

## A year of change - a year of challenge Annual Report and Accounts 2022/23

July 2023



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#### Mae'r ddogfen hon hefyd ar gael yn y Gymraeg.

This document is also available in Welsh.



## A year of change - a year of challenge

## Annual Report and Accounts 2022/23

of the Public Services Ombudsman for Wales

for the year ended 31 March 2023

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#### Foreword

This annual report reflects my first year in office. It has been a year of many successes and positive change, but also some challenges.

One of the main themes of this year continues to be our increasing caseload. Compared to last year, we saw 3% more cases overall, and, within that, a 2% increase in public service and Code of Conduct complaints. We also closed 10% more complaints – a record number.

The increase in our workload this year has been entirely down to the volume of complaints about public services. Many more complaints means more opportunities to put things right for people. We found that something has gone wrong and intervened in about 19% of complaints about public services overall. This was a similar proportion to last year but, given the number of the complaints we closed, it means that we were able to deliver justice to many more people this year.

Positively, we welcomed this year a small reduction in the number of new complaints about the Code of Conduct for local Councillors. We were also glad to see that, after the previous year's record numbers, we had to refer fewer cases of potentially serious breaches to local Standards Committees or the Adjudication Panel for Wales.

We have continued our work to promote systemic improvement of public services. 51 public bodies in Wales now operate under our complaints standards and this year alone we delivered 183 free training sessions to public bodies. We have also consulted on our next 'Own Initiative' investigation into carers needs assessments. By the time this report is published, that investigation will be under way. Together with 5 new Public Interest Reports and one Special Report, these are just some of the ways in which we continue to encourage public services to improve.

We also continue to look at ourselves – the quality of our decisions and our service as well as our responsibilities as an employer. When we issue our decision on a complaint, people can ask for a review – this year, we found that we could do more in only 7% of the review requests that we handled, often because people gave us additional relevant information. We also launched our new Service Quality process, through which we will be looking at a selection of ongoing and closed cases during the year to ensure that the quality of our work meets our Service Standards.

We continue to support our staff who are dealing with year-on-year increases in caseloads and continue to work in a flexible way, allowing us to downsize our office accommodation. During the year we were delighted to see our mean gender pay decrease further and our median gender pay gap disappear altogether.

Despite these and other positives, it has also been a very challenging year. The number of new complaints to us about public services is now 41% higher than 5 years ago. In last year alone, the number of complaints about Health Boards rose by 21%, to a record high. Health continues to be the subject of over 80% of our investigations overall and these investigations are often lengthy and complex. Whilst this is partially offset by reductions in local government complaints, this increasing caseload has impacted on our ability to meet our investigation time targets, and some people have had to wait longer for an outcome. It has also affected the well-being of our staff, with average number of days lost through sickness increasing again this year.

We understand that, to deal with these challenges, we must adjust how we operate, by adopting new ways of working and trying new solutions. Our big task this year has been to develop our new Strategic Plan, which we published in April. It sets out our vision and ambition for public services and local government in Wales. It also confirms our four new Strategic Aims:

- Delivering justice with a positive impact for people and public services
- Increasing accessibility and inclusion
- Increasing the impact of our proactive improvement work
- Ensuring that we are a healthy, efficient and accountable organisation.

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We are now working to develop our new Business Plan and Key Performance Indicators (KPIs), which will help us drive better performance, influence change and capture more accurately the impact of our work. Throughout this Report, we signal how these commitments are likely to shape our future work.

I want to thank all staff for the effort and commitment they demonstrated this year. We trust that our new Strategic Plan will help us to identify opportunities to work more efficiently and have more impact, while also allowing us to remain a supportive and healthy workplace. Nevertheless, our increasing caseload pressures are a growing concern and we will be realistic about the resources and capacity available to us to deliver change as we embark on this new chapter in our service to the people of Wales.

#### **Michelle Morris**

Public Services Ombudsman for Wales

July 2023



### About us

#### We have three main roles.



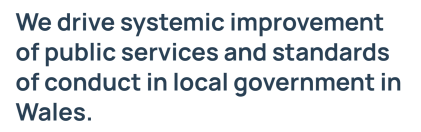
## We investigate complaints about public services.

We can look at the services provided by devolved public bodies in Wales such as local councils, Health Boards, social landlords and others. We can also look at complaints about private social care and end-oflife care, as well as some private healthcare.

# We consider complaints about councillors breaching the Code of Conduct.

We look at complaints about councillors at local councils, fire authorities, national park authorities. We also look at complaints about police and crime panels. We are also a "prescribed person" under the Public Interest Disclosure Act for raising whistleblowing concerns about breaches of the Code of Conduct by members of local authorities.





We can investigate on our own initiative, even if we have not received a complaint. We can also set complaints standards for public bodies in Wales, monitor how they handle complaints and provide training to them.



### **Key statistics**

2% more new 2% more new public service complaints - with 21% complaints about public sevices and increase in complaints about Code of Health Boards. Conduct received. Intervention in 19% of complaints about 90% public services... **10%** more complaints about public sevices 90% and Code of .... with 75% of of recommendations Conduct interventions due during the closed. year complied with through early during the year. resolution. 61% of Code of **Conduct complaints 1** Special Report about promotion of issued. equality and respect. **New Service** 12 referrals of Code of Conduct 12 **Quality process** complaints made to the launched. Adjudication Panel for Wales or local Standards Committees. Only 7% of review requests upheld.



48% of people – and 95% of those satisfied with the outcome of their complaint – happy with our service.

**183** online training sessions on good complaint handling delivered.



2 extended investigations completed.



NO median gender pay gap.

16% reduction in cost per complaint closed.



134 kqs of CO2 in emissions avoided.



New Strategic Plan developed.



## **Delivering justice**

### Introduction

8,423

#### This year we received more cases than ever.

We received **8,423 new cases** (enquiries, pre-assessments and complaints about public services and Code of Conduct). This was **3% more than last** year and means that our caseload continues to rise year on year.

3,073 of these cases were complaints about public services and Code of Conduct.



This was **2% more than last year** and marks another record number of complaints that we received in one year. This increase was entirely due to more complaints about public services.

2,790 public service
(+2%) complaints

283 (-4%)

Code of Conduct complaints

605

In addition, we started the year with 605 complaints that we did not close in the previous year. This means that we handled over 9000 cases during the year.

#### Our cases



In the <u>Appendix (page 119)</u> we explain in more detail some terms that we use to describe our cases.



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#### We also closed a record number of cases.



We closed 8,475 cases overall. Most we closed after we initially checked them. This is where we offer people advice or point them to another organisation that could help.



553

However, we also closed 3,138 complaints about public services or Code of Conduct overall - 10% more than last year. This is a huge achievement by our staff, but with the rising caseload we expect it will become increasingly difficult to maintain this performance.

2,858 public service (+11%) complaints

280 (-%) Code of Conduct complaints

Our open caseload at the end of the year has remained high - **we finished this year with 553 cases that we have not yet closed**. We are investigating almost a half of those cases and 70% of those investigations relate to health.

Unfortunately, there is still a high number of complex cases that we simply did not manage to close during the year because of our workload pressures.

In the next sections of this Report, we focus on the main trends in our **complaints** only.

In our new Strategic Plan, we have committed to explore new digital tools and processes to help us manage our increasing complaints caseload and sustain performance.

## Our complaints about public services

#### New complaints about public services

We again received a record number of complaints about public services, especially health, housing and complaint handling. We also saw increases in complaints about Health Boards and housing associations.

Health continued to be the most common subject of our complaints overall (37%, compared to 34% in 2021/22). Almost a half of those complaints were about clinical treatment in hospital, with the next largest group (20%) about treatment by GPs.

The next largest group of complaints related to housing (18%) and complaints handling (18%). The proportion of complaints about complaint handling has risen again, from 14% in 2021/22. We hoped that we would be starting to see fewer of those complaints, as public bodies put into action the learning from our complaints standards training. However, we also know that many public bodies have received many more complaints this year.



2,790 new public service complaints

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37% about health care



18% about housing

18% about complaint handling



The main bodies that people complain to us about are Health Boards, local councils and Housing Associations. We include detailed data on our new complaints in the Appendix.

#### New complaints numbers

On its own, the number of new complaints about an organisation does not have to mean that the service it offers is poor. For example, an organisation offering services to many people may receive more complaints than one that services a smaller population.

A significant increase in new complaints about an organisation may mean that there are issues about its service – but it could also reflect that its complaints process became more accessible or that it records its complaints better.

#### **Health Boards**



This year, we had 926 new complaints about Health Boards – 21% more than last year.

The number of new complaints increased for all Health Boards. As in previous years, the most complained about Health Board was Betsi Cadwaladr University Health Board. However, when looking at the population, the Health Board with most complaints for every 1,000 residents was Swansea Bay University Health Board.

Whilst the number of complaints about Powys Teaching Health Board more than doubled, this remained by far the lowest number across all Health Boards in Wales.

#### Local councils



1,020 of our new complaints this year related to local councils - 11% less than in 2021/22.

The council that was the subject of most complaints was Cardiff Council, while we received fewest complaints about Blaenau Gwent County Borough Council and Torfaen County Borough Council. However, in terms of the proportion of complaints to the population of each council, the most complained about council was Ceredigion.

#### **Housing Associations**



This year, we had 348 new complaints about Housing Associations – 15% more than last year.

The number of complaints about these bodies has more than doubled since 2020/21.

Although we have usually tended to receive a small number of complaints about most Housing Associations, this year 62 complaints related to Hafod Housing Association - more than double the number we received last year. This increase may be influenced by our work with this organisation to better record complaints.

Almost a half of the complaints about Housing Associations overall – 48% was about repairs and maintenance. This was higher than in the previous year (46%).



#### **Closed complaints about public services**

By looking at how many complaints we close, we can better understand how efficient we are in dealing with our casework. We know that people complaining to us are often desperate for help and our staff worked incredibly hard this year to consider complaints as efficiently as possible and to minimise delays.

We again closed a record number of complaints this year. We found that public services made mistakes, and we intervened, in a slightly higher proportion of complaints than last year. Overall, we were able to put things right for many more people this year.

Mostly, we were able to intervene without conducting a full investigation - **75% of our interventions happened through Early Resolution**. This is even a higher proportion than last year (69%). Many people complaining to us want to see their case resolved quickly and investigations take significant time and resources.

We aim to close complaints as quickly as we can. This year, we have mostly managed to close cases in a timely way if we decided not to investigate, or if we intervened through Early Resolution. However, with our high workload, we have struggled to meet our investigation time targets. We include details of our performance against our targets in the Appendix.

#### Intervention

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Intervention means that we found that the body made a mistake and it needs to put things right.

We can intervene without investigating or by suggesting an Early Resolution. We can also intervene after we investigated - by publishing a report which upholds a complaint, or by suggesting a settlement between the body and the person complaining.

In general, we would want our intervention rate to be low.

#### 2,858

We closed 2,858 complaints about public services – 11% more than last year.

#### Assess 2,655 (93%)

We closed 2,655 complaints after we assessed them.

We look at all complaints carefully, to decide if we should investigate and whether things need to be put right.

There are many cases that we cannot - or decide not to - take further action on. However, assessing all these cases requires a lot of detailed work from our staff.

> We closed the complaint - for example, because we did not have the powers to look into it further.

We intervened by resolving the complaint early.

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#### Investigate 203 (7%)

69

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We closed a further 203 of these complaints after investigating.

This was the same proportion as last year. We only investigate in more complex cases that we cannot resolve in any other way. Most of our investigations relate to health.

With our caseload increasing year on year, it is even more important that we investigate only when there is no other way for us to deliver justice.

> We did not uphold the complaint, or we discontinued the investigation.

136 We upheld the complaint or settled it.



→ 2,251

402

Overall, we intervened in 538 or 19% of the complaints that we closed. The proportion of our interventions was only slightly higher than last year (18%). However, because of the large number of the complaints that we closed this year, this means that we were able to put things right for many more people.

#### **Health Boards**



We intervened this year in 30% of the complaints about Health Boards that we closed – the same as last year. The Health Board with the highest intervention rate was Hywel Dda University Health Board (41%), while we saw the lowest rate of intervention for Powys Teaching Health Board (22%). Our intervention rates into complaints about other Health Boards remained similar to last year.

#### **Local councils**



We intervened this year in 13% of complaints about local councils - a slightly lower proportion than last year (14%). The council with the highest intervention rate was Ceredigion, at 30%. As in the previous year, we did not intervene in any complaints about Blaenau Gwent.

#### **Housing Associations**



We intervened this year in 13% of complaints about housing associations – compared to 14% last year. We noted the highest intervention rate for Taff Housing Association (40%) but this only amounted to intervention in two complaints. We intervened in 1 in 4 complaints about Hafod Housing Association this year.



#### Recommendations

When we find that something has gone wrong with public services, we recommend that the body that provided those services puts things right.

This year, we issued 1,259 recommendations to public service providers (compared to 1,131 last year).

As in previous years, we most commonly recommended that the organisation apologised.

We sometimes recommend some financial redress, for example, for the complainant's time and trouble, or for distress. However, sometimes this is not enough to put things right for the person who complained. Many people who complain to us want to make sure that others will not have to face the same injustice.

About 9% of our recommendations this year were about steps to make sure that services improve – for example, through training for staff or review of current practice. This was lower than last year (15%).

Under our new Strategic Plan, we commit to seek assurance that our recommendations deliver systemic improvement of public services in Wales.



#### Compliance

Our recommendations aim to put things right, secure justice and improve services for the benefit of the public - not just for those who complain. When we make recommendations, we agree a date by which the organisation needs to comply and we ask them to send evidence that they have complied.

During the year, we have stepped up our efforts to ensure that organisations show us how they complied with our recommendations. This year, the organisations gave us evidence that they complied with **90% of the recommendations that they agreed would be implemented during the year**, compared to 81% last year. We will be chasing up the evidence related to the remaining recommendations.

If organisations do not comply with our recommendations, we can issue a 'Special Report', which is a public report. We issue very few Special Reports – the last one was in 2020. However, this year we had to issue one such report – about Bannau Brycheiniog National Park Authority.



90% of recommendations due during the year were complied with during the year.



1 Special Report issued.

#### Our reference: 202104092

In 2015, Mr N complained to the Authority about how the water from the Authority's land affected an unmade track leading to his property.

The Authority issued its decision 3 years later and Mr N complained to us. We resolved that complaint in 2019. However, in 2021, Mr N complained to us again that the Authority had not acted as promised to put things right for him. We looked into this complaint, upheld it, and again recommended what the Authority should do. However, by the end of 2022, we still saw no evidence that the Authority had complied with our recommendations.

We therefore had no choice but to issue a Special Report about this case and make another recommendation to the Authority: to remedy further injustice to the complainant and ensure that its Audit & Governance Committee had regular oversight of the matter until it was satisfied that the work had been completed.



## Our complaints about the Code of Conduct

## New Code of Conduct complaints

Compared to last year, we received fewer complaints about the Code of Conduct. We were glad to see fewer complaints about members of Town and Community Councils. However, we are concerned that more of our complaints relate to promotion of equality and respect. We received 442 complaints about the Code of Conduct but had enough information to look into 283 - 4% less than last year.

Over a half of these complaints (56%) were about councillors at Town and Community Councils. However, for the first time since 2019/20, we saw a decrease in the number of complaints about this group of councillors. In contrast, we had 7% more complaints about councillors at principal councils.

**56%** of new Code of Conduct complaints were about councillors at Town and Community Councils.



We report the subject of the Code of Conduct complaints based on the <u>Nolan Principles</u>, which are designed to promote high standards in public life. 61% of the complaints that we could look into were about the promotion of equality and respect. This was a much higher proportion than last year (51%).

Generally, the cases that we categorise under 'respect' are lower level complaints. These are the ones where we tend to decide quickly that we will not investigate, or where we recommend that the complaint is resolved locally. The complaints that we categorise under 'equality' commonly involve more serious allegations of bullying or discrimination.

