Pecyn Dogfennau Cyhoeddus

Penalita House, Tredomen Park, Ystrad Mynach, Hengoed CF82 7PG **Tý Penalita,** Parc Tredomen, Ystrad Mynach, Hengoed CF82 7PG



Am unrhyw ymholiad yn ymwneud â'r agenda hwn cysylltwch â Amy Dredge (Rhif Ffôn: 01443 863100 Ebost: dredga@caerphilly.gov.uk)

Dyddiad: Dydd Mercher, 24 Hydref 2018

Annwyl Syr/Fadam,

Bydd cyfarfod **Cabinet** yn cael ei gynnal yn **Ystafell Sirhywi, Tŷ Penallta, Tredomen, Ystrad Mynach** ar **Dydd Mercher, 31ain Hydref, 2018** am **10.30 am**. i ystyried materion a gynhwysir yn yr agenda canlynol. Gall cynghorwyr a'r cyhoedd sy'n dymuno siarad am unrhyw eitem wneud hynny drwy wneud cais i'r Cadeirydd. Mae croeso i chi hefyd ddefnyddio'r Gymraeg yn y cyfarfod. Mae'r ddau gais hyn yn gofyn am gyfnod rhybudd o 3 diwrnod gwaith, a bydd cyfieithu ar y pryd yn cael ei ddarparu os gofynnir amdano.

Mae pob cyfarfod Pwyllgor yn agored i'r Wasg a'r Cyhoedd. Gofynnir i arsylwyr a chyfranogwyr ymddwyn gyda pharch ac ystyriaeth at eraill. Sylwer y bydd methu â gwneud hynny yn golygu y gofynnir i chi adael y cyfarfodydd ac efallai y cewch eich hebrwng o'r safle.

Yr eiddoch yn gywir,

Christina Harrhy
PRIF WEITHREDWR DROS DRO

AGENDA

Tudalennau

- 1 I dderbyn ymddiheuriadau am absenoldeb
- 2 Datganiadau o Ddiddordeb.

Atgoffi'r Cynghorwyr a Swyddogion o'u cyfrifoldeb personol i ddatgan unrhyw fuddiannau personol a/neu niweidiol mewn perthynas ag unrhyw eitem o fusnes ar yr agenda hwn yn unol â Deddf Llywodraeth Leol 2000, Cyfansoddiad y Cyngor a'r Cod Ymddygiad ar gyfer Cynghorwyr a Swyddogion.



I gymeradwyo a llofnodi'r cofnodion canlynol:-

3 Cabinet a gynhaliwyd ar yr 17eg Hydref 2018.

1 - 6

I dderbyn ac ystyried yr adroddiad(au) canlynol y mae angen penderfyniadau gweithredol arnynt

4 Adroddiad Gwelliannau Blynyddol 2017/18.

7 - 36

5 Cynnig i sefydlu cronfa wrth gefn a glustnodwyd ar gyfer buddsoddiad mewn Technoleg Ddigidol.

37 - 46

6 Cynllun Cynnal a Chadw Priffyrdd.

47 - 186

Cylchrediad:

Cynghorwyr

C.J. Cuss, N. George, C.J. Gordon, Mrs B. A. Jones, P.A. Marsden, S. Morgan, L. Phipps, D.V. Poole a Mrs E. Stenner,

A Swyddogion Priodol.

SUT FYDDWN YN DEFNYDDIO EICH GWYBODAETH

Bydd yr unigolion hynny sy'n mynychu cyfarfodydd pwyllgor i siarad/roi tystiolaeth yn cael eu henwi yng nghofnodion y cyfarfod hynny, weithiau bydd hyn yn cynnwys eu man gweithio neu fusnes a'r barnau a fynegir. Bydd cofnodion o'r cyfarfod gan gynnwys manylion y siaradwyr ar gael i'r cyhoedd ar wefan y Cyngor ar www.caerffili.gov.uk. ac eithrio am drafodaethau sy'n ymwneud ag eitemau cyfrinachol neu eithriedig.

Mae gennych nifer o hawliau mewn perthynas â'r wybodaeth, gan gynnwys yr hawl i gael mynediad at wybodaeth sydd gennym amdanoch a'r hawl i gwyno os ydych yn anhapus gyda'r modd y mae eich gwybodaeth yn cael ei brosesu.

Am wybodaeth bellach ar sut rydym yn prosesu eich gwybodaeth a'ch hawliau, ewch i'r Hysbysiad Preifatrwydd Cyfarfodydd Pwyllgor Llawn ar ein gwefan http://www.caerffili.gov.uk/Pwyllgor/Preifatrwydd neu cysylltwch â Gwasanaethau Cyfreithiol drwy e-bostio griffd2@caerffili.gov.uk neu ffoniwch 01443 863028.

Eitem Ar Yr Agenda 3



CABINET

COFNODION Y CYFARFOD A GYNHALIWYD YN NHŶ PENALLTA, TREDOMEN, AR DDYDD MERCHER, 17 HYDREF 2018, AM 10.30 A.M.

YN BRESENNOL:

Y Cynghorydd D. Poole - Cadeirydd

Cynghorwyr:

C. Cuss (Gofal Cymdeithasol a Lles), N. George (Gwasanaethau'r Gymdogaeth), C.J. Gordon (Gwasanaethau Corfforaethol), Mrs B.A. Jones (Cyllid, Perfformiad a Llywodraethu), P. Marsden (Addysg a Chyflawniad), S. Morgan (Economi, Isadeiledd a Chynaliadwyedd), L. Phipps (Cartrefi a Lleoedd) ac E. Stenner (Yr Amgylchedd a Diogelwch y Cyhoedd).

Ynghyd â:

C. Harrhy (Prif Weithredwr Dros Dro), D. Street (Cyfarwyddwr Corfforaethol – Gwasanaethau Cymdeithasol), M.S. Williams (Cyfarwyddwr Corfforaethol Dros Dro – Cymunedau) ac R. Edmunds (Cyfarwyddwr Corfforaethol – Addysg a Gwasanaethau Corfforaethol).

Hefyd yn bresennol:

R. Tranter (Pennaeth Gwasanaethau Cyfreithiol a Swyddog Monitro), R. Hartshorn (Pennaeth Diogelwch y Cyhoedd, Gwasanaethau Cymunedol a Hamdden), S. Richards (Pennaeth Addysg, Cynllunio a Strategaeth) ac A. Dredge (Swyddog Gwasanaethau Pwyllgor).

1. YMDDIHEURIADAU DROS ABSENOLDEB

Nid oedd unrhyw ymddiheuriadau dros absenoldeb.

2. DATGANIADAU O DDIDDORDEB

Datganodd y Cynghorwyr C. Gordon ac S. Morgan ddiddordebau personol a rhagfarnol ar ddechrau'r cyfarfod mewn perthynas ag Eitem 6 ar yr Agenda – Fframwaith Gofal Cartref. Mae'r manylion wedi eu cofnodi gyda'r eitem briodol.

3. **CABINET – 3 HYDREF 2018**

PENDERFYNWYD cymeradwyo cofnodion y cyfarfod a gynhaliwyd ar 3 Hydref 2018 (cofnodion rhifau 1–9), a'u llofnodi fel cofnod cywir.