## Our reference: 202005902

Carmarthenshire County Council's Standards Committee suspended a councillor for 1 month for breaches of the Council's Code of Conduct, which included a failure to show due regard to the principle that there should be equality of opportunity for all people, regardless of their gender, race, disability, sexual orientation, age or religion.



61% of our new Code of Conduct complaints were about promotion of equality and respect.



## Closed Code of Conduct complaints

We investigated this year a slightly lower proportion of Code of Conduct complaints than last year.

We also referred fewer complaints to the Adjudication Panel for Wales and Standards Committees.

This is positive, as it suggests that we saw fewer very serious breaches of the Code. We apply our 'public interest test' to decide which cases we should investigate. Public interest can be described as something which is of serious concern or benefit to the public.

Generally, we investigate only a small proportion of the Code of Conduct complaints we receive. This shows that the standards of conduct in local government are generally good.

In 2022/23, we assessed or investigated 280 complaints about the Code of Conduct - about the same number as the previous year.

We investigated 35, or 13%, of these complaints – a slightly lower proportion than last year (14%).

**35** Code of Conduct investigations.

12

referrals to the Adjudication Panel for Wales or local Standards Committees.

26

It is not up to us to decide whether a councillor has breached the Code of Conduct. In cases where we investigate and consider that there may have been a serious breach of the Code of Conduct, we refer the complaint and our findings to a local Standards Committee or to the Adjudication Panel for Wales to determine.

These bodies then independently look at the evidence we have gathered, together with any information put forward by the councillor concerned. They then decide whether the councillor breached the Code of Conduct and if so, what penalty to impose.

In 2022/23, we referred 8 complaints to the Standards Committees of the relevant local authorities and 4 to the Adjudication Panel for Wales. Overall, this was much less than the previous year (20). We welcome this, as it shows that we found fewer potentially serious issues that could undermine public confidence in the people who represent them.

Here, we give examples of two decisions, following our referrals, that the Adjudication Panel for Wales issued this year.

## Our reference: 202000660

A member of Pembrokeshire County Council was disqualified from holding office as a councillor for 3 years for bullying behaviour towards another councillor, harassment of a member of the public and other serious misconduct which brought his Council into disrepute.

You can read about this decision on the Adjudication Panel's website <u>here</u>.

## Our reference: 202004442

A former member of Llansantffraed Community Council was disqualified from holding office as a councillor because she brought her office as a councillor into disrepute, having been convicted of the criminal offence of causing bodily harm by 'wanton and furious driving' contrary to Section 35 of the Offences against the Person Act 1861.

You can read about this decision on the Adjudication Panel's website <u>here</u>.



The Adjudication Panel for Wales and Standards Committees upheld and found breaches in 96% of our referrals they considered in 2022/23. This gives us additional assurance that our process for considering these complaints is sound.

Although we noted some positive trends this year, we continue to underline the value of more education and training for councillors on the Code of Conduct. To raise awareness of our process, we produced a video for new councillors following the May local elections.

We also encourage more use of local resolution procedures. These procedures can calm situations, deal with problems early and prevent the need for further escalation to our office. Under our new Strategic Plan, we commit to support good standards of conduct by councillors in local government in Wales and explore new ways and resources to do this.



The Adjudication Panel for Wales and Standards Committees upheld and found breaches in 96% of our referrals they considered in 2022/23.

#### Whistleblowing disclosure report

Since 1 April 2017, we are a 'prescribed person' under the Public Interest Disclosure Act 1998. The Act provides protection for employees who pass on information concerning wrongdoing in certain circumstances. The protection only applies where the person who makes the disclosure reasonably believes that:

- 1. They are acting in the public interest, which means that protection is not normally given for personal grievances.
- 2. The disclosure is about one of the following:
  - Criminal offences (this includes financial improprieties, such as fraud)
  - Failure to comply with duties set out in law
  - Miscarriages of justice
  - Endangering someone's health and safety
  - Damage to the environment
  - Covering up wrongdoing in any of the above categories.

As a 'prescribed person', we are required to report annually on whistleblowing disclosures made in the context of Code of Conduct complaints only.

In 2022/23, we received 24 Code of Conduct complaints that would potentially meet the statutory definition of disclosure from employees or former employees of a council. 8 of these complaints related to promotion of equality and respect.

We investigated 13 of these complaints. So far, we have closed 1 of those investigations. We discontinued that investigation, as we decided that it was not in the public interest to pursue it.

We concluded an investigation into 1 relevant complaint that was ongoing since 2020/21. We found no evidence of breach.



We concluded investigations into 6 relevant complaints which were received in 2021/22. Of these:

- we referred 4 to the Adjudication Panel for Wales.
- for 2, we decided that we did not need to take any further action.

Of the 4 referred to the Adjudication Panel for Wales, a former member of St Harmon Community Council was disqualified by the Panel from holding office as a councillor for 12 months. The other 3 cases are awaiting hearing.

4 investigations opened in 2021/22 are still ongoing.

### The quality of our decisions

We do our best to make sure that we handle complaints fairly and in a transparent way. As our caseload increases, we receive more and more requests for a review of our decision. Those reviews are considered by a member of staff who was not previously involved in the case.

In 2022/23, we handled 285 review requests and follow-ups to previous review decisions (including cases we carried over from the previous year). This was 10% more than the previous year. We managed to close 271 of these cases, 13% more than previously.

We upheld 7% of the review requests that we closed – the same proportion as in 2021/22. This is a very small number of cases overall and gives us confidence that our process is sound.

Where we re-opened cases, as in previous years this was often because we received more evidence from the complainant. However, our review sometimes concludes that we could have done more. When this happens, we take steps to make sure we learn any lessons.

## Our reference: 202202850

The complainant sent us information in a number of emails. Although we had a lot of information to help us assess the complaint, one of the emails contained documents that were password protected. The complainant flagged this to us and asked us to contact him for the password, but we did not do so.

When we reviewed this case, we concluded that we had not properly listened to the complainant or fully considered his complaint and we opened a new file to ensure we did so.

We identified this as a learning point to ensure that we follow up with complainants on occasions where we cannot access all the information sent to us. No cases were subject to judicial review proceedings in 2022/23.

During 2021/22, one former councillor applied to the High Court for permission to appeal a decision of the Adjudication Panel for Wales to disqualify them from being a councillor for 12 months. A hearing which had been set was adjourned, following a request by the former councillor. The application has not yet been considered by the Court. Under our new Strategic Plan, we will develop new measures to check how we are performing. One of our Key Performance Indicators will be the proportion of reviews where we find that our original decision was appropriate.

We upheld only 7% of review requests last year. This gives us confidence that our process is sound.

## The quality of our service

We want to deliver an excellent service. We have 5 Service Standards that explain what service people can expect from us. Read more about our Standards <u>here</u>.

To check how we are doing, every year we monitor and analyse our performance and gather feedback from our service users and from organisations that we look into.

## What complainants think about our service

Every year, we organise a telephone survey of about 200 people who complained to us during that year.

In the Annual Report for 2021/22, we noted with some concern a drop in how people judged our service overall. However, the results this year suggest that we have started to improve.

Generally, people tend to be happier with our service if they are happy with the outcome of their complaint.



48% of people – and 95% of those satisfied with the outcome of their complaint – said that they were happy with the service they received from us. In 2022/23, we also handled 32 complaints about us. Of the complaints about us that we closed, we upheld or partially upheld 36%. This is a lower proportion than last year (41%).

These complaints related to issues around how we communicated, how quickly we considered complaints and how we paid attention to detail. We communicated the findings internally to make sure we do not make the same mistakes again.

To ensure that we are open and accountable, if people are unhappy with how we handled their complaint about us, they can ask for that complaint about our service to be considered by an external independent review service. During 2022/23, 19 people referred their complaints to our external review service (compared to 6 last year). The external review service upheld 10.5% of issues raised in these complaints.

## What organisations think about our service

We also invite comments on our work from the organisations that people complain about.

This year, we issued an online survey to 92 public bodies. We asked them for comments on their most recent complaint with us, as well as on our work in general. We received 42 complete responses. The results were broadly positive. **Overall satisfaction with our service scored 8 /10** (about the same as last year).

We also held three Sounding Board sessions in April 2023, with local councils, Health Boards and Housing Associations. 44 organisations were represented. We had feedback on some areas that we could improve – for example, how consistent we are when setting deadlines for organisations to send us evidence. However, overall, the feedback was very positive.

#### Service quality

During the year, we introduced our new Service Quality process. From now on, we will look at a selection of ongoing as well as closed cases during the year, to ensure that the quality of our work meets our Service Standards.

By the end of 2023/24, we are hoping to be able to have our first service quality scores, which will help us to identify areas for improvement and set targets for the years to come.

Under our new Strategic Plan, we commit to further enhance the quality of our service delivery, in line with our Service Standards and service user feedback.



84% of public bodies that responded to our survey said that our findings positively influence their organisation.



## **Accessibility and inclusion**

We want to make sure that we offer a fair and equal service to all. We had some successes this year, but we will continue to work to improve how accessible we are.

We publish detailed information about the profile of people who complain to us in our Annual Equality Report. You can read our Annual Equality Reports <u>on our website</u>.

#### **Contacting us**

Some people may find it more difficult to complain than others and there are many ways in which we can help. We were glad to see that **87% of our complainants that we asked said that it was easy to contact us** – compared to 80% last year.

Most people complain to us online, by email or by post. However, since 2019, we can also accept complaints that are not in writing. This year, we took 160 oral complaints – compared to 221 last year. We know that this service is demand led.

However, we will be highlighting the option to complain to us other than in writing as part of our future communications and engagement work.

#### **Additional support**

We are committed to asking all people who complain to us if they need help and support. We ask anyone who contacts us how they would want us to communicate – by phone, email or by post. In addition, this year, 79 people asked us to make some additional adjustments to help them use our service.

We also asked in our telephone survey whether, where people needed such support, we met their needs. Only 4% of people said they needed such support. Of those, 37% said that we met their needs. Although the number of people who said that we did not was very small (6), we will look to improve how we make our complainants aware of the additional support that we can offer.

## Outreach and engagement

We know that some communities rarely complain to us and we want to change that.

During the year, we have sought to reach our target communities mainly through our social media. Our content has helped us build a better following - we gained 223 new followers on LinkedIn and 46 new followers on Twitter.

We also worked hard to develop our new brand identity, which features much more accessible, high contrast colours. With that work completed, we are now starting to develop new visual resources that will support our future face-to-face outreach activities.

Finally, we stepped up our conversations with advice and advocacy bodies in Wales. We reached out to over a hundred organisations to create an up-to-date directory of advice and advocacy support that could be available for our complainants. This work is ongoing. We also convened our annual Sounding Board with advice and advocacy bodies. 14 organisations attended that session and shared with us valuable feedback.

# Welsh language

We fully embrace the Welsh language and we want to make sure that we treat it no less favourably than English in all aspects of our work and that we meet the needs of Welsh speakers. You can read our revised Welsh Language Policy <u>on our website</u>.

We are confident that we meet all our Welsh Language Standards. We received no complaints about the Welsh language this year.

People who complain to us can deal with us in Welsh if they wish. In 2022/23, only 26 people chose that option. During the next year, we will do more to find out why so few people use our service in Welsh.

Under our new Strategic Plan, we commit to do much more to make sure that our service is relevant and accessible and that people across Wales are aware of our office and understand how we can help.



# **Promote Learning**

# **Complaints Standards**

In 2019, we gained new powers to proactively improve how public bodies handle complaints. We continue to develop how we use those powers.

51 public bodies in Wales now operate under our complaints standards. This includes all Health Boards and local councils, as well as 19 housing associations.

We provided **183 training sessions to public bodies across Wales** in 2022/2023. We delivered almost all of our sessions remotely over Microsoft Teams and we provided them to organisations for free.

The feedback we receive from the attendees continues to be universally excellent. We are very proud of how we have been able to support public bodies at a particularly challenging time for them, but also for our own office. We published more statistics about complaints handled by local councils and – for the first time – by Health Boards and Trusts. More information can be found on our website <u>here</u>.

> Since the training I am trying to change my behaviour so that I listen to incoming calls with an open mind and not type up the log notes before they have finished speaking.



183 online sessions on good complaint handling delivered. My many thanks for the training sessions. They really did make me think very deeply about how we respond to clients.

Under our new Strategic Plan, we will enhance the impact of our Complaints Standards work.



# **Own Initiative investigations**

We can undertake two different types of own initiative investigations: extended and wider.

**Extended investigation** happens when we are already investigating a problem and we extend the investigation to other issues or complainants. In 2022/23, we closed 2 extended investigations. 3 further investigations are ongoing.

#### Our reference: 202102797

By extending our investigation, we found that a patient with respiratory problems in the care of Betsi Cadwaladr Health Board was wrongly given medication which had the potential to slow breathing and which should have been used only with caution in elderly patients. We also found that the patient was not adequately monitored for several hours afterwards.

#### Our reference: 202102797

We extended an investigation into a complaint about the Welsh Ambulance Services NHS Trust, related to ambulance delay, to include the actions of Aneurin Bevan University Health Board and handover delays once the ambulance arrived at a hospital.

We found that the Emergency Department of the hospital in question was under severe pressure at that time and that, in the circumstances, the care that the patient received was reasonable. We also found that, although the delay must have caused the patient and her family distress, it did not change her health outcomes. Wider investigation happens when we conduct a stand-alone investigation which does not relate to a complaint made by an individual.

During the year, we consulted on our next wider own initiative investigation. Our initial plan was to look at accessibility of complaints processes and needs assessments for unpaid carers. We identified this as the potential area for investigation after engaging closely with Carers Wales and taking soundings from other regulatory and audit bodies. We received 76 responses, with almost half of those respondents being unpaid carers.

After reviewing those responses, we decided to narrow the focus of our investigation to **access to needs assessments** only. We then consulted on the detailed investigation proposal with the specific local councils that we planned to investigate - Caerphilly, Ceredigion, Flintshire and Neath Port Talbot. That consultation closed in May and we launched the investigation at the beginning of June.

We have also continued to gather evidence of **the impact of our previous wider own initiative investigation into homelessness assessments and reviews**. Updated data about homelessness assessments and reviews is being collated from councils. We have also liaised with Shelter and Tai Pawb to gather their views about current homelessness services.

> Our next Own Initiative Investigation will look at access to needs assessments for unpaid carers.

# Sharing our findings and insights

We believe that it is very important that we share findings and insights from our casework as widely as possible to help improve public services. We publish summaries of all our investigations on our website and share our public interest reports with a wide range of organisations, including the Welsh Government.

# **Public interest reports**

When we investigate a complaint and we think that something has gone wrong, we usually prepare a report which explains our findings. Sometimes, we decide to issue a Public Interest report. We do this for example when:

- there are wider lessons from our investigation for other bodies
- what went wrong was very significant
- the problem that we found may be affecting many people, not just the person who complained to us, or
- we had pointed out the problem to the body in the past, but the body did not address it.

When we issue a Public Interest Report, we draw attention to it in the media. The body must also publish an announcement in the press about the Report.

This year, we issued 5 Public linterest Reports – compared to 7 in 2021/22. You can find them on our website <u>here</u>.



#### Our reference: 202102797 and 202105931

We found that Cwm Taf Morgannwg University Health Board missed two opportunities to correctly diagnose and treat a patient's ruptured appendix, resulting in her death from sepsis in August 2020.

#### Our reference: 202100024

We found that Wrexham County Borough Council did not adequately support a vulnerable adult with learning disabilities in the Council's supported living accommodation.

#### Our reference: 202102604

We found that a patient with multiple sclerosis suffered significant injustice as Betsi Cadwaladr University Health Board failed to adequately monitor and oversee his commissioned care.

#### Our reference: 202102028

We found that Cardiff and Vale University Health Board failed to adequately assess the patient's clinical history and new symptoms and did not admit him to the ITU after surgery. This ultimately led to his deterioration and death.

#### Our reference: 202101000

We found that the dignity of a patient with bowel care needs was compromised after Betsi Cadwaladr University Health Board failed to deliver appropriate medical and nursing care.

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# Our Equality and Human Rights Casebook

This year we published our fourth Equality and Human Rights Casebook.

We do not make definitive findings about whether a public body has breached an individual's human rights. However, if we find that something has gone wrong in the delivery of public services, we consider whether a person's human rights may have been engaged. If we think it is relevant, we comment on how the body providing the service considered those rights.

Our Equality and Human Rights Casebook assembles a selection of cases where human rights or equality issues have either been raised as part of the complaint or have been central to our findings. You can read the Casebook <u>here</u>.

## **Annual letters**

Every year, we send letters to health boards and local councils about the complaints we received and considered about them during the year. We do this to help these organisations improve their complaint handling and the services that they provide. The organisations must report this information through their internal governance arrangements and use it to see how they can improve. We publish all annual letters on our website <u>here</u>.

# **Public policy**

We use our expertise and the evidence from our casework to contribute to the development of public policy in areas such as health, social care and local government.

In 2022/23, we responded to 9 public inquiries and consultations. One of our key responses was about the introduction of the Duty of Candour - a legal requirement for all NHS organisations in Wales to be open and transparent with service users when they experience harm whilst receiving health care.

We welcomed this Duty, but underlined that it would not be successful without the right culture in place. We pointed out that the introduction of this Duty could mean that we receive more complaints or that we will have to consider how the Duty was implemented in cases that reach us. We also opposed any legal changes that would allow health bodies to reconsider complaints following our findings. We are glad that the Welsh Government accepted some of our points, but remain concerned about the broader impact of this Duty.

## Engagement

It is important that we directly engage with the bodies in our jurisdiction and other stakeholders operating in the sectors which account for most of our complaints. We continue to focus our main improvement efforts on Health Boards.

As part of this work during 2022/23, the Ombudsman met with Chief Executives of all Welsh Health Boards and many local councils and Housing Associations.

We also aim to share relevant information and insights with other key stakeholders responsible for the scrutiny of the health sector, such as Healthcare Inspectorate Wales, Care Inspectorate Wales, General Medical Council, Community Health Councils (now Llais) and Audit Wales, as well as the Welsh Commissioners.



# **Use Resources Wisely**

# Our people

We value and support our staff. We want them to develop the knowledge and skills that they need to offer an efficient and professional service. We are also committed to creating a healthy, equal, diverse and inclusive workplace. We are proud of how our staff performed this year, but are concerned about their health and well-being if the pressures on our service continue.

# **Training and development**

We want all our staff to complete at least 28 hours of training and development each year (pro rata for staff who work part time). In 2022/23, 80% of our staff achieved this. This was a higher proportion than last year and a significant achievement, given our workload pressures.

Through our appraisal process, we make sure that each member of staff sets clear objectives and priorities for the year ahead and that we review their progress regularly. New colleagues follow a separate process - we set them more immediate objectives and priorities. For staff returning from maternity/adoption leave or long-term sickness, we agree their objectives when they return. This year, **all our staff completed the appraisal process**.

# Health and wellbeing

We want our staff to be healthy and well. The very high caseload this year has put them under immense pressure.

The average percentage of working days lost through staff sickness increased from 2.7% to 3.29%. This means that **an average of 8.59 days per employee were lost because of sickness**, compared to 7.15 days in 2021/22. However, this was mainly because of long-term absences, with short-term absences marginally lower than last year.

We have continued to offer our staff support to improve their wellbeing. This has included using stress risk assessments to help staff identify emerging issues. We also kept offering Mental Health First Aider support to staff. We will continue to look for ways to handle work more efficiently and continue to recruit excellent staff when vacancies arise.



# Equality, diversity and inclusion

Equality, diversity and inclusion is important to us – as a service provider and as an employer.

Every year, we look at how well the profile of our staff a reflects the population of Wales.

The proportion of people in our workforce who identified with diverse ethnic backgrounds decreased only slightly to 7% and remained slightly higher than the Welsh average.

However, several groups remain not well represented among our staff. Very few members of staff were under 25. The proportion of people who identify as disabled increased slightly, but was still much lower than the Welsh average. Very few people said they came from diverse national backgrounds, or identified as LGB+. We also look at gender equality in our workplace. Women among our job applicants and staff consistently outnumber men by a significant margin. 75% of our current staff identified as female (compared to 76% last year).

We further **reduced our mean gender pay gap**, from 17% to 12%. We are also delighted to report that **we no longer have a median gender pay gap**. For comparison, Chwarae Teg estimated that median Gender Pay Gap in Wales in 2021 was 12.3%.

During the year, we developed a new Menopause Policy and signed the Menopause Pledge.



This year we had no median gender pay gap.



# Welsh Language skills of our staff

Under the Welsh Language Standards, every year we measure the Welsh language skills of our workforce.

In 2022/23, 13% of our staff said that Welsh was their main language (compared to 14% last year). However, the proportion of people with fairly good or fluent skills was generally higher than last year:

- speaking: 26% (compared to 26% last year)
- reading: 31% (compared to 29% last year)
- writing: 27% (compared to 26% last year)
- understanding: 32% (compared to 30% last year).

We are very happy with these results but continue to build our capacity to offer a Welsh medium service. We supported 8 colleagues to undertake Welsh language training during the year, with many more attending Welsh language awareness course.



Welsh language skills of our staff have improved.



This year, a higher proportion of our staff told us that they had fairly good or fluent Welsh language skills.



# Sustainability

We understand that we need to play our part in protecting the environment and continue to develop sustainable working practices.

We produced just over 17,500 kg of waste. This was 92% more than last year and reflects the fact that, during the year, we downsized our office space and staff cleared their desks and cupboards. We were able to recycle 95% of waste and sent no general waste to landfill.

We used only slightly more energy than last year.

We avoided 134 kgs of CO2 in emissions. This was 24% less than last year and reflects the fact that more of our staff now work more regularly in the office. We are required by law to publish a report on our sustainability under the Biodiversity and Resilience of Ecosystems Duty (section 6 duty). We publish in that report detailed information on how we managed waste, used electricity and calculated commuting emissions.



We avoided 134 kgs of CO2 in emissions.

Under our new Strategic Plan, we commit to reduce our carbon footprint.

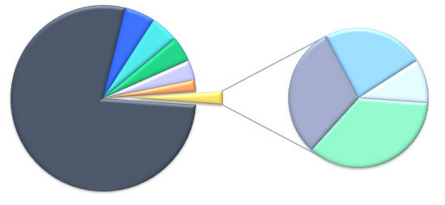


# **Financial Management**

Overall resource and cash expenditure has increased as a result of the additional funding provided to us from the Welsh Consolidated Fund to fund pay awards and inflation.

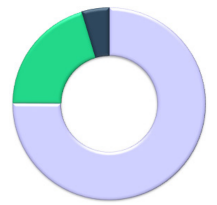
	2022/23	2021/22	Change
Resource Out-turn	£000s	£000s	£000s
Total Resource	5,341	5,114	+227
Cash Requirement	5,308	5,126	+182

### Gross Resource Expenditure 2022/23



- Staff 77.8%
- Computer services 5.3%
- Legal and professional fees 4.9%
- Depreciation (incl. IFRS 16) 4.4%
- Uther property costs 3.6%
- Gffice costs 1.9%
- Training and recruitment 0.8%
- Communications 0.7%
- Rent (irrecoverable VAT) 0.5%
- Travel and subsistence 0.2%

# Analysis of Spending by Strategic Aims



- Complaints service 75%
- Improvement 20%
- Accountability and value for money 5%

## **Casework Costs**

As outlined in previous years' Annual Report & Accounts we will now present average costs as calculated for our main activity – receiving, considering, investigating and responding to enquiries and complaints. This is our activity under Strategic Aim 1, and we will use the analysis figures for Operating Costs by Strategic Aims, presented within these audited accounts.

The graphs below show firstly cost per case for the full enquiry and complaints work completed in the year and secondly for cases completed in the year.



#### Cost per Case for Total Office Casework Closure

Total closed —Cost per total closed



#### Cost per Case for Total Office Complaints Closure

Total closed — Unit cost

Note: These graphs are based on expenditure on this Strategic Objective and adjusted to 2022/23 prices.

The casework costs reflect changes to costs and to the number of complaints and enquiries completed during the year. The variation in costs per case reflects the fact that in 2022/23, case closures were the highest ever since the creation of the Ombudsman's office, whilst our costs were significantly lower when adjusted for CPI inflation as at March 2023.

### **Proactive powers**

We identify expenditure related to the additional powers provided to the Ombudsman under the Public Services Ombudsman (Wales) Act 2019, and for 2022/23 this is as reported below:

PSOW Act 2019: Expenditure in 2022/23	£000s
Staff costs	304
Premises	15
Computer Services	12
Office costs	3
Training	2
Communications	1
Advisory and Legal	1
Total	338
Budget	349
Variance	11

We also continue to work to identify the benefits realised by our work using these powers, as well as the costs avoided as a result of the legislation and our work. Our work on this refers in particular to the Regulatory Impact Assessment and Explanatory Memorandum prepared on behalf of the Senedd Cymru Finance Committee to support the (then) proposed legislation.

Whilst there have been, of course, many factors affecting public services and complaints in Wales since the Explanatory Memorandum was prepared, we have worked to assess the impact of the additional powers and compare that with the estimated impact. The legislation reflected the fact that the number of complaints to the Ombudsman was likely to increase by between 5% and 12% per annum. The 'do nothing' option reflected that additional resources would need to be provided to the Ombudsman to meet this demand and used a unit cost approach to identifying the resulting additional costs.

The actual number of complaints received in 2022/23 was lower than the lowest projection, suggesting that our active improvement work has helped slow the increase in complaints. Using the methodology in the Explanatory Memorandum (using a unit cost per complaint), this equates to a cost avoidance saving of between £300k and £2.3m in 2022/23 alone. Whilst our improvement work will have made a significant contribution to this saving, there will, of course, have been other factors too. The powers under the Act were also intended to increase access to justice and support wider public service improvement. These are harder to quantify but no less important, and we are confident that our Own Initiative investigations and acceptance of complaints other than in writing (primarily oral complaints) have contributed to these aims.



# Expenditure to 31 March 2023 compared to previous year

year	2022/23	2021/22	Reasons for significant changes	
	£000	£000		
Salaries	3,017	2,863		
Social Security costs	314	273	Pay award of £1,925 per FTE and increase in staff numbers (2 FTE)	
Pension costs	809	745		
Pension fund charges	28	39		
Total Pay	4,168	3,920		
Rent	28	193	2022/23 figures on IFRS 16 basis	
External Audit fee	17	19		
Legal and professional fees	243	173	Additional professional fees incurred	
Other property costs	192	171	Includes IFRS 16 interest charge	
Computer services	284	331	Security & resilience upgrades in 2021/22	
Office costs	104	137	Reduced library & telephone costs	
Travel and Subsistence	12	6	Increased travel post-pandemic	
Training and Recruitment	42	36	Increased recruitment in 2022/23	
Communications	36	47	Reduced translation costs in 2022/23	
Depreciation	234	61	2022/23 figures on IFRS 16 basis	
Total other Administration Costs	1,192	1,174		
Gross Costs	5,360	5,094		
Income	(19)	(17)	Additional income for payroll services to Future Generations Commissioner	
Net Expenditure	5,341	5,077		
Capital	-	37	Security & resilience upgrades in 2021/22	
Net Resource	5,341	5,114		

More detailed financial information can be found in the financial statements and notes that support the accounts.

Signature M A Morris

### **Michelle Morris**

#### Accounting Officer

Public Services Ombudsman for Wales



# Accountability Report 2022/23

# **Corporate Governance Report**

### **Ombudsman's Report:**

Under the Government of Wales Act 2006, the Office is financed through the Welsh Consolidated Fund (WCF) with any unspent cash balances repaid into the WCF after a certified copy of the accounts has been laid before the Welsh Parliament. This creates a further control in that there is a need to effectively manage the budget on both a cash and a resource basis. The salary of the office holder of the Public Services Ombudsman for Wales and the related costs are a direct charge on the WCF and are administered through the Welsh Parliament.

As at 31 March 2023, the Office comprised 82 permanent full and part-time staff based in Pencoed, Bridgend including the Ombudsman, Chief Operating Officer & Director of Improvement, Chief Legal Adviser & Director of Investigations, as well as investigation and support staff.

The Welsh Parliament provided cash of £5.3 million for the funding of the Office. £1k of this overall funding is due to be returned to the WCF, being the unused cash balance at the year-end. The expenditure of the Office was kept within the Estimate agreed in November 2021 and amended by Supplementary Budgets during 2022/23.

As referred to previously in the report, our unit costs have fallen to their lowest levels and reflect the highest number of complaints and enquiries closed by the Office, whilst our costs were significantly lower when adjusted for CPI inflation.



### **Remuneration and Pension Liabilities**

Details of the pay and related costs of the Ombudsman and the Office are shown in the Remuneration Report.

Pension obligations to present and past employees are discharged through the Principal Civil Service Pension Scheme (PCSPS) and the pensions paid directly to former Commissioners or their dependants.

Further details are given in the Pensions Disclosures.

#### **Corporate Governance**

The office holder of the Public Services Ombudsman for Wales is a Corporation Sole.

The Audit & Risk Assurance Committee supports the Ombudsman by reviewing the comprehensiveness and reliability of assurances on governance, risk management, the control environment and on the integrity of financial statements and the annual report. Further details are set out in the Annual Governance Statement.

## **Register of Interests**

A register of interests is maintained for the Ombudsman, Directors and members of the Advisory Panel and Audit & Risk Assurance Committee.



# **Accounts Direction**

Under the Accounts Direction issued by HM Treasury dated 21 December 2006, the Ombudsman is required to prepare accounts for the financial year ended 31 March 2023 in compliance with the accounting principles and disclosure requirements of the edition of the Government Financial Reporting Manual (the FReM) issued by HM Treasury which was in force for 2022/23.

The accounts have been prepared to:

- Give a true and fair view of the state of affairs at 31 March 2023 and of the net resource out-turn, resources applied to objectives, recognised gains and losses and cash flows for the financial year then ended.
- Provide disclosure of any material expenditure or income that has not been applied for the purposes intended by the Welsh Parliament or material transactions that have not conformed to the authorities that govern them.

## **Auditors**

The Auditor General for Wales is the External Auditor of the accounts of the PSOW as laid down in paragraph 18 of Schedule 1 to the Public Services Ombudsman (Wales) Act 2019.

The cost of the audit for 2022/23 was £17k (2021/22 = £19k).

As far as I am aware, my predecessor and I have taken all the steps necessary to make the auditors aware of any relevant audit information.

Signature M A Morris

## **Michelle Morris**

#### Accounting Officer

Public Services Ombudsman for Wales

19 July 2023



# Statement of Accounting Officer's Responsibilities

Under the Public Services Ombudsman (Wales) Act 2019, as Public Services Ombudsman for Wales I am required to prepare, for each financial year, resource accounts detailing the resources acquired, held or disposed of during the year and the use of resources by the PSOW during the year.

The accounts are prepared on an accruals basis and must give a true and fair view of the state of affairs of the PSOW and its net resource out-turn, Statement of Financial Position and cash flows for the financial year.

In preparing the accounts, as the Accounting Officer, I am required to comply with the requirements of the 'Government Financial Reporting Manual' and in particular to:

- Observe the Accounts Direction issued by the Treasury including the relevant accounting and disclosure requirements and apply suitable accounting policies on a consistent basis.
- Make judgements and estimates on a reasonable basis.
- State whether applicable accounting standards as set out in the Government Financial Reporting Manual have been followed and disclose and explain any material departures in the accounts.
- Prepare the accounts on a going concern basis.
- Confirm that the annual report and accounts as a whole is fair, balanced and understandable.
- Take personal responsibility for the annual report and accounts and the judgements required for determining that it is fair, balanced and understandable.



My relevant responsibilities as Accounting Officer include the propriety and regularity of the public finances for which the Accounting Officer is answerable, for keeping proper records and for safeguarding the PSOW's assets, as set out in Managing Welsh Public Money and the Public Services Ombudsman (Wales) Act 2019.