MATERION SYDD ANGEN PENDERFYNIADAU GWEITHREDOL

4. ADENNILL COSTAU GLANHAU TIPIO ANGHYFREITHLON

Roedd yr adroddiad yn gofyn i'r Cabinet ystyried yr opsiynau sydd ar gael i'r Cyngor i adennill costau glanhau tipio anghyfreithlon oddi ar droseddwyr. Yn ei gyfarfod ar 28 Chwefror 2018, ystyriodd y Cabinet adroddiad ynghylch hysbysiadau cosb benodedig ar gyfer tipio gwastraff heb awdurdod a phenderfynwyd rhoi cosb benodedig ar waith ar gyfer troseddau tipio anghyfreithlon perthnasol ar y lefel uchaf o £400 heb unrhyw ostyngiad ar gyfer talu'n gynnar. Yn y cyfarfod hwnnw, gofynnodd y Cabinet am adroddiad pellach mewn perthynas ag adennill costau glanhau troseddau tipio anghyfreithlon.

Dywedwyd wrth y Cabinet fod y gyfraith tresmasu yn cynnig achos sifil posibl er mwyn ceisio adennill costau glanhau tipio anghyfreithlon. Mae tresmasu'n delio ag ymyrraeth â mwynhau tir, ond mae'n hawliad perchenogol ac felly mae'n opsiwn dim ond mewn amgylchiadau lle mae'r Cyngor yn berchen ar y tir y mae gwastraff wedi'i dipio arno. Mae Gwasanaethau Cyfreithiol wedi cynghori, er bod derbyn a thalu hysbysiad cosb benodedig yn cyflawni atebolrwydd troseddol, mae'r Llysoedd wedi dyfarnu nad yw'n gyfystyr â derbyn euogrwydd. Felly ni allai'r Cyngor ddibynnu ar dalu'r gosb benodedig fel prawf o unrhyw hawliad sifil. Byddai angen o hyd i brofi hyn yn ôl yr hyn sy'n debygol. Mae Cyllid Corfforaethol wedi cynghori nad yw'n ddarbodus i fwrw ymlaen ag achosion Llys Sirol am ddyledion llai a chynigir i'r Pennaeth Cyllid Corfforaethol fod y rhain yn cael eu dileu.

Trafodwyd y broses adennill costau pan fo'r swm dan sylw yn uwch na'r trothwy adennill dyledion darbodus. Bydd pob cais yn cael ei ystyried yn ôl ei rinweddau gan Bennaeth Diogelwch y Cyhoedd, Gwasanaethau Cymunedol a Hamdden mewn ymgynghoriad â Phennaeth y Gwasanaethau Cyfreithiol gan ystyried yr angen i'w brofi yn ôl yr hyn sy'n debygol a'r rhagolygon o adennill yn llwyddiannus. Gofynnodd y Cabinet am ymgynghori â'r Aelod Cabinet perthnasol ynglŷn â'r broses hon hefyd. Gofynnodd yr Aelodau hefyd am ystyried defnyddio'r un broses ar dir Comin a chadarnhaodd y Swyddogion y byddai cyngor cyfreithiol yn cael ei geisio yn hyn o beth. Cyfeiriodd un o'r Aelodau at baragraff 4.1. yn yr adroddiad a amlygodd y gost i Gaerffili am lanhau tipio anghyfreithlon yn 2016/17. Cadarnhaodd y swyddogion mai dyma'r cyfanswm cost glanhau sy'n cynnwys llafur a gwaredu gwastraff. Croesawodd y Cabinet yr argymhellion a chredai mai dyma'r cam cyntaf wrth symud ymlaen.

Cynigiwyd ac eiliwyd, yn amodol ar yr uchod, gymeradwyo'r argymhelliad yn yr adroddiad. Cytunwyd ar hyn yn unfrydol drwy godi dwylo.

PENDERFYNWYD yn amodol ar ddiwygiadau ym mharagraffau 10.1. (i) i gynnwys 'ac os yw'n bosibl yn gyfreithlon ar dir Comin' ac mewn perthynas â pharagraff 10.1. (ii) i gynnwys 'a'r Aelod Cabinet perthnasol', ac am y rhesymau a gynhwysir yn adroddiad y Swyddog: -

- (i) mae'r Cyngor yn cymryd camau i adennill costau tipio anghyfreithlon yn erbyn troseddwyr digwyddiadau tipio anghyfreithlon ar dir y Cyngor ac os yw'n bosibl yn gyfreithlon ar dir Comin a phan fo'r swm dan sylw yn uwch na'r trothwy adennill dyledion darbodus, gael ei gytuno;
- (ii) pob cais yn cael ei ystyried yn ôl ei rinweddau gan Bennaeth Diogelwch y Cyhoedd, Gwasanaethau Cymunedol a Hamdden mewn ymgynghoriad â Phennaeth y Gwasanaethau Cyfreithiol a'r Aelod Cabinet perthnasol, a gan ystyried yr angen i gael ei brofi yn ôl yr hyn sy'n debygol a'r rhagolygon o adennill llwyddiannus, gael ei gytuno.

5. YMGYRCH CRONFA GYMDEITHASOL EWROP – MEITHRIN, CYFARPARU, FFYNNU (MCFf)

Ceisiodd yr adroddiad gymeradwyaeth y Cabinet am ymglymiad Caerffili yn Ymgyrch Cronfa Gymdeithasol Ewrop (CGE) – Meithrin, Cyfarparu, Ffynnu (MCFf).

Esboniodd swyddogion fod Meithrin, Cyfarparu a Ffynnu (MCFf) yn ymgyrch i fynd i'r afael â thangyflogaeth ar draws 5 Awdurdod Lleol (Caerffili, Torfaen, Merthyr Tudful, Blaenau Gwent, Pen-y-bont ar Ogwr) yn ne-ddwyrain Cymru (Gorllewin Cymru a'r Cymoedd). Cyflawnir hyn trwy ddull cydweithredol. Nod yr Ymgyrch yw ymgysylltu, cefnogi a pharatoi unigolion a gyflogir â chyflyrau iechyd sy'n cyfyngu ar waith a/neu rwystrau eraill i gael cyflogaeth gynaliadwy. Mae ymgyrch bresennol CGE, Pontydd i Waith 2, yn darparu cymorth cyflogaeth i oedolion di-waith 25+ oed, tra bod Sgiliau Gwaith i Oedolion 2 yn cynnig cyfleoedd hyfforddi ar gyfer y rheini sydd â gwaith â lefel isel o sgiliau a thâl isel.

Cynghorwyd y Cabinet nad yw Sgiliau Gwaith i Oedolion yn gallu cynnig cymorth arall, megis hyfforddi, ysgrifennu CV ac ati sydd yn aml yn angenrheidiol ar gyfer y rheini sydd yn y gwaith mwyaf ansefydlog i wella eu sefyllfa yn y farchnad lafur. Mae'r grŵp targed ar gyfer ymgyrch MCFf yn gyflogedig felly ni ellir eu cefnogi gan Bontydd i Waith ond byddant yn elwa ar gefnogaeth ychwanegol i'r cyfleoedd hyfforddi a gynigir gan Sgiliau Gwaith i Oedolion. Cyfeiriwyd yr Aelodau at baragraff 4.7. yn yr adroddiad sy'n nodi sut y caiff yr ymgyrch ei datblygu a'r ystod o weithgareddau a fydd ar gael i wella sefyllfaoedd cyfranogwyr yn y farchnad swyddi. Bydd Caerffili yn anelu at gefnogi 326 o gyfranogwyr dros 5 mlynedd. Cyfeiriwyd at baragraff 7.2. ac esboniodd y Swyddogion fod y gost arian "go iawn" i Gaerffili yn llai na'r arian cyfatebol "pennawd" a nodwyd yn y model ariannol. Yn yr achos hwn, rhagamcanir na fydd unrhyw gostau arian ychwanegol i Gaerffili.