As the Accounting Officer, I have taken all the steps that I ought to have taken to make myself aware of any relevant audit information and to establish that PSOW's auditors are aware of that information. So far as I am aware, there is no relevant audit information of which the auditors are unaware.



# Annual Governance Statement 2022/23

### Status of the Public Services Ombudsman for Wales

As laid down in Schedule 1 paragraph 2 of the Public Services Ombudsman (Wales) Act 2019, the Ombudsman is a Corporation Sole holding office under His Majesty. The Ombudsman discharges the functions set down in legislation on behalf of the Crown. Schedule 1 paragraph 19 states that the Ombudsman is the Accounting Officer for the office of the Ombudsman.

# Scope of Responsibility

In undertaking the role of Accounting Officer, I have ensured that the office operates effectively and to a high standard of probity. In addition, the Ombudsman has responsibility for maintaining a sound system of internal control that supports the achievement of PSOW's policies, aims and objectives, whilst safeguarding the public funds and assets for which the Ombudsman is personally responsible, in accordance with the responsibilities set out in 'Managing Welsh Public Money'.

The Ombudsman is independent of the Senedd Cymru Welsh Parliament but is accountable to its Finance Committee and Public Accounts and Public Administration Committee for the use of resources provided. In determining the level of resources available to the office, the PSOW's budget proposals are considered by the Finance Committee of the Senedd Cymru Welsh Parliament in accordance with the process laid down in the Act. A combined Annual Report and Accounts is prepared for consideration by the Finance Committee.

I am required to include this Governance Statement with my annual report and accounts to explain how the governance of my office works and to ensure it meets the requirements of the Corporate Governance Code and The Orange Book: Management of Risk. To enable me to satisfy these requirements, I have maintained appropriate structures, systems and procedures that are comprehensive and provide me with evidence that the governance arrangements are working as intended across the whole organisation and its activities. Such arrangements include my Governance Framework, a comprehensive internal control environment, effective internal and external audit arrangements and robust financial management, risk planning and monitoring procedures.

# **Strategic Planning and Performance Monitoring**

The <u>Strategic Plan</u> for the 3 years 2019/20 to 2021/22 was extended for a further year (2022/23) to allow for the development of a new 3-year Plan. The Plan in place during 2022/23 included the following:

#### Our Vision for public services in Wales:

Services that actively listen and learn from complaints.

#### Our Mission:

To uphold justice and improve public services.

#### **Our Strategic Aims:**

#### Strategic Aim 1: Deliver Justice

A fair, independent, inclusive and responsive complaints service.

#### Strategic Aim 2: Promote Learning, Work to Improve Public Services

Promote learning from complaints and stimulate improvements on a wider scale.

#### Strategic Aim 3: Use Resources Wisely and Future-proof the Organisation

Identify and adopt best practice. Secure value for money and services that are fit for the future. Support staff and ensure good governance which supports and challenges us.

Whilst individual teams within theoffice are charged with implementing the actions identified, the Management Team monitors progress made against targets and the outcomes achieved via monthly reports.

#### System of Internal Control

The system of internal control is designed to manage risk to a reasonable level rather than eliminate all risk of failure to achieve policies, aims and objectives; it can therefore only provide reasonable, and not absolute, assurance of effectiveness. It is based on an ongoing process designed to identify and prioritise therisks to the achievement of my policies, aims and objectives, to evaluate the likelihood of those risks being realised and the impact should they be realised, and to manage them efficiently, effectively and economically.



The system has been in place in the office of the PSOW for the year ended 31 March 2023 and up to the date of approval of these accounts and accords with HM Treasury guidance. Internal controls were unaffected by changes resulting from the Covid-19 pandemic. No significant areas of internal control weaknesses have been identified from audit work and steps to improve controls further are implemented promptly and monitored by the Audit & Risk Assurance Committee.

#### Corporate Governance arrangements: Audit & Risk Assurance Committee

Governance arrangements include an Audit & Risk Assurance Committee (ARAC). The Committee's responsibilities are:

#### a) Terms of Reference

The Committee supports me by reviewing the comprehensiveness and reliability of assurances on governance, risk management, the control environment and the integrity of financial statements and the annual report. The Committee has a scrutiny and advisory role only and has no role or remit in relation to casework decisions made by the PSOW.

#### b) Membership

Membership comprises a minimum of four, and a maximum of eight, independent external members. The membership of the Committee during 2022/23 was:

- Mr Ian Williams, former Group Chief Executive of Hendre Limited Chair
- Mr Trevor Coxon, former Monitoring Officer of Wrexham County Borough Council (until April 2022)
- Mr John McSherry, former Senior Manager at Admiral Group Limited
- Mr Mike Usher, a former Director of Audit Wales
- Mrs Joanest Varney-Jackson, former Senior Lawyer for Senedd Cymru
- Dr Jane Martin CBE (from October 2022), former Local Government Ombudsman
- Mr Dave Tosh (from January 2023), former Director of Resources for the Senedd Commission.

During the year I reviewed the ARAC and Advisory Panel governance arrangements, including the sizes of the Committee / Panel, terms of office, timing of meetings, training arrangements and skills gaps. As a result of that review, I made a number of changes to increase continuity, resilience and the range of skills. The changes, which took account of recommendations from Senedd Public Accounts Committee and Senedd Finance Committee, also made provision for more regular training for members.

#### c) Training

Members of the Committee are invited to assess their training needs annually. An induction programme is provided for all new members of the ARAC. During 2022/23 members took part in a Cyber Security Workshop (October 2022) and attended a training session (February 2023) which included presentations from staff across the office on their areas of work.

#### d) Meetings

The Committee sets itself an annual work programme. There are generally four meetings of the Committee during the year.

The Ombudsman attends ARAC Meetings and the Chief Operating Officer acts as Secretary to the Committee. The meetings were also regularly attended by internal and external auditors and appropriate members of the PSOW's Management Team.

At each meeting, the Committee received a number of standing agenda items. These include declarations of any identified fraud or losses, including any data losses. At each meeting, the Committee received a copy of the latest Budget Monitoring report considered by the Management Team. This is intended to provide the Committee with an assurance that there is regular scrutiny of the financial position of the office.

During the year, the Committee also received reports on a number of other appropriate matters within its Terms of Reference. They included the 9- and 12-month accounts, internal audit plans, internal audit reports, a review of the Whistleblowing Policy, updates on major IT developments, relevant financial and corporate governance matters. The Committee reviewed the Office's counterfraud and anti-corruption arrangements, in the context of the Cabinet Office



Counter-Fraud Framework. The Committee also reviewed the Office's anti-fraud policy, to satisfy itself that appropriate arrangements are in place.

The Committee provided advice to me to ensure that this 2022/23 Annual Governance Statement included appropriate information and complied with best practice.

A standing item is risk management. At each meeting the Committee considered a report on the greatest identified risks. The Committee explored and challenged the reported risks to satisfy itself that key risks had been identified. The overall approach to risk management and risk mitigation was previously considered at a workshop facilitated by the internal auditors and was reviewed by the Committee in October 2022. A further workshop has been arranged for 2023. In addition, the Committee undertakes, at alternate meetings, an in-depth review of a specific risk selected from the risk register.

During the year, one member's terms of office ended, and one new member joined the Committee. In addition, the Chair of the Ombudsman's Advisory Panel joined the Committee. This provides continuity and supports informed scrutiny. The Committee includes 3 independent members who are not members of the Advisory Panel. The number of meetings attended, along with the number of meetings each member was eligible to attend, was as follows:

Committee Member	Maximum number of attendances possible	Actual number of attendances	% attended
Ian Williams (Chair)	4	4	100
Trevor Coxon (until April 2022)	1	1	100
John McSherry	4	4	100
Mike Usher	4	4	100
Joanest Varney-Jackson	4	3	75
Jane Martin (from October 2022)	2	1	50
Dave Tosh (from January 2023)	1	1	100



#### e) Internal and External Audit

The Committee received regular reports from both the internal and external auditors. The work of internal audit during the year was planned based on their overall needs assessment and carried out through their agreed annual programme. Their reports highlighted a satisfactory internal control framework within the organisation and made recommendations for improvement where necessary.

In all audits the level of assurance was considered 'Substantial', the highest assurance level. A number of recommendations were made, and these have either been completed or will be completed in accordance with agreed timescales.

The internal audits undertaken in 2022/23 and overall assessments were as follows:

	Assurance level
Risk Management – Mitigating Controls	SUBSTANTIAL
Information Security - GDPR	SUBSTANTIAL
Equality, Diversity and Inclusion	SUBSTANTIAL
New / Proactive Powers	SUBSTANTIAL
Staff Performance Management	SUBSTANTIAL
Key Financial Controls:	
Payroll	SUBSTANTIAL
General Ledger	SUBSTANTIAL
Fixed Assets	SUBSTANTIAL
Post Implementation Review of Sage 200	SUBSTANTIAL



In addition, an audit of previous internal audit recommendations was undertaken. This found that all previous recommendations had been implemented. The internal auditors' Annual Report for 2022/23 stated:

'TIAA is satisfied that, for the areas reviewed during the year, Public Services Ombudsman for Wales has reasonable and effective risk management, control and governance processes in place.'

These findings also provide assurance that the arrangements in place are reducing the office's exposure to risk.

The Committee noted the thoroughness of the audit work, practicality of recommendations and the open and positive response of management to the recommendations made.

In respect of the previous financial year, the Committee considered the 2021/22 Annual Report and Accounts that included the Governance Statement of the office for 2021/22, together with the External Audit of Financial Statements Report and Management Letter. An unqualified opinion was given, following external audit work undertaken by Audit Wales, on the 2021/22 Accounts. There were no recommendations arising from the Audit.

Both Internal and External Auditors have the right to raise any matter through an open access policy to the Chair and, through that right, to bring any matter to the attention of the Committee. The Committee, by reviewing the programmes of both the External and the Internal Auditors, ensured that they were cooperating effectively with each other. The quality of the audit work has been evaluated during the year through consideration of the audit reports and recommendations and dialogue at meetings between Committee Members and the Auditors.

To ensure that appropriate matters can be raised in confidence, the Chair of the Committee holds an annual meeting with representatives of the External and Internal Auditors. Such a meeting was held on 27 April 2023.

#### f) Monitoring processes

At each meeting during 2022/23, the Committee received a report on progress made on the implementation of External and Internal Audit recommendations. Committee members were satisfied that all the recommendations made, had been implemented or will be implemented in accordance with agreed timescales.

#### g) Annual Review and Assessment

This annual review is undertaken to evaluate the work of the Committee and to ensure that the work of the Audit & Risk Assurance Committee continues to comply with the Good Practice Principles set out in the HM Treasury Audit Committee Handbook. To assist the Committee in determining that it was complying with good practice, each member was invited to complete the National Audit Office's 'The Audit Committee self-assessment checklist'. Comments received from Committee members were considered in preparing the Annual Review for 2022/23.

The ARAC Annual Review concluded that it had received comprehensive assurances and information that was reliable and sufficient to enable it to carry out its responsibilities. Those assurances demonstrated a satisfactory overall internal control environment, financial reporting and the management of risk and of the quality of both the Internal and External Audit work undertaken.

The Committee was therefore able to provide assurances to support me effectively, as Public Services Ombudsman for Wales, to comply with my Accounting Officer responsibilities. The Committee provided evidence to assist in the preparation of this Annual Governance Statement.

# **Advisory Panel**

The Advisory Panel is a non-statutory forum whose main role is to provide support and advice to me in providing leadership and setting the strategic objectives of the office of the Public Services Ombudsman for Wales. The Panel also brings an external perspective to assist in the development of policy and practice. The Panel's work during the year included advising on the development of the new Strategic Plan and the Estimate for 2023/24, reviewing the organisation's performance and assessing the impact of the Ombudsman's proactive powers.

Following a recruitment exercise, three new members were appointed to the Panel from January 2023.

The Advisory Panel has an advisory role and has no role or remit in relation to operational or casework decisions made by the PSOW.



## **Reporting of Personal Data Related Incidents**

All incidents involving personal data are reported to the Audit & Risk Assurance Committee, regardless of whether PSOW is at fault. Where PSOW is at fault, guidance issued by the Information Commissioner's Office (ICO) is considered to establish whether it is necessary to report the incident to that office. During 2022/23, there were no incidents that required reporting to the ICO.

## The Risk and Control Framework

As required by 'Managing Welsh Public Money', I am supported by a professionally qualified Financial Accountant who carries out the responsibilities of a Finance Director as set out in that document.

Risk management and the risk register are standing agenda items for the Audit & Risk Assurance Committee, and the approach to risk management, together with risk appetite, is reviewed periodically.

I am continuing to enhance the robust internal control arrangements to ensure that the office has the capacity to identify, assess and manage risk effectively.

In undertaking this responsibility during the year ended 31 March 2023, I am supported by a Chief Operating Officer to whom some of my responsibilities have been delegated.

I am satisfied that the systems in place identify potential risks at an early stage and enable, through active management, the appropriate action to be taken to minimise any adverse impact on the office.

The Audit & Risk Assurance Committee receives regular reports on the risks relating to this office, explores the office's approach to those risks and provides comments and suggestions on current and emerging risks.

Risks are considered across a number of key areas or risk horizons. These are:

- operations, including operational support
- financial, governance and legal risks
- reputational risks
- data and information management risks.

# Key risks

The last Annual Governance Statement (2021/22) highlighted two high risks. The first of these related to the impact of increasing numbers of complaints without a corresponding increase in resources. That risk remained high for 2022/23. The other high risk related to the risk of cyber-attack, malware, virus or ransomware on our IT systems. Whilst that risk remains relatively high, considerable work has been done during the year to reduce the likelihood and impact of a successful attack. This risk requires constant and active management, but the risk rating at the year-end was slightly below high / red level, so is not reported in detail here. At the end of 2022/23, the two high / red risks were:

Risk horizon	Risk and risk impact:	Risk management and mitigation:	Residual risk:
Operations & operational support	Risks from continued high number of complaints and limited staff resources. Public service complaints are up 2% on 2021/22 (and 49% up on 2020/21), without an increase in staff. <b>Impact</b> : slower service to complainants, increased pressure on staff, adverse impact on wellbeing and risk of stress.	Maximise staff resources within budget available. Support staff performance. Streamline our processes. Monitor caseloads and work progression. Work closely and supportively with public bodies to improve their complaints handling.	Increases in number of new complaints, without a commensurate increase in resources, means that the residual risk is considered <b>RED</b> .



Risk horizon	Risk and risk impact:	Risk management and mitigation:	Residual risk:
Financial	Future years budget settlement insufficient to meet Strategic Plan priorities. Impact: Strategic Plan objectives not delivered, meaning we are unable to deliver justice as we wish, that we are unable to invest in improving our service and in helping us to manage growing numbers of complaints and that we do not achieve public service improvements and increased accessibility to our service.	The Strategic Plan for 2023/26 sets out four Strategic Aims to deliver justice, to increase accessibility and inclusion, to increase the impact of our proactive work and to be a healthy, efficient and accountable organisation. These require ongoing funding and investment. There is a substantial risk that budgets will be insufficient to invest to meet service demands, to improve accessibility and drive public service improvement.	We will use resources wisely and make the case for investment, but the residual risk is considered <b>RED</b> .

# **Risk Assurance Framework Arrangements**

PSOW Framework						
<ul> <li>Strategic objectives from Corporate Plan         <ul> <li>Work programme</li> <li>Risk management</li> <li>Anti-fraud policy</li> <li>Governance framework</li> </ul> </li> <li>Policies, procedures and code of conduct</li> </ul>						
Advisory Panel	Accounting Officer		Audit & Risk Assurance Committee		Management Team	
Provides support and advice on vision, values and purposes as well as strategic direction and planning.	vice on Governance. Values Decision makin poses as Financial strategic management. on and Risk managem		Reviews and monitors governance, risks and internal controls. Agrees annual governance statement.		3-year Corporate Plan. Operational Plan. Performance monitoring. Corporate policies. Risk management. Value for money.	
Central Guidance HM Treasury. FReM. Managing Welsh I Public Sector Inte	Public Money.	1 /1		Annual Governance Statement		
	Assurar	nce Ma	ap Components			
<b>1st line of defence</b> Strategic and operational delivery reporting. KPI reporting. Financial controls / Budget monitoring.		<b>2nd line of defence</b> Risk register reviews. Quality assurance. Information security assurance.		<b>3rd line of defence</b> Internal audit reports. Financial accountant spot checks.		
Other assurances External audit.						

Scrutiny by Finance Committee and PA&PAC.



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I and my Management Team will continue to work to manage and minimise the risks in these key areas in the year ahead and the risks will be considered at each meeting of the Audit & Risk Assurance Committee.

## **Budgeting Process**

As Accounting Officer, I ensure that I have in place arrangements for tight control of the public money entrusted to me. The Management Team receives a monthly budget monitoring report setting out details of actual, against budgeted expenditure. Any unexpected expenditure issues that may arise during the year are considered so that appropriate action can be taken to remain within the budgeted expenditure where possible or to seek additional resources where cost pressures cannot be contained.

As far as the process of producing the PSOW's financial estimate for 2023/24 is concerned, a paper setting out initial budget criteria was considered by the Advisory Panel in July 2022. Overall, the submission sought an increase of 11.8% (resource) to reflect pay and price increases, substantial caseload increases and the need to invest in service improvement. Following Finance Committee scrutiny in October, the Committee did not support the submission. A revised submission, seeking a 6.7% increase, was submitted and supported by the Committee. This was included in the Wales Annual Budget Motion March 2023.

### Conclusion

I can report that there were no significant weaknesses in the office's system of internal controls in 2022/23 which would affect the achievement of the office's policies, aims and objectives and that robust Corporate Governance is in operation with no breaches of the Corporate Governance Code.

Signature M A Morris

#### **Michelle Morris**

#### **Accounting Officer**

Public Services Ombudsman for Wales

19 July 2023

# **Remuneration Report**

# **Public Services Ombudsman for Wales**

The Government of Wales Act 2006 provides for my remuneration and associated national insurance and pension costs to be met from the Welsh Consolidated Fund, rather than being paid directly. These costs are included, for transparency, in the remuneration report.

## Remuneration

The following sections provide details of the remuneration and pension interest of the most senior management of the Office: Michelle Morris - Ombudsman, Chris Vinestock - Chief Operating Officer & Director of Improvement and Katrin Shaw - Chief Legal Adviser & Director of Investigations. Nick Bennett was in post as Ombudsman during the 2021/22 financial year.

Single Total Figure of Remuneration							
		2022	2/23				
	Salary	Bonus payments	Benefits in Kind	Pension benefits	Total		
	(£'000)	(£'000)	(to nearest £100)	(to nearest £1,000)	(£'000)		
Michelle Morris	145-150		_	57,000	205-210		
Chris Vinestock	105-110		_	-47,000	60-65		
Katrin Shaw	90-95	-	-	-12,000	80-85		

There are negative pension benefits because the increase in pension due to extra service was not sufficient enough to offset the significant inflationary increase. Therefore, in real terms the value of the pension has reduced.

Single Total Figure of Remuneration							
		202	1/22				
Officials	Salary	Bonus payments	Benefits in Kind	Pension befits	Total		
(£	(£'000)	(£'000)	(to nearest £100)	(to nearest £1,000)	(£'000)		
Nick Bennett	150-155	_	-	59,000	210-215		
Chris Vinestock	105-110	-	-	27,000	135-140		
Katrin Shaw	90-95	_	_	28,000	120-125		



# Salary

Salary includes gross salary, overtime and any other allowances to the extent that they are subject to UK taxation.

## **Benefits in kind**

The monetary value of benefits in kind, covers any expenditure paid by the PSOW and treated by HM Revenue and Customs as a taxable emolument. There was no such expenditure.

## Bonuses

No bonus was paid during the year to me or to any staff within my office, as no bonus scheme is in operation.

# **Pay multiples**

The banded remuneration of the highest-paid director in the financial year 2022/23 was £145-£150,000 (2021/22 = £150-£155,000), a reduction of 3.3%.

The FreM for 2022/23 requires increased reporting on fair pay disclosures.

	2022/23	2021/22
25 <sup>th</sup> percentile remuneration	£35,069	£32,799
25 <sup>th</sup> percentile pay ratio	4.2	4.6
50 <sup>th</sup> percentile remuneration	£46,551	£44,625
50 <sup>th</sup> percentile pay ratio	3.2	3.4
75 <sup>th</sup> percentile remuneration	£50,799	£48,876
75 <sup>th</sup> percentile pay ratio	2.9	3.1

The percentage increase in median salary is 4.3%. In 2022/23, no employee received remuneration in excess of the highest-paid director (2021/22 = none).

Remuneration ranged from  $\pm 23,000$  to  $\pm 150,000$  ( $2021/22 = \pm 20,000 - \pm 155,000$ ). Total remuneration includes salary, non-consolidated performance-related pay and benefitsinkind. It does not include severance payments, temporary payments, employer pension contributions and the cash equivalent transfer value of pensions.

# Pay awards

Staff pay is linked to the pay awards made to employees within Local Government in England and Wales. In line with that procedure, a pay award of  $\pm$ 1,925 per full time equivalent was awarded to staff in November 2022 backdated to April 2022.

# Pensions

Pension entitlements for the persons shown earlier in the report are detailed below:

# **Pension Liabilities**

The pension obligations to present and past employees are discharged through the Principal Civil Service Pension Scheme (PCSPS) and the pensions paid directly to former Commissioners or their dependants.

		As at 31/03/22				
Name	Accrued pension at pension age and related lump sum	Real increase in pension and related lump sum at pension age	CETV	Real Increase in CETV	Employer contribution to partnership pension accounts	CETV
	£000	£000	£000	£000	Nearest £100	£000
Michelle Morris	0-5	2.5-5	48	37	_	n/a
Chris Vinestock	75-80	0	1151	-41	-	1068
Katrin Shaw	45-50	0	723	-21	-	666

CETV refers to the Cash Equivalent Transfer Value, and further information can be found in the Pensions Disclosures.

## Sickness

During the year, an average of 8.7 days per employee were lost through sickness, compared with 7.2 days in 2021/22. This is the equivalent of 3.3% (2.7% in 2021/22) of total possible workdays. This reflects typical short-term absences and a small number of staff incurring long-term sickness.

# Reporting of Civil Service and other compensation schemes

No exit packages were paid in 2022/23 (2021/22 Nil).

### Advisory Panel and Audit & Risk Assurance Committee

The following non-pensionable payments, based on a daily rate, were made to members of the Advisory Panel and Audit & Risk Assurance Committee:

	2022/23	2021/22
lan Williams	3,875	3,150
Jane Martin	2,500	2,350
Mike Usher	2,475	2,100
Carys Evans	2,050	1,050
John McSherry	1,550	1,800
Joanest Varney-Jackson	1,050	1,200
Dave Tosh	500	-
Sue Phelps	500	-
Bernie Davies	500	-
NiaRoberts	500	-
Trevor Coxon	350	1,925
Jim Martin	-	1,925
Anne Jones	-	1,575
Tom Frawley	_	1,225

These figures also include payments made to members for attendance at risk workshops and training sessions during 2022/23.

For staff reporting issues see the Annual Equality Report.

Signature M A Morris

## **Michelle Morris**

#### Accounting Officer

Public Services Ombudsman for Wales

19 July 2023



# Welsh Parliament Accountability and Audit Report

In addition to the primary statements prepared under **International Financial Reporting Standards (IFRS)**, the Government Financial Reporting Manual (FReM) requires the Ombudsman to prepare a statement and supporting notes to show resource out-turn against the Supply Estimate presented to the Senedd, in respect of each request for resource.

# Summary of Net Resource Out-turn for year ending 31 March 2023

	Revised <u>Estimate</u>			Out-turn				2021/22
	Gross Expenditure	Income	Net Total	Gross Expenditure	Income	Net Total	Net total compared to estimate	Net Total
	£000	£000	£000	£000	£000	£000	£000	£000
Revenue	5,386	(19)	5,367	5,360	(19)	5,341	26	5,077
Capital	5	-	5	-	-	-	5	37
Resource DEL	5,391	(19)	5,372	5,360	(19)	5,341	31	5,114
Total Resources	5,391	(19)	5,372	5,360	(19)	5,341	31	5,114
Net Cash Requirement	5,328	(19)	5,309	5,327	(19)	5,308	1	5,126

The Ombudsman's salary is paid directly from the Welsh Consolidated Fund with only the reimbursement of actual business expenses included in the PSOW accounts.

# Reconciliation of Net Resource to Net Cash Requirements

for the year ended 31 March 2023

			2022/2	23	2021/22
	Note	Revised Estimate	Net Total Out-turn	Net total out- turn compared to revised estimate	Out-turn
		£000	£000	£000	£000
Net Revenue	2-4	5,367	5,341	26	5,077
Net Capital	6	5	-	5	37
Total Resources		5,372	5,341	31	5,114
Depreciation	6	(274)	(234)	(40)	(61)
Movements in working capital	6-9	191	184	7	84
Movements in provisions	10	20	17	3	(11)
Net cash requirement		5,309	5,308	1	5,126

Signature M A Morris

## **Michelle Morris**

#### Accounting Officer

Public Services Ombudsman for Wales

19 July 2023





# The Certificate and Report of the Auditor General for Wales to the Senedd

#### **Opinion on financial statements**

I certify that I have audited the financial statements of the Public Services Ombudsman for Wales for the year ended 31 March 2023 under paragraph 18 (2) of Schedule 1 of the Public Services Ombudsman (Wales) Act 2019.

The financial statements comprise the Statement of Comprehensive Net Expenditure, Statement of Financial Position, Statement of Cash Flows, Statement of Changes in Taxpayers Equity and related notes, including the significant accounting policies.

The financial reporting framework that has been applied in their preparation is applicable law and UK adopted international accounting standards as interpreted and adapted by HM Treasury's Financial Reporting Manual.

In my opinion, in all material respects, the financial statements:

- give a true and fair view of the state of the Public Services Ombudsman for Wales' affairs as at 31 March 2023 and of its net operating cost for the year then ended;
- have been properly prepared in accordance with UK adopted international accounting standards as interpreted and adapted by HM Treasury's Financial Reporting Manual and
- have been properly prepared in accordance with HM Treasury directions issued under the Public Services Ombudsman (Wales) Act 2019.



#### **Opinion on regularity**

In my opinion, in all material respects:

- the Statement of Resource Outturn properly presents the outturn against the sums authorised by the Senedd for the year ended 31 March 2023 and shows that those totals have not been exceeded; and
- the income and expenditure in the financial statements have been applied to the purposes intended by the Senedd and the financial transactions recorded in the financial statements conform to the authorities which govern them.

# Opinion on arrangements for the economic, efficient and effective use of resources

In my opinion, the Public Services Ombudsman for Wales has made proper arrangements for securing economy, efficiency, and effectiveness in its use of resources throughout the financial year ended 31 March 2023.

#### **Basis of opinions**

I conducted my audit in accordance with applicable law and International Standards on Auditing in the UK (ISAs (UK)) and Practice Note 10 'Audit of Financial Statements of Public Sector Entities in the United Kingdom'. My responsibilities under those standards are further described in the auditor's responsibilities for the audit of the financial statements section of my certificate.

My staff and I are independent of the body in accordance with the ethical requirements that are relevant to my audit of the financial statements in the UK including the Financial Reporting Council's Ethical Standard, and I have fulfilled my other ethical responsibilities in accordance with these requirements. I believe that the audit evidence I have obtained is sufficient and appropriate to provide a basis for my opinions.



#### Conclusions relating to going concern

In auditing the financial statements, I have concluded that the use of the going concern basis of accounting in the preparation of the financial statements is appropriate.

Based on the work I have performed, I have not identified any material uncertainties relating to events or conditions that, individually or collectively, may cast significant doubt on the body's ability to continue to adopt the going concern basis of accounting for a period of at least 12 months from when the financial statements are authorised for issue.

My responsibilities and the responsibilities of the Accounting Officer with respect to going concern are described in the relevant sections of this certificate.

The going concern basis of accounting for the Public Services Ombudsman for Wales is adopted in consideration of the requirements set out in HM Treasury's Government Financial Reporting Manual, which require entities to adopt the going concern basis of accounting in the preparation of the financial statements where it anticipated that the services which they provide will continue into the future.

#### **Other information**

The other information comprises the information included in the annual report other than the financial statements and my auditor's report thereon. The Accounting Officer is responsible for the other information in the annual report. My opinion on the financial statements does not cover the other information and, except to the extent otherwise explicitly stated in my certificate, I do not express any form of assurance conclusion thereon. My responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the financial statements or knowledge obtained in the course of the audit, or otherwise appears to be materially misstated. If I identify such material inconsistencies or apparent material misstatements, I am required to determine whether this gives rise to a material misstatement in the financial statements themselves. If, based on the work I have performed, I conclude that there is a material misstatement of this other information, I am required to report that fact.

I have nothing to report in this regard.

#### **Opinion on other matters**

In my opinion, the part of the Remuneration Report to be audited has been properly prepared in accordance with HM Treasury directions made under paragraph 17(1) of Schedule 1 the Public Services Ombudsman (Wales) Act 2019.

In my opinion, based on the work undertaken in the course of my audit:

- the parts of the Accountability Report subject to audit have been properly prepared in accordance with HM Treasury directions made under paragraph 17(1) of Schedule 1 of the Public Services Ombudsman (Wales) Act 2019; and
- the information given in the Annual Report for the financial year for which the financial statements are prepared is consistent with the financial statements and is in accordance with the applicable legal requirements.

#### Matters on which I report by exception

In the light of the knowledge and understanding of the body and its environment obtained in the course of the audit, I have not identified material misstatements in the Annual Report.

I have nothing to report in respect of the following matters which I report to you if, in my opinion:

- I have not received all of the information and explanations I require for my audit;
- proper accounting records have not been kept or returns adequate for my audit have not been received from branches not visited by my team;
- the financial statements and the audited part of the Accountability Report are not in agreement with the accounting records and returns;
- information specified by HM Treasury regarding the remuneration and other transactions is not disclosed;



- certain disclosures of remuneration specified by HM Treasury's Government Financial Reporting Manual are not made or parts of the Remuneration Report to be audited are not in agreement with the accounting records and returns; or
- the Governance Statement does not reflect compliance with HM Treasury's guidance.

# Responsibilities of the Accounting Officer for the financial statements

As explained more fully in the Statement of Accounting Officer's Responsibilities, the Accounting Officer is responsible for:

- maintaining proper accounting records;
- the preparation of the financial statements and Annual Report in accordance with the applicable financial reporting framework and for being satisfied that they give a true and fair view;
- ensuring that the Annual Report and financial statements as a whole are fair, balanced and understandable;
- ensuring the regularity of financial transactions;
- internal controls as the Accounting Officer determines is necessary to enable the preparation of financial statements to be free from material misstatement, whether due to fraud or error;
- assessing the body's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless the Accounting Officer anticipates that the services provided by the Public Services Ombudsman for Wales will not continue to be provided in the future; and
- for putting in place proper arrangements for the economic, efficient and effective use of the Public Services Ombudsman for Wales resources.

#### Auditor's responsibilities for the audit of the financial statements

My responsibility is to examine, certify and report on the financial statements in accordance with paragraph 18 (2) of Schedule 1 of the Public Services Ombudsman (Wales) Act 2019.

My objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue a certificate that includes my opinion. Reasonable assurance is a high level of assurance but is not a guarantee that an audit conducted in accordance with ISAs (UK) will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these financial statements.

Irregularities, including fraud, are instances of non-compliance with laws and regulations. I design procedures in line with my responsibilities, outlined above, to detect material misstatements in respect of irregularities, including fraud.