Trafododd yr Aelodau'r weithred a'i hymgysylltiad â mentrau, asiantaethau a sefydliadau eraill yn lleol ac yn rhanbarthol. Y bwriad yw sicrhau nad yw'r ddarpariaeth yn cael ei dyblygu ac y mae'n cael ei marchnata'n effeithiol gyda mecanwaith atgyfeirio priodol i annog ymgysylltu. Bydd yr ymgyrch hon yng Nghaerffili yn gweithio'n agos gyda'r adran rhenti Tai fel ffordd o gyfeirio. Eglurwyd bod yr Adran Addysg hefyd yn ymgysylltu â, ac yn cyd-fynd yn agos â'r Tîm Adfywio.

Fe'i cytunwyd ac eiliwyd bod yr argymhellion yn yr adroddiad yn cael eu cymeradwyo. Cytunwyd ar hyn yn unfrydol drwy godi dwylo.

PENDERFYNWYD, am y rhesymau a gynhwysir yn adroddiad y Swyddog, fod cyfraniad Caerffili yng Nghynllun Cronfa Gymdeithasol Ewrop "Meithrin, Cyfarparu a Ffynnu" yn cael ei gymeradwyo.

6. FFRAMWAITH GOFAL CARTREF

Datganodd y Cynghorwyr C. Gordon ac S. Morgan ddiddordebau personol a rhagfarnol mewn perthynas â'r eitem hon gan fod gan y ddau ohonynt ffrindiau personol agos sy'n ddarparwyr gwasanaeth. Gadawsant yr ystafell pan gyflwynwyd yr adroddiad ac ni chymerant ran yn y ddadl na'r bleidlais.

Ceisiodd yr adroddiad farn yr Aelodau ar yr argymhellion a gynigiwyd i fynd ymlaen i gomisiynu trefniant Gofal Cartref newydd, gan leihau'r aflonyddwch ar unigolion sydd ar hyn o bryd yn derbyn y gwasanaeth tra'n cynyddu'r gallu i ddiwallu anghenion a nodwyd. Amlinellwyd y trefniadau presennol ar gyfer darparu gofal cartref a gomisiynwyd yn allanol ac a ddarparwyd yn fewnol ym Mwrdeistref Caerffili. Amlygwyd rhai o'r anawsterau a'r materion sy'n wynebu'r sector gofal cartref yn lleol a chenedlaethol yn yr adroddiad. Cyflwynwyd yr adroddiad i'r Pwyllgor Craffu lechyd, Gofal Cymdeithasol a Lles ar 19 Mehefin 2018 a chafodd ei ohirio yn y Cyfarfod hwnnw gan fod yr Aelodau'n mynegi pryderon ynghylch y Model Gofal Cartref newydd. Roeddent o'r farn y byddai'n briodol clywed tystiolaeth arbenigol cyn gwneud

argymhellion i'r Cabinet. Gofynnodd yr Aelodau am wahodd Cynrychiolwyr o Ddarparwr Gwasanaeth Allanol, Undeb Llafur a Defnyddiwr Gwasanaeth a/neu Gynrychiolydd i fynychu cyfarfod yn y dyfodol i roi eu safbwynt ar y model.

Cynghorwyd y Cabinet yr oedd Prif Weithredwr yr Ymddiriedolaeth Gofalwyr a Chynrychiolydd yr Undeb Llafur, Unsain, yn bresennol yn y Cyfarfod Craffu dilynol a gynhaliwyd ar 11 Medi 2018, i roi eu safbwynt ar y Model newydd. Cefnogodd yr Undeb Llafur y ddarpariaeth fewnol a chefnogodd yr adroddiad yn gyffredinol. Teimlant fod y fframwaith yn cynnig cyfle pwysig mewn meysydd allweddol i sicrhau lleoedd gwaith a bydd darparwyr gwasanaethau allanol eu hunain hefyd yn gweld y manteision. Hoffent weld cydnabyddiaeth Undeb Llafur neu fynediad i'r gweithle wrth symud ymlaen. Cyfeiriodd Prif Weithredwr yr Ymddiriedolaeth Gofalwyr at Ddeddf Rheoleiddio ac Arolygu Gofal Cymdeithasol 2016, sydd wedi cyflwyno mesur gwahanol gyda phwyslais ar 'Sgyrsiau am yr hyn sy'n bwysig a pha Ofal/Seibiant sydd ei angen'. Eglurodd fod recriwtio ym maes Gofal Cymdeithasol mewn argyfwng a chefnogodd yr argymhellion yn yr adroddiad. Dywedodd y dylid llongyfarch y Cyfarwyddwr wrth gyflawni'r Model newydd hwn gan y bydd y dull hwn yn ceisio sicrhau parhad a chysondeb i'r bobl sy'n derbyn gwasanaeth ar hyn o bryd. Budd ychwanegol yw cyflwyno 'bloc' o oriau a gynigir yn wythnosol gyda syniad o'r adegau y dylid diwallu ag anghenion 'cymwys' yr unigolyn. O safbwynt y Gofalyddion, dywedodd fod y Model hwn yn gam i'r cyfeiriad cywir sy'n cynnig mwy o hyblygrwydd. Roedd y Pwyllgor Craffu Iechyd, Gofal Cymdeithasol a Lles yn cefnogi'r argymhellion yn yr adroddiad gydag argymhelliad ychwanegol na fydd y ddarpariaeth fewnol yn lleihau i lai na'r ganran gyfredol sy'n cynrychioli 28% o'r ddarpariaeth gwasanaeth.

Trafododd y Cabinet y contract arfaethedig am gyfnod o 10 mlynedd (4 blynedd gyda 2 + 2 + 2 o flynyddoedd) y cyfeirir ato ym mharagraff 4.11 yn yr adroddiad. Esboniodd swyddogion, cyn belled â bod perfformiad yn cael ei gynnal ar y lefel y cytunwyd arni, byddai hyn yn helpu pob darparwr i fuddsoddi yn ei fusnes, cynllunio ar gyfer y dyfodol a sicrhau adnoddau ariannol lle bo angen. Byddai'r cyfnod 4 blynedd cychwynnol yn caniatáu i'r Awdurdod wneud dyfarniad wrth symud ymlaen. Dywedwyd wrth yr Aelodau, er bod gofyniad i dendro am Wasanaeth Gofal yn y Cartref newydd, mae risgiau'n gysylltiedig â'r broses hon. Mae'r rhain yn cynnwys y posibilrwydd o gynnydd sylweddol ar gostau cyfredol y gwasanaeth hwn a fydd yn bwysau pellach ar gyllideb y Gyfadran. Bydd Darparwyr Gwasanaeth hefyd yn gweld newidiadau i'r ffordd y mae rheoleiddio yn effeithio ar wasanaethau ar lefel gyflenwi a rheoli gyda chyflwyniad y Ddeddf Rheoleiddio ac Arolygu Gofal Cymdeithasol.