My procedures included the following:

- enquiring of management, and those charged with governance, including obtaining and reviewing supporting documentation relating to the Public Services Ombudsman for Wales' policies and procedures concerned with: identifying, evaluating and complying with laws and regulations and whether they were aware of any instances of non-compliance.
- detecting and responding to the risks of fraud and whether they have knowledge of any actual, suspected or alleged fraud.
- the internal controls established to mitigate risks related to fraud or noncompliance with laws and regulations.
- considering as an audit team how and where fraud might occur in the financial statements and any potential indicators of fraud. As part of this discussion, I identified potential for fraud in the following areas: revenue recognition, expenditure recognition, and posting of unusual journals.
- obtaining an understanding of the Public Services Ombudsman for Wales' framework of authority, as well as other legal and regulatory frameworks that the Public Services Ombudsman for Wales operates in, focusing



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on those laws and regulations that had a direct effect on the financial statements or that had a fundamental effect on the operations of the Public Services Ombudsman for Wales.

• obtaining an understanding of related party relationships.

In addition to the above, my procedures to respond to identified risks included the following:

- reviewing the financial statement disclosures and testing to supporting documentation to assess compliance with relevant laws and regulations discussed above;
- enquiring of management about actual and potential litigation and claims;
- reading minutes of meetings of those charged with governance and the Advisory Board; and
- in addressing the risk of fraud through management override of controls, testing the appropriateness of journal entries and other adjustments; assessing whether the judgements made in making accounting estimates are indicative of a potential bias; and evaluating the business rationale of any significant transactions that are unusual or outside the normal course of business.

I also communicated relevant identified laws and regulations and potential fraud risks to all audit team members and remained alert to any indications of fraud or non-compliance with laws and regulations throughout the audit.

The extent to which my procedures are capable of detecting irregularities, including fraud, is affected by the inherent difficulty in detecting irregularities, the effectiveness of the Public Services Ombudsman for Wales' controls, and the nature, timing and extent of the audit procedures performed.

A further description of the auditor's responsibilities for the audit of the financial statements is located on the Financial Reporting Council's website <u>www.frc.org.</u> <u>uk/auditorsresponsibilities</u>. This description forms part of my auditor's report.

#### Other auditor's responsibilities

I am required to obtain evidence sufficient to give:

- reasonable assurance that the Statement of Resource Outturn properly presents the outturn against the sums authorised by the Senedd for the year ended 31 March 2023 and shows that those totals have not been exceeded;
- reasonable assurance that the expenditure and income recorded in the financial statements have been applied to the purposes intended by the Senedd and the financial transactions recorded in the financial statements conform to the authorities which govern them; and
- assurance that the Accounting Officer has made appropriate arrangements for the economic, efficient and effective use of the Public Services Ombudsman for Wales resources.

I communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that I identify during my audit.

#### **Electronic publication of financial statements**

The maintenance and integrity of the Public Service Ombudsman for Wales website is the responsibility of the Ombudsman. The work carried out by the auditor does not involve consideration of these matters and, accordingly, the auditors accept no responsibility for any changes that may have occurred, since audit certification, to the Statement of Accounts on the website.

#### Report

I have no observations to make on these financial statements.

# **Adrian Crompton**

Auditor General for Wales 20 July 2023 1 Capital Quarter Tyndall Street Cardiff, CF10 4BZ





# **Statement of Comprehensive Net** Expenditure

for the year ended 31 March 2023

Administration costs	Note	2022/23	2021/22
	Note	£000	£000
Staff costs	2	4,168	3,920
Other non-staff administration costs	3	1,192	1,174
Gross Administration Costs		5,360	5,094
Operating Income	4	(19)	(17)
Net Administration Costs		5,341	5,077
Net Revenue Out-turn		5,341	5,077

Notes 1 to 18 form part of these statements.

All activities commenced in the period are continuing.



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# **Statement of Financial Position**

for the year ended 31 March 2023

Γ	Noto	2022/23	2021/22
	Note	£000	£000£
Non-current assets			
Property, Plant and Equipment	6a	113	150
Intangible assets	6b	93	120
Right of use asset	6c	401	-
Receivables due after more than 1 year	7	-	-
		607	270
Current Assets			
Trade and other receivables	7	280	255
Cash and cash equivalents	8	1	120
		281	375
Total assets		888	645
Current liabilities			
Trade and other payables	9	(594)	(297)
Provisions less than 1 year	10	(49)	(45)
		(643)	(342)
Total assets less current liabilities		245	303
Non-current liabilities			
Trade and other payables due after 1 year	9	(6)	(10)
Provisions greater than 1 year	10	(461)	(482)
		(467)	(492)
Total assets less liabilities		(222)	(189)
General Fund		(222)	(189)

94

Notes 1 to 18 and the Pension Disclosures form part of these statements.

The 2022/23 figures are prepared on an IFRS 16 basis.

The financial statements were approved by the Accounting Officer and authorised for issue on 19 July 2023 by:

Signature M A Morris

## **Michelle Morris**

#### Accounting Officer

Public Services Ombudsman for Wales

19 July 2023



# **Statement of Cash Flows**

#### for the year ended 31 March 2023

	Note	2022/23	2021/22
	Note	£000	£000
Net cash outflow from operating activities	11	(5,308)	(5,089)
Net cash outflow from investing activities	12	-	(37)
Financing from Welsh Parliament	13	5,309	5,246
Prior year cash balance repaid		(120)	(20)
Net increase (decrease) in cash equivalents after adjustments for payments to Welsh Consolidated Fund		(119)	100
Cash and cash equivalents at beginning of period		120	20
Cash and cash equivalents at end of period		1	120

Notes 1 to 18 form part of these statements.



# Statement of Changes in Taxpayers' Equity

for the year ended 31 March 2023

General Fund	2022/23	2021/22
	000£	£000£
Balance as at 1 April	(189)	(238)
Net operating costs	(5,341)	(5,077)
Funding by Welsh Parliament	5,309	5,246
Due back to Welsh Consolidated Fund:		
Cash	(1)	(120)
Non-operating income	-	-
Total recognised income and expense for year	(33)	49
Balance as at 31 March	(222)	(189)

Notes 1 to 18 and the Pension Disclosures form part of these statements.



# **Notes to the Financial Statements**

# **1. Statement of Accounting Policies**

These financial statements have been prepared in accordance with the Government Financial Reporting Manual (the FReM) issued by HM Treasury which is in force for 2022/23. The accounting policies contained in the FReM apply International Financial Reporting Standards (IFRS) as adopted or interpreted for the public sector. Where the FReM permits a choice of accounting policy, the accounting policy which has been judged to be most appropriate to the particular circumstances of the PSOW for the purpose of giving a true and fair view has been selected. The particular accounting policies adopted by the PSOW are described below. They have been applied consistently in dealing with items considered material in relation to the accounts.

#### 1.1. Accounting Convention

These accounts have been prepared under the historical cost convention modified to account for any revaluation of fixed assets, where material to their value to the business, by reference to their current costs. PSOW does not include invoices where the total value is less than £500 in prepayments.

#### 1.2. Property, Plant and Equipment

Expenditure on property, plant and equipment is capitalised where the purchases are expected to have a useful life extending over more than 1 year and the cost exceeds £5k. Assets costing less than £5k may be capitalised providing they are capital in nature and are part of a larger scheme that is, in total, more than £5k. Assets are shown at cost less an allowance for depreciation. On initial recognition, fixed assets are measured at cost, including such costs as installation, which are directly attributable to bringing them into working condition for their intended use. In reviewing the costs of fixed assets previously acquired and the prices paid for new acquisitions during the year there is no material difference between the historic net book value of the assets and their replacement cost less depreciation.

#### 1.3. Depreciation

Assets are depreciated at rates calculated to write them down to zero or, if applicable, estimated residual value on a straight-line basis over their estimated useful life following an initial charge of a full month's depreciation in the month of purchase. Assets in the course of construction are depreciated from the month in which the asset is brought into use.

Except where otherwise noted asset lives are assumed to be the following:

Plant	10 years or the lease term if shorter
Furniture and other fittings	10 years or in the case of fittings, the lease term
Computers and other equipment	3 to 10 years

#### 1.4. Intangible assets

Purchased computer software licences and developed software are capitalised where expenditure of £5k or more is incurred, and the useful life is more than 1 year. Intangible assets costing less than £5k may be capitalised providing they are capital in nature and are part of a larger scheme that is, in total, more than £5k. Intangible assets are reviewed annually for impairment and are stated at amortised historic cost. Software licences are amortised over the shorter of the term of the licence and the useful economic life of the computer equipment on which they are installed. This would usually be from 3 to 5 years. Developed software is amortised over the estimated useful life. In the year of acquisition, amortisation charges commence when the asset is brought into use.

#### 1.5. Value Added Tax

The PSOW is not registered for VAT. Expenditure is therefore disclosed gross of VAT.



#### 1.6. Pensions

The pension obligations to present and past employees are covered by the provisions of the Principal Civil Service Pension Scheme (PCSPS) and by direct payment to previous Commissioners for Local Administration in Wales or any surviving beneficiaries. Full details are disclosed in the Pension Disclosures at the end of the Financial Statements. The costs of providing these pensions are charged through the Statement of Comprehensive Net Expenditure.

#### 1.7. Early departure costs

Where the PSOW is required to meet the additional cost of benefits beyond the normal benefits payable by the appropriate pension scheme in respect of employees who retire early, these costs are charged to the Statement of Comprehensive Net Expenditure in full when the liability arises.

#### 1.8. Leases

Expenditure on leased property and equipment is charged in the period to which it relates. A right of use asset and liability has been recognised following IFRS 16 being implemented from 1 April 2022. There is also an associated depreciation charge and finance cost in the accounts.

#### 1.9. Staff Costs

In line with IAS 19, short-term employee benefits, such as wages, salaries and social security contributions, paid annual leave and paid sick leave, as well as non-monetary benefits for current employees, are recognised when an employee has rendered services in exchange for those benefits.

#### 1.10. Provisions

These are sums which are of uncertain timing or amount at the balance sheet date and represent the best estimate of the expenditure required to settle the obligations. Where the effect of the time value of money is significant, the estimated riskadjusted cash flows are discounted using the recommended HM Treasury discount rate.

#### 1.11. Income

All income is recognised in the Statement of Comprehensive Net Expenditure in accordance with IAS 18 and IFRS 15.



### 1.12. Impact of Standards Not Yet Effective

Standard	Effective date	Further details
IFRS 17 Insurance Contracts	2023-24 at earliest	IFRS 17 replaces IFRS 4 Insurance Contracts, and requires a current measurement mod- el, using updated information on obligations and risks, and requiring service results to be presented separately from finance income or expense. It applies to all insurance contracts issued, irrespective of the type of entity issu- ing the contracts, so is not relevant only for insurance companies.

# 2. Staff Costs and Numbers

The aggregate employment costs were as follows:

	2022/23	2021/22
	£000	£000
Permanent staff:		
Salaries	2,999	2,836
Social Security costs	314	272
Pension costs	809	745
Pension fund charges	28	39
Total	4,150	3,892
Temporary staff:		
Salaries	18	27
Social Security costs	-	1
Pension costs	-	-
Total	18	28
Total Staff Costs	4,168	3,920



The average number of whole-time equivalent persons employed (including senior management and fixed term appointments) during the year was as follows:

	2022/23	2021/22
	No.	No.
Directors	2	2
Communications and PA	3	3
Complaints and Investigations	50	49
Improvement Team	6	5
Support	8	8
Total	69	67

## **3. Non-Staff Administration Costs**

	2022/23	2021/22
	£000	£000
Rent	28	193
External Audit fee	17	19
Legal and professional fees	243	173
Other property costs	187	171
IFRS 16 interest charge	5	-
Computer services	284	331
Office costs	104	137
Travel and Subsistence	12	6
Training and Recruitment	42	36
Communications	36	47
Sub-total	958	1,113
Depreciation	207	36
Amortisation charge	27	25
Loss on disposal	_	-
Sub-total	234	61
Total Other Administration Costs	1,192	1,174

The 2022/23 figures are prepared on an IFRS 16 basis.

# 4. Operating Income

	2022/23	2021/22
	£000	£000
Seconded staff	(18)	(16)
Other – Future Generations Commissioner	(1)	(1)
Total	(19)	(17)

# 5. Operating Costs by Strategic Aims

The costs of providing a first-class Ombudsman service to Wales are set out below. During 2022/23 we had 3 strategic aims for delivering our mission and the allocation of costs to each of the aims has been based on the following:

- a an estimate of the staff time spent on the objective
- b direct allocation of expenditure where applicable
- c apportionment of other costs pro rata to the estimate of staff time.

	2022/23		2021	/22
	£000	%	£000	%
<b>Strategic Aim 1</b> : A fair, independent, inclusive and responsive complaints service.	4,012	75.1	3,918	77.2
<b>Strategic Aim 2</b> : Promote learning from complaints and stimulate improvements on a wider scale.	1,083	20.3	944	18.6
<b>Strategic Aim 3</b> : Identify and adopt best practice. Secure value for money and services that are fit for the future. Support staff and ensure good governance which supports and challenges us.	246	4.6	215	4.2
Net Resources Out-turn	5,341	100.0	5,077	100.0

The Aims analysis excludes capital expenditure.



# 6a. Property, Plant and Equipment

2022/23	Plant	Computers and other equipment	Furniture and other fittings	Surplus assets	Total
	£000	000£	000£	£000	£000
Cost or valuation at 1 April	156	240	442	-	838
Additions		_	_	-	_
Reclassifications	_	(48)	(89)	137	_
Disposals	_	(45)	_	-	(45)
At 31 March	156	147	353	137	793
Depreciation as at 1 April	(156)	(171)	(361)	-	(688)
Charged in the year	-	(19)	(18)	-	(37)
Reclassifications	_	48	89	(137)	-
Disposals		45	_	_	45
At 31 March	(156)	(97)	(290)	(137)	(680)
Carrying amount as at 31 March 2023	-	50	63	-	113
Carrying amount as at 31 March 2022	_	69	81	_	150



2021/22	Plant £000	Computers and other equipment £000	Furniture and other fittings £000	Total £000
	f000	EUUU	LUUU	EUUU
Cost or valuation at 1 April	156	224	442	822
Additions	-	16	-	16
Disposals	-	_	_	-
At 31 March	156	240	442	838
Depreciation as at 1 April	(156)	(154)	(342)	(652)
Charged in the year	_	(17)	(19)	(36)
Disposals	-	-	-	-
At 31 March	(156)	(171)	(361)	(688)
Carrying amount as at 31 March 2022	-	69	81	150
Carrying amount as at 31 March 2021	_	70	100	170





# 6b. Intangible Assets

2022/23	Information Technology	Software Licences	Total
	£000	£000£	£000
Cost or valuation at 1 April	518	52	570
Additions	-	-	-
Disposals	-	-	-
At 31 March	518	52	570
Amortisation as at 1 April	(398)	(52)	(450)
Amortisation charged in the year	(27)	-	(27)
Disposals	-	-	-
At 31 March	(425)	(52)	(477)
Carrying Value as at 31 March 2023	93	-	93
Carrying Value as at 31 March 2022	120	-	120



2021/22	Information Technology	Software Licences	Total
	£000	£000	£000
Cost or valuation at 1 April	497	52	549
Additions	21	_	21
Disposals	-	_	-
At 31 March	518	52	570
Amortisation as at 1 April	(373)	(52)	(425)
Amortisation charged in the year	(25)	_	(25)
Disposals	-	_	-
At 31 March	(398)	(52)	(450)
Carrying Value as at 31 March 2022	120	-	120
Carrying Value as at 31 March 2021	124	-	124

In the opinion of the Public Services Ombudsman for Wales there is no material difference between the net book value of assets at current values and at their historic cost.



# 6c. Right of Use Assets

2022/23	IFRS 16 right of use asset	Total
	£000	£000
Transition asset as at 1 April	571	571
Additions	-	-
Disposals	-	-
At 31 March	571	571
Depreciation as at 1 April	-	-
Charged in the year	(170)	(170)
Disposals	-	-
At 31 March	(170)	(170)
Carrying amount as at 31 March 2023	401	401
Carrying amount as at 31 March 2022	-	-

The discount factor used in our IFRS 16 calculations is 0.95% for the financial year in line with the guidance issued by the Treasury. There are no prior year figures as IFRS 16 was implemented from 1 April 2022.

## 7. Trade and other Receivables

	2022/23	2021/22
	000£	000£
Amounts falling due within 1 year		
Prepayments	280	255
Trade debtors	-	-
Amounts falling due after more than 1 year		
Prepayments	_	-
Total	280	255



## 8. Cash and Cash Equivalents

Any bank balance held at the year-end must be returned to the Welsh Consolidated Fund. A figure of £1k (£120k in 2021/22) has been included within the accounts, being the net balance at the year-end on all the bank accounts operated by the Public Services Ombudsman for Wales, irrespective of whether the individual account is in debit or credit.

The year-end balance will be repaid to the Welsh Consolidated Fund in 2023/24 under the Government of Wales Act 2006.

### 9. Trade Payables and other Current Liabilities

	2022/23	2021/22
	£000	£000
Amounts falling due in 1 year		
Untaken annual leave	115	122
Deferred rent reduction	5	5
Welsh Consolidated Fund - unspent balances	1	120
Trade payables	8	3
Right of use asset creditor	411	-
Accruals	54	47
	594	297
Amounts falling due in more than 1 year		
Deferred rent reduction	6	10
Total	600	307

The 2022/23 figures are prepared on an IFRS 16 basis.



### 10. Provisions for Liabilities and Charges

	2022/23			2021/22	
	Pensions for Former Commissioners	Dilapidation Costs	Other Costs	Total	Total
	£000	£000	£000	£000	£000
Balance at 1 April	204	323	_	527	516
Additional provision required	43	-	-	43	54
Discount rate movement	(14)	-	_	(14)	2
Provisions utilised in the year	(46)	-	-	(46)	(45)
Balance at 31 March	187	323	_	510	527

Analysis of expected timings of payment of provisions:

	2022/23	2021/22
	£000	£000
Payable within 1 year	49	46
Payable within 2 to 5 years	461	474
Payable in more than 5 years	-	7
Balance at 31 March 2021	510	527

Pension provisions are calculated based on the National Life Tables for England and Wales issued by the Office of National Statistics. Later year pension increases are in line with GDP deflator information issued by HM Treasury. The discount factor has been amended to 1.70% for the financial year (-1.30% in 2021/22) in line with the guidance issued by the Treasury. Two surviving spouses of former Commissioners remain as a pension liability.

## 11. Reconciliation of Operating Cost to Operating Cash Flows

		2022/23	2021/22
	Notes	£000	£000
Net operating cost		(5,341)	(5,077)
Adjust for non-cash items	3	(337)	61
Decrease/(Increase) in trade and other receivables	7	(25)	(26)
Increase/(Decrease) in trade and other payables	9	293	42
Movement in provisions	10	(17)	11
Movement in cash repaid to Welsh Consolidated Fund	8	119	(100)
Net cash outflow from operating activities		(5,308)	(5,089)

The 2022/23 figures are prepared on an IFRS 16 basis.

# 12. Non-Current Asset Expenditure and Financial Investment

	2022/23	2021/22
	£000	£000
Purchases of property, plant and equipment	-	(16)
Proceeds of disposals of property, plant and	_	_
equipment		
Purchases of intangible assets	-	(21)
Net cash outflow from investing activities	-	(37)



# 13. Reconciliation of Net Cash Requirement to Increase/ (Decrease) in Cash

	2022/23	2021/22
	£000	£000
Net Cash Requirement:		
Operating activities	(5,308)	(5,089)
Capital Expenditure	-	(37)
	(5,308)	(5,126)
Financing from Welsh Parliament	5,309	5,246
Repayment to Welsh Consolidated Fund	(120)	(20)
Increase/(Decrease) in cash and cash equivalents	(119)	100

#### 14. Commitments under Operating Leases

	2022/23	2021/22
	£000£	£000£
Total future minimum operating lease payments on building:		
Payable within 1 year	198	198
Within 2 and 5 years	304	502
More than 5 years	-	-
	502	700
Other:		
Payable within 1 year	-	-
Within 2 and 5 years	-	-
More than 5 years	-	-
	_	-
Total of all operating leases	502	700

## 15. Contingent Liabilities

There are no claims or litigations that would affect the financial statements themselves but there is one Code of Conduct case where leave to appeal has been sought. The outcome is uncertain and the amount of any potential liability is unknown.

#### 16. Capital Commitments

There were no capital commitments at 31 March 2023 (2021/22 Nil).

#### 17. Related Party Transactions

The PSOW is headed by the Public Services Ombudsman for Wales. The office was established under the Public Services Ombudsman (Wales) Act 2005 and is now governed by the Public Services Ombudsman (Wales) Act 2019. The Ombudsman is independent of Government and the funding arrangements of the Office are set up to ensure that the independence of the Office is secured. The PSOW has had a number of material transactions with the Welsh Parliament, HM Revenue and Customs (Tax and National Insurance) and the Cabinet Office (payments in respect of the Principal Civil Service Pension Scheme). During the year, no directors, key members of staff or their close relatives have undertaken any material transactions.

### 18. Events after the Reporting Period

None.



## **Pension Disclosures**

One pension scheme was operated on behalf of current staff during 2021/22 – The Principal Civil Service Pension Scheme (PCSPS). There also remains an ongoing liability to meet the unfunded pensions of two dependent relatives of former Local Government Commissioners.

#### **Civil Service Pensions**

Pension benefits are provided through the Civil Service pension arrangements. From 1 April 2015 a new pension scheme for civil servants was introduced – the Civil Servants and Others Pension Scheme or **alpha**, which provides benefits on a career average basis with a normal pension age equal to the member's State Pension Age (or 65 if higher). From that date all newly appointed civil servants and the majority of those already in service joined **alpha**. Prior to that date, civil servants participated in the Principal Civil Service Pension Scheme (PCSPS). The PCSPS has four sections: 3 providing benefits on a final salary basis (**classic**, **premium** or **classic plus**) with a normal pension age of 60; and one providing benefits on a whole career basis (**nuvos**) with a normal pension age of 65.

These statutory arrangements are unfunded with the cost of benefits met by monies voted by Parliament each year. Pensions payable under **classic**, premium, classic plus, nuvos and alpha are increased annually in line with Pensions Increase legislation. Existing members of the PCSPS who were within 10 years of their normal pension age on 1 April 2012 remained in the PCSPS after 1 April 2015. Those who were between 10 years and 13 years and 5 months from their normal pension age on 1 April 2012 switch into alpha sometime between 1 June 2015 and 1 February 2022. Because the Government plans to remove discrimination identified by the courts in the way that the 2015 pension reforms were introduced for some members, eligible members with relevant service between 1 April 2015 and 31 March 2022 may be entitled to different pension benefits in relation to that period (and this may affect the Cash Equivalent Transfer Values shown in this report – see below). All members who switch to alpha have their PCSPS benefits 'banked', with those with earlier benefits in one of the final salary sections of the PCSPS having those benefits based on their final salary when they leave alpha. (The pension figures quoted for officials show pension earned in PCSPS or **alpha** – as appropriate. Where the official has benefits in both the PCSPS and alpha the figure quoted is the combined value of their benefits in the two schemes.) Members joining from October 2002 may opt for either the appropriate defined benefit arrangement or a defined contribution (money purchase) pension with an employer contribution (**partnership** pension account).

Employee contributions are salary-related and range between 4.6% and 8.05% for members of classic, premium, classic plus, nuvos and alpha. Benefits in classic accrue at the rate of 1/80th of final pensionable earnings for each year of service. In addition, a lump sum equivalent to three years initial pension is payable on retirement. For **premium**, benefits accrue at the rate of 1/60th of final pensionable earnings for each year of service. Unlike **classic**, there is no automatic lump sum. classic plus is essentially a hybrid with benefits for service before 1 October 2002 calculated broadly as per **classic** and benefits for service from October 2002 worked out as in **premium**. In **nuvos** a member builds up a pension based on his pensionable earnings during their period of scheme membership. At the end of the scheme year (31 March) the member's earned pension account is credited with 2.3% of their pensionable earnings in that scheme year and the accrued pension is uprated in line with Pensions Increase legislation. Benefits in **alpha** build up in a similar way to **nuvos**, except that the accrual rate in 2.32%. In all cases members may opt to give up (commute) pension for a lump sum up to the limits set by the Finance Act 2004.

The **partnership** pension account is an occupational defined contribution pension arrangement which is part of the Legal & General Mastertrust. The employer makes a basic contribution of between 8% and 14.75% (depending on the age of the member). The employee does not have to contribute, but where they do make contributions, the employer will match these up to a limit of 3% of pensionable salary (in addition to the employer's basic contribution). Employers also contribute a further 0.5% of pensionable salary to cover the cost of centrally provided risk benefit cover (death in service and ill health retirement).

The accrued pension quoted is the pension the member is entitled to receive when they reach pension age, or immediately on ceasing to be an active member of the scheme if they are already at or over pension age. Pension age is 60 for members of **classic**, **premium** and **classic plus**, 65 for members of **nuvos**, and the higher of 65 or State Pension Age for members of **alpha**. (The pension figures quoted for officials show pension earned in PCSPS or alpha – as appropriate. Where the official has benefits in both the PCSPS and alpha the figure quoted is the combined value of their benefits in the two schemes, but note that part of



that pension may be payable from different ages.)

Further details about the Civil Service pension arrangements can be found at the website <u>www.civilservicepensionscheme.org.uk</u>

#### Cash Equivalent Transfer Values

A Cash Equivalent Transfer Value (CETV) is the actuarially assessed capitalised value of the pension scheme benefits accrued by a member at a particular point in time. The benefits valued are the member's accrued benefits and any contingent spouse's pension payable from the scheme. A CETV is a payment made by a pension scheme or arrangement to secure pension benefits in another pension scheme or arrangement when the member leaves a scheme and chooses to transfer the benefits accrued in their former scheme. The pension figures shown relate to the benefits that the individual has accrued as a consequence of their total membership of the pension scheme, not just their service in a senior capacity to which disclosure applies.

The figures include the value of any pension benefit in another scheme or arrangement which the member has transferred to the Civil Service pension arrangements. They also include any additional pension benefit accrued to the member as a result of their buying additional pension benefits at their own cost. CETVs are worked out in accordance with The Occupational Pension Schemes (Transfer Values) (Amendment) Regulations 2008 and do not take account of any actual or potential reduction to benefits resulting from Lifetime Allowance Tax which may be due when pension benefits are taken.

#### **Real Increase in CETV**

This reflects the increase in CETV that is funded by the employer. It does not include the increase in accrued pension due to inflation, contributions paid by the employee (including the value of any benefits transferred from another pension scheme or arrangement) and uses common market valuation factors for the start and end of the period.

## Compensation for loss of office

No staff left under Voluntary Exit or Voluntary Redundancy terms during the financial year.

#### Pensions for former Ombudsmen

With the agreement of the Secretary of State for Wales in 1991 and subsequent confirmation by Statutory Instrument 1993 No. 1367, Local Government Commissioners became eligible to join the Local Government Pension Scheme. However, the pensions of the three previous Local Government Commissioners remained the responsibility of the Public Services Ombudsman for Wales and are met through the Statement of Comprehensive Net Expenditure.

At 31 March 2023 two surviving spouses of former Commissioners continued to receive a pension.

Pensions are increased annually in line with other pension schemes within the Public Sector. The basis of calculations of the Annual Pensions Increase has been changed from using the annual movement based on the Retail Price Index (RPI) to the Consumer Price Index (CPI). The amount of the uplift applied is normally set out in the Statutory Instrument Pensions Increase (Review) Order. This uplift for 2022/23 was 10.1%.

The total payments during 2022/23 were £46k (£45k in 2021/22). The liabilities arising out of the obligation to finance these pensions together with any dependant pensions has been calculated to be £186k (£204k in 2021/22). The calculation to determine the overall liability has been carried out internally using life expectancy tables for males and females in Wales obtained from the website of the Government Actuary's Department. A discount rate, from PES (2022), of 1.70% (-1.30% in 2021/22) has been applied in accordance with the Treasury guidance that all pension liabilities should be discounted.



# Appendices

# Some terms that we use in this report

<b>Case</b> : any matter raised with us by a member of the public	<b>Caseload</b> : all cases that we handle.
<b>Enquiry</b> : a case where a member of the public contacts us with a general query but is not yet ready to complain – or we know straight away that we cannot look into their issue. If that happens, we try to offer advice or direct people to another organisation that can help.	<b>Pre-assessment</b> : a Code of Conduct case which is not a duly made complaint. People who complain to us about the Code of Conduct need to sign a declaration to say that the details of the complaint are true and they are aware that their details and the complaint will be shared with the member. If they do not sign that declaration, we close the case as preassessment.

**Complaint**: a case where we have had enough information to start looking into an issue to see what we can do. Once we consider the information received, we can reject a complaint, suggest how it can be resolved quickly ('early resolution') or start an investigation.

Outcome: our decision after we have considered a complaint.

Intervention: a complaint	Referral: a type of outcome in
outcome when we decided that	Code of Conduct cases where
something has gone wrong	we refer a matter to a Standards
with public services and things	Committee or the Adjudication
must be put right. This could be	Panel for Wales. We generally do
by making recommendations	this for cases which involve serious
or agreeing early resolution or	breaches of the Code.
settlement of a complaint.	



# The complaint journey

#### Check - we check that we can look into your complaint

#### What we will do

When you first contact us, we will check if we can look into your complaint. This includes checking that:

- we can look at the issue you are complaining about
- we can look into the organisation you are complaining about
- we have enough information about your complaint.

#### What can we decide?

If we can look into your complaint, we will let you know (see 'Assess'). If we cannot look into your issue further, we will let you know. We will do our best to suggest what you can do next. If we know of an organisation that could help, we will give you more information about it.



### Assess – we take a closer look at your complaint to see if we can resolve it early or if we need to investigate

#### What we will do

We will look at your complaint in more detail. These are examples of the things we will think about:

- whether you complained to us within a year of knowing about the issue
- you have (or had) the option of taking legal action instead to put things right for you
- another organisation is better placed to deal with your complaint
- there are signs that the organisation potentially got things wrong and that it had a negative effect on you or the person you are complaining for
- there is more that the organisation could do to put things right for you.

#### What can we decide?

We are an independent decision-maker. To be fair to you and the organisation you have complained about, we will look at the evidence and the facts before we make a decision.

As we assess your complaint, we can:

- decide to investigate your complaint (see 'Investigate')
- arrange early action for the organisation to put things right for you. We
  will write to you to explain what we have arranged and we will close your
  complaint. We will make sure that the organisation did what it agreed to do
  (see 'Make sure').

If we can't do either of these things, we will write to you to tell you why. We close most of our complaints at 'Assess'. We only investigate about 1 in 10 of our complaints, usually when the issue is very complicated or if it may affect other people.

#### How long will it take?

On average, it takes us about 25 days to assess a complaint. It can sometimes take longer, for example, if we are arranging early action for the organisation to put things right.



# Investigate - we investigate some or all of your concerns

#### What we will do

We will talk to you about the investigation process. We will then write to you to let you know when the investigation starts and confirm what we are investigating.

We'll gather all the information we need, including from you and the organisation you have complained about. We will also often ask for advice from professional advisors. We will then make our decision on your complaint.

#### What can we decide?

As we investigate your complaint, we can:

- · complete the investigation and decide to uphold your complaint
- · complete the investigation and decide not to uphold your complaint
- decide to settle the complaint where the organisation can take action to put things right
- decide to end the investigation early if we find that there is not enough evidence to show that the organisation has done something wrong

If we uphold your complaint, we will recommend what the organisation should do to put things right.

At the end of the investigation we will explain what we found and why we did or did not uphold your complaint.

Of the complaints we investigate each year, we uphold or settle around 7 out of 10.

#### How long will it take?

An investigation can take around 12 months from when you first complain to us. When the complaint is very complicated it can take us longer to investigate it. We will keep in touch with you during the investigation.