Croesawodd yr Aelodau y dull newydd, a chefnogi'r argymhellion yn yr adroddiad, a phwysleisio pwysigrwydd hanfodol amharu cyn lleied â phosibl ar ddefnyddwyr presennol y gwasanaeth.

Fe'i cytunwyd ac eiliwyd bod yr argymhellion yn yr adroddiad yn cael eu cymeradwyo. Cytunwyd ar hyn yn unfrydol drwy godi dwylo.

PENDERFYNWYD am y rhesymau a gynhwysir yn adroddiad y Swyddog:-

- (i) nodi cynnwys yr adroddiad;
- (ii) cytuno ar y dull a gynigir ym mharagraff 4.11 mewn perthynas â'r broses dendro ar gyfer Gwasanaeth Gofal yn y Cartref;
- (iii) cydnabod a deall y risgiau sy'n gysylltiedig â'r broses hon;
- (iv) ni fydd y ddarpariaeth fewnol yn lleihau i lai na chanran gyfredol sy'n cynrychioli 28% o'r ddarpariaeth gwasanaeth.

7. GWAITH CYFALAF

Ceisiodd yr adroddiad gymeradwyaeth y Cabinet i gael mynediad at gronfeydd wrth gefn i ariannu gwaith hanfodol mewn eiddo preswyl ac eiddo seibiant er mwyn galluogi defnyddio cyllideb cyfleusterau ar gyfer gwaith cynnal a chadw ac addurno cynlluniedig yn yr un adeiladau.

Cynghorwyd y Cabinet fod y systemau Larwm Tân o fewn chwe chartref preswyl ar draws y Fwrdeistref oddeutu pymtheng mlwydd oed a bod cynlluniau ar waith i uwchraddio'r systemau dros y cyfnod tair blynedd nesaf (2 system fesul cartref). Mae Asesiadau Risg Tân diweddar wedi nodi pryderon ynglŷn ag Adrannu Tân yn y cartrefi, sy'n peryglu'r broses gwacáu adeiladau, ac mae nifer o fannau uwchben y nenfydau crog y mae angen eu gwella. Mae hyn o ganlyniad i'r Safonau Tân newydd a gyflwynwyd yn dilyn Trychineb Grenfell. Bydd y gwaith yn cynnwys uwchraddio'r System Larwm Tân yn llwyr a hefyd fynd i'r afael â'r materion a amlygwyd yn yr Asesiadau Risg Tân diweddar. Oherwydd y gwaith sy'n ymwneud ag uwchraddio'r systemau, argymhellir cynnwys yr holl waith ar yr un pryd. Mae'r Cyfarwyddwr wedi gofyn am gyflymu'r rhaglen uwchraddio, a'i hariannu drwy Gronfeydd Cyfalaf Gwasanaethau Cymdeithasol 2018/19, gyda'r gwaith yn dechrau fel mater o frys. Yn dilyn proses dendro ddiweddar ar gyfer gwaith Cynnal a Chadw Larymau Tân yn holl adeiladau cyhoeddus CBSC, er nad oedd Gwaith Gwella Tân yn rhan o'r trefniant, rhoddwyd y contract i 'Ambassador Fire and Security Ltd'. Yn ychwanegol, mae gwaith asbestos a goleuo hanfodol wedi'u nodi yng Nghartref Preswyl Tŷ Iscoed am gost o tua 50K.

Pwysleisiodd Swyddogion nad yw gofyniad y gwaith uwchraddio a gwella yn peri unrhyw berygl i ddefnyddwyr gwasanaeth/preswylwyr, ac ni nodwyd unrhyw faterion gan y Gwasanaeth Tân. Defnyddiwyd y gyllideb cyfleusterau i ariannu'r gwaith hyd yn hyn ac o ganlyniad nid oes digon o arian yn weddill i gyflawni unrhyw waith arfaethedig a gytunwyd ar gyfer 2018/2019 mewn eiddo preswyl a seibiant.

Fe'i cytunwyd ac eiliwyd bod yr argymhellion yn yr adroddiad yn cael eu cymeradwyo. Cytunwyd ar hyn yn unfrydol drwy godi dwylo.

PENDERFYNWYD, am y rhesymau a gynhwysir yn adroddiad y Swyddog, y dylid cytuno ar fynediad i gronfeydd wrth gefn am £170K i ymdrin â gwaith hanfodol i sicrhau cydymffurfiaeth â rheoliadau tân.

Terfynwyd y cyfarfod am 11.05am.

Cymeradwywyd a llofnodwyd ei fod yn gofnod cywir yn amodol ar unrhyw gywiriadau a wnaed yn y cyfarfod a gynhaliwyd ar 31 Hydref 2018.

CADEIRYDD

Gadewir y dudalen hon yn wag yn fwriadol

Eitem Ar Yr Agenda 4



CABINET - 31ST OCTOBER 2018

SUBJECT: ANNUAL IMPROVEMENT REPORT 2017/18

REPORT BY: CORPORATE DIRECTOR FOR EDUCATION AND CORPORATE

SERVICES

1. PURPOSE OF REPORT

1.1 The attached report (Appendix 1) issued at the end of August 2018 outlines the key messages from the Wales Audit Office (WAO) Annual Improvement Report (AIR). The AIR makes a judgement as to whether we have and whether we are likely to comply with our statutory duty in compliance with the Local Government (Wales) Measure 2009 to 'make arrangements to secure continuous improvement'.

2. SUMMARY

2.1 This AIR is two-fold. It summarises the work carried out by the WAO during the year 2017/18 and provides the regulators judgement as to whether we will comply with the Local Government (Wales) Measure 2009. For 2017/18 the WAO judgement was:

"The Council is meeting its statutory requirements in relation to continuous improvement

Based on, and limited to, the work carried out by the Wales Audit Office and relevant regulators, the Auditor General believes that the Council is likely to comply with the requirements of the Local Government Measure (2009) during 2018-19".

3. LINKS TO STRATEGY

3.1 Although the Well-being of Future Generations (Wales) Act 2015 has been introduced and replaces Part 2 of the 2009 Local Government Measure, Part 1 is still a legal requirement and this part places a duty on an authority to 'make arrangements to continuously improve'. These arrangements and their effectiveness are assessed by the WAO.

4. THE REPORT

- 4.1 As noted in 2.1 the WAO judgement is that "The Council is meeting its statutory requirements in relation to continuous improvement."
- 4.2 The report notes in paragraph 6 that "During the course of the year, the Auditor General did not make any further formal recommendations. However, we have made a number of proposals for improvement and these are repeated in this report. We will monitor progress against them and relevant recommendations made in our national reports (Appendix 3) as part of our improvement assessment work".

- 4.3 Page 6, of Appendix 1 gives a brief summary of the work carried out in 2017/18. This includes the 'Scrutiny: Fit for the Future?' review completed in July 2018. There are 3 Proposals for Improvement in the review. The review was presented and discussed at Scrutiny Leadership Group on the 11th October 2018 and at Audit Committee on the 16th October 2018.
- 4.4 The AIR notes that the Council complied with its duty for Improvement Planning and Reporting, through our published Well-being Objectives, and our assessment of performance in the Annual Performance Report for the year 2016/17. The WAO provided confirmation certificates that these duties were met and these were received by Audit Committee as information items on 14th June 2017 and 30th January 2018.
- 4.5 Individual reports received are reported to members throughout the year and the AIR is a summary of those individual outputs. The schedule of outstanding performance audit work to be completed by the WAO can be found on page 7 of the AIR.

5. WELL-BEING OF FUTURE GENERATIONS

5.1 The Well-being of Future Generations (Wales) Act 2015 is about improving the social, economic, environmental and cultural well-being of Wales. Its aim is to make public bodies listed in the Act to think more about the long term, working better with communities and each other. It is about preventing problems and taking a joined-up approach.

The arrangements we have in place to comply with the Act are reported to a range of audiences, including the member led Future Generations Advisory Panel.

6. EQUALITIES IMPLICATIONS

6.1 An Equalities Impact Assessment screening has been conducted and it has been determined that an assessment is not needed as this report relates to a document published by the WAO.

7. FINANCIAL IMPLICATIONS

7.1 There are no financial implications to this report.

8. PERSONNEL IMPLICATIONS

8.1 There are no personnel implications to this report.

9. CONSULTATIONS

9.1 This report has been sent to the consultees listed below and all comments received are reflected in this report.

10. RECOMMENDATIONS

10.1 The report is noted by members and the content discussed (where required) with the WAO when they come to present their findings.

11. REASONS FOR THE RECOMMENDATIONS

11.1 The AIR is the public judgement by the regulators on the Authority. It is important Cabinet are aware of its judgements and have the opportunity to discuss the context further.

12. STATUTORY POWER

12.1 Local Government (Wales) Measure 2009 (Part 1). Well-being of Future Generations Act (Wales) 2015

Author: Ros Roberts, Corporate Performance Manager, roberr@caerphilly.gov.uk

Consultees: Richard (Ed) Edmunds – Corporate Director for Education and Corporate Services

Councillor Barbara Jones – Cabinet Member for Performance Steve Harris – Interim Head of Business Improvement Services

Kathryn Peters – Corporate Policy Manager Deborah Gronow – Senior Internal Auditor

Appendices:

Appendix 1 - Annual Improvement Report 2017-18



Annual Improvement Report 2017-18

Caerphilly County Borough Council

Issued: August 2018

Document reference: 728A2018-19



This Annual Improvement Report has been prepared on behalf of the Auditor General for Wales by Non Jenkins and Gareth Jones under the direction of Huw Rees.

Huw Vaughan Thomas
Auditor General for Wales
Wales Audit Office
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The Auditor General is independent of government, and is appointed by Her Majesty the Queen. The Auditor General undertakes his work using staff and other resources provided by the Wales Audit Office Board, which is a statutory board established for that purpose and to monitor and advise the Auditor General. The Wales Audit Office is held to account by the National Assembly.

The Auditor General audits local government bodies in Wales, including unitary authorities, police, probation, fire and rescue authorities, national parks and community councils. He also conducts local government value for money studies and assesses compliance with the requirements of the Local Government (Wales) Measure 2009.

Beyond local government, the Auditor General is the external auditor of the Welsh Government and its sponsored and related public bodies, the Assembly Commission and National Health Service bodies in Wales.

The Auditor General and staff of the Wales Audit Office aim to provide public-focused and proportionate reporting on the stewardship of public resources and in the process provide insight and promote improvement.

We welcome correspondence and telephone calls in Welsh and English. Corresponding in Welsh will not lead to delay. Rydym yn croesawu gohebiaeth a galwadau ffôn yn Gymraeg a Saesneg. Ni fydd gohebu yn Gymraeg yn arwain at oedi.

This document is also available in Welsh.

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Summary report

2017-18 performance audit work

- In determining the breadth of work undertaken during the year, we considered the extent of accumulated audit and inspection knowledge as well as other available sources of information including Caerphilly County Borough Council's (the Council) own mechanisms for review and evaluation. For 2017-18, we undertook improvement assessment work at all councils. We also undertook work at all councils in relation to the Well-being of Future Generations Act, a service-user-perspective themed review and a review of overview and scrutiny arrangements. At some councils, we supplemented this work with local risk-based audits, identified in the Audit Plan for 2017-18.
- The work carried out since the last Annual Improvement Report (AIR), including that of the relevant regulators, is set out in Exhibit 1.

The Council is meeting its statutory requirements in relation to continuous improvement

- Based on, and limited to, the work carried out by the Wales Audit Office and relevant regulators, the Auditor General believes that the Council is likely to comply with the requirements of the Local Government Measure (2009) during 2018-19.
- As stated in our 2015-16 and 2016-17 Annual Improvement Reports, internal investigations are continuing in relation to the issues concerning some senior officers. Consequently, there are still a number of interim or acting posts at senior management level and a degree of uncertainty remains at the Council until the internal investigations are concluded.

Recommendations and proposals for improvement

- Given the wide range of services provided by the Council and the challenges it is facing, it would be unusual if we did not find things that can be improved. The Auditor General is able to:
 - make proposals for improvement if proposals are made to the Council, we would expect it to do something about them and we will follow up what happens;
 - make formal recommendations for improvement if a formal recommendation is made, the Council must prepare a response to that recommendation within 30 working days;
 - conduct a special inspection, and publish a report and make recommendations; and
 - recommend to ministers of the Welsh Government that they intervene in some way.
- During the course of the year, the Auditor General did not make any further formal recommendations. However, we have made a number of proposals for improvement and these are repeated in this report. We will monitor progress against them and relevant recommendations made in our national reports (Appendix 3) as part of our improvement assessment work.

Audit, regulatory and inspection work reported during 2017-18

Exhibit 1: audit, regulatory and inspection work reported during 2017-18

Description of the work carried out since the last AIR, including that of the relevant regulators, where relevant.

| Issue date | Brief description | Conclusions | Proposals for improvement |
|---------------|---|--|--|
| July 2018 | 'Scrutiny: Fit for the Future?' Review Review of how well placed councils' overview and scrutiny functions are to respond to current and future challenges. | The Council values its overview and scrutiny function but for it to improve and meet future challenges, members need more focussed training, development and support to better understand and undertake their scrutiny roles effectively The overview and scrutiny function is hindered by limited member understanding of their role, and a lack of timely and specific training and development opportunities to support them to be more effective. Scrutiny Chairs manage meetings well but improved planning would help scrutiny activity be more focussed. Despite regularly reviewing its overview and scrutiny function, the Council has not identified clear actions to improve its impact, and most members lack an understanding of future challenges for the overview and scrutiny function. | P1 Improving the provision of training and development opportunities for members to help: improve their understanding of their role in scrutiny; develop their skills to be able to scrutinise effectively; improve their understanding and consideration of the Well-being of Future Generations Act when undertaking scrutiny activity by providing further training. P2 Clarifying the role of Cabinet Members within the overview and scrutiny process to ensure that arrangements support transparency and accountability. P3 Setting clear priorities and actions for improvement for the scrutiny function as a result of the previous self-evaluation and peer review exercises, and taking into account current and future challenges. |

| Issue date | Brief description | Conclusions | Proposals for improvement |
|--|---|---|--|
| | Annual Audit Letter 2016-17 Letter summarising the key messages arising from the Auditor General's statutory responsibilities under the Public Audit (Wales) Act 2004 and his reporting responsibilities under the Code of Audit Practice. The Annual Audit Letter is in Appendix 2 of this report. | | ne still in progress to be reported in the |
| It is anticipated that this review will be published by the end of August 2018 | Thematic Review: Service- user perspective review | This project has sought the views of over 500 tenants and leaseholders about whether they are satisfied with the quality of services they receive from the Council's Welsh Housing Quality Standard (WHQS) programme | |
| It is anticipated that this review will be concluded by December 2018 | Local Work: Business Improvement Portfolio Review | This project will focus on providing real time constructive feedback and challenge to the Business Improvement Programme Board to help members of the Board have effective oversight of its major programmes and the strategic and co-ordinated approach to its services. The review will focus on how effectively the BIP Board and Programme deliver the overall vision and objectives. | |