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# Follow up – we check that the organisation did what it promised to do

#### What we will do

When we arrange early action for the organisation to put things right for you, or we settle or uphold your complaint after we investigated, we will recommend what the organisation should do to put things right for you. We will tell the organisation how much time it has to show us that it did what it

promised to do.

If the organisation does not show us that it acted on our recommendations, we will take further action.



# **Our Key Performance Indicators**

We check how well we perform against a set of measures called Key Performance Indicators (KPIs). Below we explain how we aimed to perform and how we did.

Performance indicator	Target	2022/23	2021/22
Public services complaints			
decision that a complaint is not within jurisdiction within 3 weeks	90%	94%	90%
decision taken not to investigate a complaint (after making initial enquiries) within 6 weeks	90%	87%	83%
where we seek early resolution, decision within 9 weeks	90%	90%	88%
decision to investigate and start investigation within 6 weeks of the date sufficient information is received	80%	37%	69%
cases closed within 12 months	85%	37%	76%
Code of Conduct complaints			
decision taken not to investigate within 6 weeks.	90%	95%	98%
decision to investigate and start investigation within 6 weeks of the date sufficient information is received	90%	89%	80%
cases closed within 12 months	90%	66%	67%
Customer satisfaction*			
we are easy to find	-	87 / 95%	80 / 95%
we offer a helpful service	-	64 / 85%	60 / 86%
we clearly explain our process and decision	-	65 / 95%	65 / 91%
How bodies fulfil our recommendations ('compl	iance')		
proportion of recommendations due and complied with by public service providers	_	90%	81%
number of compliance visits	7	10	6

\* We present these results for all respondents (the first figure) as well as those satisfied with the outcome (the second figure).

Performance indicator	Target	2022/23	2021/22
Human resources			
completion of appraisal process	-	100%	100%
employee response to staff survey	_	89%**	84%
Staff training			
proportion of staff achieving target number of days of continuing professional development	-	80%	72%
Staff attendance			
average number of days lost through sickness per member of staff	-	8.59	7.2
proportion of working days lost through staff sickness	-	3.29%	2.70%
proportion of working days lost through short term sickness	-	1.01%	1.04%
proportion of working days lost through long term sickness	-	2.28%	1.70%
Financial performance			
cash repaid to Welsh Consolidated Fund	< 3%	0.01%	2.3%
unit cost per case	£700	£473	£491***
support costs as percentage of budget	<5%	4.6%	4.2%
external Audit Opinion on Accounts	Unqualified accounts	Unqualified accounts	Unqualified accounts
internal Audit Opinion on internal controls	Substantial Assurance	Substantial Assurance	Substantial Assurance
Complaints about us			
number of complaints received	N/A	30	32
number of complaints upheld	N/A	12	12
Sustainability			
waste (kg)	26,000	17,696	9,205
electricity (kWh)	104,000	74,102	73,754

\*\* We carry out our main staff survey every two years. For 2022/23 we are reporting response rate on an interim survey linked to FairPlay Employer status.

\*\*\* Figures reported for unit costs reflect the approach introduced in 2020/21. The target and previous years' figures have been restated using the same approach, so figures are meaningful.

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# **Complaints data**

## Public services - new complaints

Subject	2022/23	2021/22
Health	37%	34%
Housing	18%	16%
Complaints Handling	18%	14%
Social Services	7%	8%
Planning and Building Control	4%	8%
COVID19	1%	3%
Other	15%	17%
Grand Total	100%	100%

Sector	2022/23	2021/22
NHS Bodies (including Health Boards, NHS Trusts, Dentist, GPs, Opticians and Pharmacists)	1288	1115
Local Authorities (including County/ County Borough Councils and School Appeal Panels)	1032	1162
Social Housing sector (housing associations)	348	302
Welsh Government and its sponsored bodies	61	74
Community Councils	30	31
Other	31	42
All sectors	2790	2726

		2022/23	2021/22	% change
Health Board	Number	Received per 1000 residents	Number	from 2021/22
Aneurin Bevan University Health Board	166	0.28	142	17%
Betsi Cadwaladr University Health Board	225	0.33	213	6%
Cardiff and Vale University Health Board	137	0.28	89	54%
Cwm Taf Morgannwg University Health Board	134	0.30	113	19%
Hywel Dda University Health Board	104	0.27	88	18%
Powys Teaching Health Board	23	0.17	10	130%
Swansea Bay University Health Board	137	0.36	110	25%
All Health Boards	926	0.30	765	21%



		2022/23	2021/22	% change
County and County Borough Council	Number	Received per 1000 residents	Number	from 2021/22
Blaenau Gwent County Borough Council	16	0.24	14	14%
Bridgend County Borough Council	55	0.38	55	0%
Caerphilly County Borough Council	49	0.28	60	-18%
Cardiff Council (Incl. Rent Smart Wales)	142	0.39	182	-22%
Carmarthenshire County Council	53	0.28	54	-2%
Ceredigion County Council	35	0.49	52	-33%
Conwy County Borough Council	31	0.27	27	15%
Denbighshire County Council	32	0.33	34	-6%
Flintshire County Council	65	0.42	99	-34%
Cyngor Gwynedd	36	0.31	39	-8%
Isle of Anglesey County Council	25	0.36	29	-14%
Merthyr Tydfil County Borough Council	17	0.29	27	-37%
Monmouthshire County Council	23	0.25	20	15%
Neath Port Talbot Council	39	0.27	45	-13%
Newport City Council	42	0.26	40	5%
Pembrokeshire County Council	44	0.36	39	13%
Powys County Council	38	0.29	55	-31%
Rhondda Cynon Taf County Borough Council (Incl South Wales Parking Group)	54	0.23	51	6%
Swansea Council	94	0.39	71	32%
Torfaen County Borough Council	16	0.17	18	-11%
Vale of Glamorgan Council	49	0.37	61	-20%
Wrexham County Borough Council	65	0.48	71	-8%
All County and County Borough Councils	1020	0.33	1143	-11%

Housing Association	2022/23	2021/22	% change from 2021/22
Adra	15	10	50%
Aelwyd Housing Association Ltd	1	2	-50%
Ateb Group Ltd	2	4	-50%
Barcud	4	3	33%
Bro Myrddin Housing Association	0	1	-100%
Bron Afon Community Housing Ltd	17	17	0%
Cadwyn Housing Association Ltd	6	0	
Cardiff Community Housing Association	7	15	-53%
Caredig	3	0	
Cartrefi Conwy	6	14	-57%
Charter Housing Association (part of the Pobl Group)	7	4	75%
Clwyd Alyn Housing Association	10	10	0%
Coastal Housing Group Ltd	6	14	-57%
Cynon Taf Community Housing Group	4	6	-33%
Derwen (part of the Pobl Group)	0	0	
Family Housing Association (Wales) Ltd	0	5	-100%
First Choice Housing Association Ltd	1	0	
Grwp Cynefin	5	4	25%
Hafan Cymru	0	1	-100%
Hafod Housing Association	62	28	121%
Linc Cymru Housing Association	14	9	56%
Melin Homes Ltd	3	5	-40%
Merthyr Tydfil Housing Association Ltd	1	5	-80%
Merthyr Valleys Homes	8	4	100%

Valleys To Coast Housing	19	20	-5%
United Welsh Housing Association	16	16	0%
Ty Gwalia (part of Pobl Group)	3	3	0%
Trivallis	13	17	-24%
Tai Tarian	21	15	40%
Tai Ceredigion Ltd	0	0	
Tai Calon Community Housing	10	5	100%
Taff Housing Association	4	3	33%
Rhondda Housing Association Ltd	9	1	800%
Pobl	23	19	21%
North Wales Housing	4	8	-50%
Newydd Housing Association	9	9	0%
Newport City Homes	19	8	138%
Monmouthshire Housing Association	2	6	-67%



## Public services - closed complaints

			2022/23			2021/22
Health Board	No. of Interventions	No. of Closures	Intervention rate	No. of Interventions	No. of Closures	Intervention rate
Aneurin Bevan University Health Board	48	160	30%	42	125	34%
Betsi Cadwaladr University Health Board	80	231	35%	61	193	32%
Cardiff and Vale University Health Board	30	129	23%	18	81	22%
Cwm Taf Morgannwg University Health Board	37	141	26%	30	99	30%
Hywel Dda University Health Board	41	100	41%	23	82	28%
Powys Teaching Health Board	5	23	22%	3	6	50%
Swansea Bay University Health Board	33	134	25%	29	105	28%
All Health Boards	274	918	30%	206	691	30%



			2022/23			2021/22
County and County Borough Council	No. of Interventions	No. of Closures	Intervention rate	No. of Interventions	No. of Closures	Intervention rate
Blaenau Gwent County Borough Council	0	16	0%	0	13	0%
Bridgend County Borough Council	5	57	9%	7	54	13%
Caerphilly County Borough Council	6	52	12%	7	58	12%
Cardiff Council (Incl Rent Smart Wales)	26	154	17%	46	175	26%
Carmarthenshire County Council	7	60	12%	7	49	14%
Ceredigion County Council	13	44	30%	13	46	28%
Conwy County Borough Council	5	35	14%	2	24	8%
Denbighshire County Council	2	33	6%	4	33	12%
Flintshire County Council	5	70	7%	15	94	16%
Cyngor Gwynedd	5	33	15%	6	41	15%
Isle of Anglesey County Council	5	25	20%	3	28	11%
Merthyr Tydfil County Borough Council	1	18	6%	2	26	8%
Monmouthshire County Council	1	22	5%	2	21	10%
Neath Port Talbot Council	7	38	18%	5	45	11%
Newport City Council	8	48	17%	4	36	11%
Pembrokeshire County Council	3	45	7%	2	40	5%
Powys County Council	8	44	18%	7	55	13%

Rhondda Cynon Taf County Borough Council (Incl South Wales Parking Group)	2	56	4%	3	45	7%
Swansea Council	10	99	10%	10	76	13%
Torfaen County Borough Council	1	17	6%	2	20	10%
Vale of Glamorgan Council	15	53	28%	9	62	15%
Wrexham County Borough Council	6	67	9%	4	67	6%
All County and County Borough Councils	141	1086	13%	160	1108	14%



		2022/23			2021/22			
Housing Association	No. of Interventions	No. of Closures	Intervention rate	No. of Interventions	No. of Closures	Intervention rate		
Adra	2	16	13%	1	9	11%		
Aelwyd Housing Association Ltd	0	1	-	0	2	-		
Ateb Group Ltd	0	2	-	2	4	50%		
Barcud	0	4	-	0	3	-		
Bro Myrddin Housing Association	0	0	-	0	1	-		
Bron Afon Community Housing Ltd	2	18	11%	3	18	17%		
Cadwyn Housing Association Ltd	1	6	17%	0	0	-		
Cardiff Community Housing Association	0	8	-	1	14	7%		
Caredig	0	3	-	0	0	-		
Cartrefi Conwy	2	7	29%	0	13	-		
Charter Housing Association (Part of the Pobl Group)	0	7	-	1	5	20%		
Clwyd Alyn Housing Association	0	9	-	0	10	-		
Coastal Housing Group Ltd	0	6	-	1	14	7%		
Cynon Taf Community Housing Group	0	4	-	1	6	17%		
Family Housing Association (Wales) Ltd	0	0	-	0	5	-		
First Choice Housing Association Ltd	0	1	-	0	0	-		
Grwp Cynefin	0	5	-	1	4	25%		
Hafan Cymru	0	1	-	0	0	-		
Hafod Housing Association	15	59	25%	7	27	26%		
Linc Cymru Housing Association	2	13	15%	2	10	20%		
Melin Homes Ltd	0	3	-	0	6	-		
Merthyr Tydfil Hous- ing Association Ltd	0	1	-	1	7	14%		
Merthyr Valleys Homes	1	8	13%	1	5	20%		

Grand Total	44	352	13%	41	301	14%
Wales & West Housing Association	1	14	7%	2	13	15%
Valleys To Coast Housing	5	17	29%	3	22	14%
United Welsh Housing Association	2	18	11%	2	14	14%
Ty Gwalia (Part Of Pobl Group)	0	3		0	3	-
Trivallis	2	15	13%	3	17	18%
Tai Tarian	0	22	-	2	14	14%
Tai Calon Community Housing	0	9		0	5	-
Taff Housing Association	2	5	40%	0	1	-
Rhondda Housing Association Ltd	0	8	-	1	1	100%
Pobl	3	22	14%	1	17	6%
North Wales Housing	1	5	20%	1	8	13%
Newydd Housing Association	1	10	10%	1	9	11%
Newport City Homes	2	18	11%	0	8	-
Monmouthshire Housing Association	0	4		3	6	50%

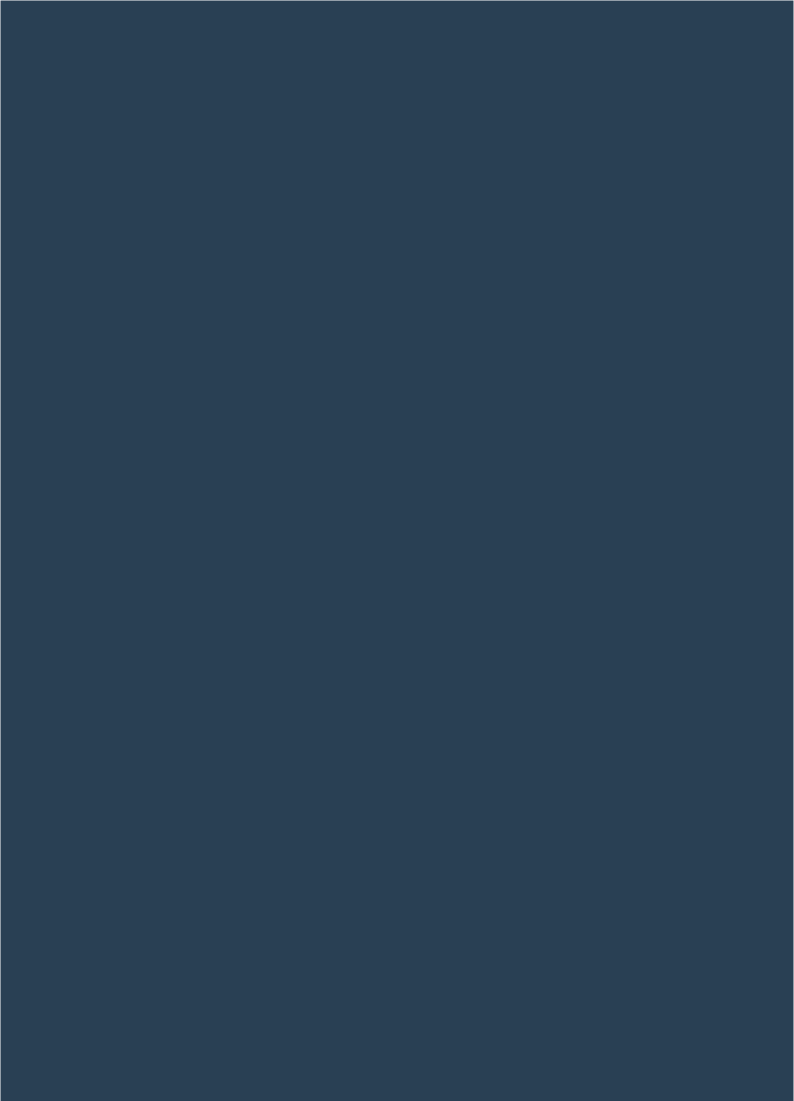


## Code of Conduct - new complaints

Subjects	2022/23	2021/22
Accountability and openness	10%	5%
Disclosure and registration of interests	9%	11%
Duty to uphold the law	8%	9%
Integrity	6%	8%
Objectivity and propriety	3%	11%
Promotion of equality and respect	61%	51%
Selflessness and stewardship	3%	5%

Body	2022/23	2021/22	% change from 2021/22
Town and Community Councils	158	171	-8%
County and County Borough Councils	122	114	7%
National Parks	3	5	-40%
Fire Authorities	0	0	n/a
Police and Crime Panels	0	4	-100%
Total	283	294	-4%







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