| Issue date | Brief description | Conclusions | Proposals for improvement | |
|---|--|--|---------------------------|--|
| It is anticipated that this review will be concluded by February 2019 | Local Work: WHQS Follow up | The purpose and focus of this review is to determine whether the Council can demonstrate that it is meeting the commitments it made at its Cabinet on 1 November 2017 in an effective, economic and efficient way. This will enable us to assess the Council's progress in addressing our statutory recommendations and ensuring it has appropriate arrangements and systems in place to enable it to meet the WHQS by 2020. | | |
| Improvemen | t planning and re | porting | | |
| April 2017 | Wales Audit Office annual improvement plan audit Review of the Council's published plans for delivering on improvement objectives. | The Council has complied with its statutory improvement planning duties. | None. | |
| November 2017 | Wales Audit Office annual assessment of performance audit Review of the Council's published performance assessment. | The Council has complied with its statutory improvement reporting duties. | None. | |
| Reviews by i | Reviews by inspection and regulation bodies | | | |
| No reviews by | No reviews by inspection and regulation bodies have taken place during the time period covered in this report. | | | |

Appendices

Appendix 1 – Status of this report

The Local Government (Wales) Measure 2009 (the Measure) requires the Auditor General to undertake a forward-looking annual improvement assessment, and to publish an annual improvement report, for each improvement authority in Wales. Improvement authorities (defined as local councils, national parks, and fire and rescue authorities) have a general duty to 'make arrangements to secure continuous improvement in the exercise of [their] functions'.

The annual improvement assessment considers the likelihood that an authority will comply with its duty to make arrangements to secure continuous improvement. The assessment is also the main piece of work that enables the Auditor General to fulfil his duties. Staff of the Wales Audit Office, on behalf of the Auditor General, produce the annual improvement report. The report discharges the Auditor General's duties under section 24 of the Measure, by summarising his audit and assessment work in a published annual improvement report for each authority. The report also discharges his duties under section 19 to issue a report certifying that he has carried out an improvement assessment under section 18 and stating whether (as a result of his improvement plan audit under section 17) he believes that the authority has discharged its improvement planning duties under section 15.

The Auditor General may also, in some circumstances, carry out special inspections (under section 21), which will be reported to the authority and Ministers, and which he may publish (under section 22). An important ancillary activity for the Auditor General is the co-ordination of assessment and regulatory work (required by section 23), which takes into consideration the overall programme of work of all relevant regulators at an improvement authority. The Auditor General may also take account of information shared by relevant regulators (under section 33) in his assessments.

Appendix 2 – Annual Audit Letter

Mr Chris Burns
Chief Executive
Caerphilly County Borough Council
Penallta House
Tredomen Park
Ystrad Mynach
CF82 7PG

Reference: CCBC/AAL/1617

Date issued: 8 December 2017

Dear Mr Burns

Annual Audit Letter – Caerphilly County Borough Council 2016-17

This letter summarises the key messages arising from our statutory responsibilities under the Public Audit (Wales) Act 2004 and our reporting responsibilities under the Code of Audit Practice.

The Council complied with its responsibilities relating to financial reporting and use of resources

It is the Council's responsibility to:

- put systems of internal control in place to ensure the regularity and lawfulness of transactions and to ensure that its assets are secure;
- · maintain proper accounting records;
- prepare a Statement of Accounts in accordance with relevant requirements;
 and
- establish and keep under review appropriate arrangements to secure economy, efficiency and effectiveness in its use of resources.

The Public Audit (Wales) Act 2004 requires us to:

- provide an audit opinion on the accounting statements;
- review the Council's arrangements to secure economy, efficiency and effectiveness in its use of resources; and
- issue a certificate confirming that we have completed the audit of the accounts.

Local authorities in Wales prepare their accounting statements in accordance with the requirements of the CIPFA/LASAAC Code of Practice on Local Authority Accounting in the United Kingdom. This Code is based on International Financial Reporting Standards.

On 3 August 2017 we issued an unqualified audit opinion on the accounting statements confirming that they present a true and fair view of the Council's financial position and transactions. Our report is contained within the Statement of Accounts. The key matters arising from the accounts audit were reported to members of the Audit Committee in our Audit of Financial Statements report on 25 July 2017.

- The Council continues to demonstrate effective arrangements in the
 preparation of its financial statements, enabling us to conclude our audit on
 31 July 2017, significantly ahead of the statutory deadline of 30 September.
 The Council has continued to provide good quality draft financial statements
 and accompanying working papers for audit. These were available for us to
 commence our audit fieldwork in line with the agreed timetable.
- One misstatement of £629,000 remained uncorrected at the conclusion of the audit. This was communicated to officers and those charged with governance and has been subsequently corrected in the 2017-18 financial year.
- There were a number of misstatements that were corrected by management.
 These were mainly disclosure in nature, principally relating to the Expenditure
 and Funding analysis note and the financial instruments note. All disclosure
 corrections were processed with no effect on the Council's reported outturn
 position.
- We identified seven recommendations in relation to the Annual Governance Statement, internal journal controls and depreciation, the latter of which was also reported last year.

We are satisfied that the Council has appropriate arrangements in place to secure economy, efficiency and effectiveness in its use of resources

Our consideration of the Council's arrangements to secure economy, efficiency and effectiveness has been based on the audit work undertaken on the accounts as well as placing reliance on the work completed under the Local Government (Wales) Measure 2009. The Auditor General will highlight areas where the effectiveness of these arrangements has yet to be demonstrated or where improvements could be made when he publishes his Annual Improvement Report.

We issued a certificate confirming that the audit of the accounts was completed on 3 August 2017.

Our work to date on certification of grant claims and returns has not identified significant issues that would impact on the 2016-17 accounts or key financial systems.

A more detailed report on our grant certification work will follow in January 2018 once this year's programme of certification work is complete.

The financial audit fee for 2016-17 is currently expected to be in line with the agreed fee set out in the Annual Audit Plan.

Yours sincerely

Grant Thornton UK LLP
For and on behalf of the Auditor General for Wales

Appendix 3 – National report recommendations 2017-18

Exhibit 2: national report recommendations 2017-18

Summary of proposals for improvement relevant to local government, included in national reports published by the Wales Audit Office, since publication of the last AIR.

| Date of report | Title of review | Recommendation |
|------------------|---|--|
| June 2017 | Savings Planning in Councils in Wales | The report did not include any recommendations or proposals for improvement, although proposals for improvement were included in local reports issued to each Council. |
| October 2017 | Public Procurement in Wales | The report contained seven recommendations. Six of the recommendations were for the Welsh Government, one of the recommendations was for public bodies: |
| | | R3 It was clear from our sampling that some procurement strategies are out of date and there has also been a mixed response to new policy and legislation, such as the Well-being of Future Generations (Wales) Act 2015. We recommend that public bodies review their procurement strategies and policies during 2017-18 and on an annual basis thereafter to ensure that they reflect wider policy and legislative changes and support continuous improvement. |
| October 2017 | Good governance when determining significant service changes - National Summary | The report did not include any recommendations or proposals for improvement, although proposals for improvement were included in local reports issued to each Council. The report was designed primarily to provide insight, share existing practice and prompt further conversations and discussions between councils and other organisations. |
| December 2017 | Local Government Financial Reporting 2016- 17 | The report did not include any recommendations or proposals for improvement. |

| Date of report | Title of review | Recommendation |
|-----------------|-------------------------------------|--|
| January 2018 | How Local Government | The report contained eight recommendations all of which were for local authorities: |
| | manages demand – Homelessness | R1 Implementing the Housing (Wales) Act 2014 requires local authorities to develop services which are focussed on preventing homelessness and reducing demand. These are very different to traditional casework-led homelessness services, and prevention work requires new skills and early interaction with users and potential users. We found local authorities' progress in revising and strengthening services is variable (paragraphs 1.12 to 1.20). We recommend that local authorities: |
| | | ensure their staff are sufficiently skilled to deal with the new demands of mediating, problem solving, negotiating and influencing with homeless people; and |
| | | review and reconfigure their services to engage more effectively with homeless and potentially homeless people to prevent homelessness. |
| | | The Welsh Government provided funding to support local authorities to implement the Housing (Wales) Act 2014 and this funding has been critical in enabling new preventative services to be developed. The funding is in place until 2019-20 but authorities need to ensure they use headspace provided by these resources to revise their services to deliver their responsibilities in the future (paragraphs 1.21 to 1.28). We recommend that local authorities review their funding of homelessness services to ensure that they can continue to provide the widest possible preventative approach needed. Reviews should consider use of Supporting People as well as General Council fund monies to support delivery of the authority's homelessness duties. |
| | | R3 How services are configured and managed at the first point of contact can significantly influence how effective local authorities are in managing and reducing demand. Easy to access services which maximise usage, avoid gate keeping and focus on early solutions can significantly improve the prospects for successful homelessness prevention. We found that some authority point of entry systems are poorly designed which reduces the authority's prospects for early intervention to prevent homelessness from occurring (paragraphs 2.4 to 2.11). We recommend that local authorities: |
| | | design services to ensure there is early contact with service users; |
| | | use 'triage' approaches to identify and filter individuals seeking help to determine the most appropriate response to address their needs; and |
| | | test the effectiveness of first point of contact services to ensure they are fit for purpose. |

| Date of report | Title of review | Red | commendation |
|-----------------|--|-----|---|
| January 2018 | How Local Government manages demand – Homelessness | R4 | Establishing clear standards of service that set out what the authority provides and is responsible for is critical to ensuring people know what they are entitled to receive and what they need to resolve themselves. We found that authorities are not always providing clear, concise and good quality information to help guide people to find the right advice quickly and efficiently (paragraphs 2.12 to 2.17). We recommend that local authorities publish service standards that clearly set out what their responsibilities are and how they will provide services to ensure people know what they are entitled to receive and what they must do for themselves. Service standards should: |
| | | | be written in plain accessible language. |
| | | | be precise about what applicants can and cannot expect, and when they can expect resolution. |
| | | | clearly set out the applicant's role in the process and how they can help the process go more smoothly and quickly. |
| | | | be produced collaboratively with subject experts and include the involvement of people who use the service(s). |
| | | | effectively integrate with the single assessment process. |
| | | | offer viable alternatives to the authority's services. |
| | | | set out the appeals and complaints processes. These should be based on fairness and equity for all involved and available to all. |
| | | R5 | Local authorities need to design services to engage with service users effectively and efficiently, but current standards are too variable to ensure service users are getting access to the advice they need (paragraphs 2.18 to 2.24). To improve current performance we recommend that local authorities make better use of their websites to help manage demand by: |
| | | | testing the usability and effectiveness of current website information using our lines of enquiry set out in Appendix 5; |
| | | | increasing and improving the range, quality and coverage of web based information; making better use of online applications; and |
| | | | linking more effectively to information from specialist providers and advice specialists, such as Citizens Advice. |
| | | R6 | The Housing (Wales) Act 2014 introduces a new duty on social services and housing associations to collaborate with local authority homelessness services in preventing homelessness. We found that these arrangements are not operating effectively and service responses to prevent homelessness and assist homeless people are not always being provided, nor are they consistently effective (paragraphs 3.13 to 3.25). We recommend that local authorities set out and agree their expectations of partners identifying how they will work together to alleviate homelessness. The agreement should be reviewed regularly and all partners' performance reviewed to identify areas for improvement. |

| Date of report | Title of review | Recommendation |
|-----------------|--|--|
| January 2018 | How Local Government manages demand – Homelessness | R7 Local authorities monitoring systems and evaluation approaches to ensure compliance with their responsibility under the Equality Act 2010 and the Public Sector Equality Duty are not working as well as they should (paragraph 3.35 to 3.39). We recommend that local authorities address weaknesses in their equalities monitoring, and ensure that their homelessness service accurately records and evaluates appropriate data to demonstrate equality of access for all service users that the local authority has a duty towards. |
| | | Managing demand can be challenging for local authorities. There are some clear lessons to be learnt with regard to the implementation of the Housing (Wales) Act 2014 and homelessness prevention duties that can be applied to managing demand in other services (paragraphs 4.24 to 4.27). We recommend that local authorities use the checklist set out in Appendix 10 to undertake a self-assessment on services, to help identify options to improve how they can help manage demand. |

| Date of report | Title of review | Recommendation |
|------------------|------------------------|---|
| February 2018 | Housing Adaptations | The report contained nine recommendations. One of the recommendations was for the Welsh Government, eight of the recommendations were for local authorities and/or delivery organisations: |
| | | R1 There are many sources of funding and policies for adaptations, which results in disabled and older people receiving very different standards of service (paragraphs 1.5 to 1.9). To address these discrepancies we recommend that the Welsh Government set standards for all adaptations to ensure disabled and older people receive the same standard of service irrespective of where they live, who their landlord is and whether they own their own home. |
| | | Most public bodies are clear on how their work on adaptations can positively impact on disabled and older people, and have set suitable aims that provide focus for action. For adaptations, having the right strategic goals also establishes a clear basis for decision-making on who should be prioritised for services and how and where to use resources. However, we found that current policy arrangements have a number of deficiencies and public bodies are not maximising the benefit of their investment (paragraphs 3.8 to 3.15). We recommend that local authorities work with partner agencies (health bodies, housing associations and Care and Repair) to strengthen their strategic focus for the provision of adaptations by: |
| | | setting appropriate strategic objectives for adaptations that focus on wellbeing and independence; |
| | | improving the quality of information on the demand for adaptations by using a wide range of data to assess need including drawing on and using information from partners who work in the local-authority area; and |
| | | linking the system for managing and delivering adaptations with adapted housing policies and registers to make best use of already adapted homes. |
| | | R3 Ensuring that all those who might need an adaptation have all the information they need in order to apply for and receive an adaptation is important. Good-quality and accessible information is therefore essential for delivery organisations to demonstrate fair access and transparency. However, we identified weaknesses in the quality and coverage of public information relating to housing adaptations (paragraphs 2.6 to 2.15). We recommend that delivery organisations provide information on housing adaptations in both Welsh and English, and accessible formats including braille, large fonts, audio versions and other languages. Information should be promoted widely via a range of media including social media, websites and published information, and also through key partners. Preferably, information should be produced jointly and policies aligned between delivery bodies to improve coverage and usage. |

| Date of report | Title of review | Recommendation |
|------------------|------------------------|--|
| February 2018 | Housing Adaptations | R4 Given the wide number of routes into services, delivery organisations need to ensure they have robust systems to deal effectively and quickly with applications. However, we found that the processes used by delivery organisations vary widely and often create difficulties for disabled and older people seeking assistance (paragraphs 2.16 to 2.19). We recommend that delivery organisations streamline applications by creating single comprehensive application forms covering all organisations within a local-authority area that are available via partners and online. |
| | | R5 Delivery of adaptations can be delayed by a variety of factors (paragraphs 2.20 to 2.33). To improve timeliness in delivery we recommend that: |
| | | the Welsh Government reviews whether local authorities should continue to use the means test for Disabled Facilities Grants (DFGs); |
| | | local authorities provide or use home improvement agency services to support disabled and older people to progress their DFG applications efficiently; |
| | | delivery organisations work with planning authorities to fast track and streamline adaptations that require approvals; |
| | | delivery organisations use Trusted Assessors to undertake less complex adaptation assessments; and |
| | | the Welsh Government streamlines its approval processes for Physical Adaptation Grants (PAGs). |

| Date of report | Title of review | Recommendation |
|------------------|------------------------|---|
| February 2018 | Housing Adaptations | R6 Most local authorities, housing associations and Care and Repair agencies have established processes to appoint, oversee and manage builder and/or contractor performance. However, we found wide variations in how delivery organisations arrange, contract and deliver building works (paragraphs 2.37 to 2.44). We recommend that delivery organisations: |
| | | introduce formal systems for accrediting contractors to undertake adaptations. These should include: |
| | | standards of customer care such as keeping to appointments, keeping the site tidy, controlling noise etc; |
| | | vetting of financial standing, tax and VAT status; |
| | | promoting good health and safety practices; |
| | | requiring the use of warranty schemes; |
| | | ensuring that adequate insurance is held; and |
| | | requiring references. |
| | | use framework agreements and partnered contracts to deliver adaptations; |
| | | address weaknesses in the contracting of adaptations, updating Schedule of Rates used to tender work and undertaking competitive tendering to support value for money in contracting; |
| | | develop effective systems to manage and evaluate contractor performance by: |
| | | setting an appropriate range of information to judge performance and delivery of works covering timeliness of work; quality of work; applicant/tenant feedback; cost of work (including variations); health and safety record; and customer feedback; |
| | | regularly reporting and evaluating performance to identify opportunities to improve services; and |
| | | providing formal feedback to contractors on their performance covering key issues such as client satisfaction, level and acceptability of variations, right first-time work, post-inspection assessment and completion within budget and on time. |

| Date of report | Title of review | Recommendation |
|------------------|------------------------|---|
| February 2018 | Housing Adaptations | R7 Maximising impact and value for money in provision of adaptations requires effective joint working between housing organisations and health and social care services to ensure the needs of often very vulnerable people can be met, and their quality of life improved. However, our findings highlight that delivery organisations continue to have a limited strategic focus on adaptations, concentrating on organisational specific responses rather than how best collectively to meet the needs of disabled or older people (paragraphs 3.16 to 3.21). We recommend that local authorities work with partner agencies (health bodies, housing associations and Care and Repair) to develop and improve joint working to maximise both take-up and the benefits of adaptations in supporting independence by pooling of resources, co-locating staff and creating integrated delivery teams. |
| | | R8 Most public bodies recognise the value of adaptations in reducing the risk of falls, preventing hospital admissions and speeding up discharge from hospital. However, the importance of adaptations is not always reflected in local partnership arrangements and outside of Occupational Therapists, health professionals noted that the different local-authority and housing-association systems for administering, approving and delivering adaptations are difficult to navigate (paragraphs 3.22 to 3.24). To enhance take-up and usage of adaptations with health bodies we recommend that delivery organisations jointly agree and publish joint service standards for delivery of adaptations within each local-authority area. The service standards should clearly set out how each agency approaches delivery of adaptations and how they will provide services to ensure people know what they are entitled to receive. Service Standards should: |
| | | be written in plain accessible language; |
| | | be precise about what people can and cannot expect to receive; |
| | | be produced collaboratively to cover all adaptations services within an area; |
| | | set out the eligibility for the different funding streams, application and assessment processes, timescales and review processes; and |
| | | offer the viable options and alternatives for adaptations including linking with adapted housing registers to maximise use of already adapted homes. |

| Date of report | Title of review | Recommendation |
|------------------|------------------------|---|
| February 2018 | Housing Adaptations | R9 Having the right performance indicators and regularly reporting performance against these are important for public bodies to manage operational performance, identify areas of improvement and evaluating the positive impact of services. We found that the current range of performance indicator data is extremely limited and not sufficient to enable a full evaluation of performance (paragraphs 4.5 to 4.20). To effectively manage performance and be able to judge the impact of adaptations, we recommend that the Welsh Government and delivery organisations: |
| | | set appropriate measures to judge both the effectiveness and efficiency of the different systems for delivering adaptations and the impact on wellbeing and independence of those who receive adaptations; |
| | | ensure delivery organisations report against their responsibilities in respect of the Equalities Act 2010; |
| | | ensure performance information captures the work of all delivery organisations – local authorities, housing associations and Care and Repair agencies; and |
| | | annually publish performance for all delivery organisations to enable a whole systems view of delivery and impact to support improvement to be taken. |

| Date of report | Title of review | Recommendation |
|----------------|---|---|
| April 2018 | Speak my language: Overcoming language and communication barriers in public services | The report contained two recommendations. One of the recommendations was for the Welsh Government in conjunction with public bodies and the other recommendation was for public bodies: Ensuring that people who face language and communication barriers can access public services R1 Public bodies are required to ensure that people can access the services they need. To take account of the requirements of the 2010 Equality Act and other legislation, we recommend that public bodies regularly review the accessibility of their services to people who do not speak English or Welsh as a main language including Deaf people who use sign language. This assessment can include using our checklist. Developing interpretation and translation services in Wales R2 Our work with public bodies, interpretation and translation service providers and service users has identified some challenges for interpretation and translation services. We recommend that the Welsh Government work with public bodies, representative groups and other interested parties to make sure that: • the supply of interpreters is sufficient especially for languages in high demand such as BSL and Arabic; • interpreters with specialist training are available to work in mental health services and with people who have experienced trauma or violence; and • quality assurance and safeguarding procedures are in place. |
| May 2018 | Reflecting on Year One: How Have Public Bodies Responded to the Well- being of Future Generations | The report did not include any recommendations or proposals for improvement. |

| Date of report | Title of review | Recommendation |
|----------------|---|---|
| | Strategic Commissioning of Accommodation Services for Adults with Learning Disabilities | The report contained six recommendations all of which were for local authorities: R1 People with a learning disability have a right to live independently. The last 50 years have seen significant changes in the provision of accommodation and support. Service provision has moved to a model that enables people to live in the community in ordinary houses throughout Wales (paragraphs 1.3 to 1.10). We recommend that local authorities continue to focus on preventing people becoming dependent on more expensive placements in care homes by providing effective support at home and a range of step up accommodation by: • improving the evaluation of prevention activity so local authorities understand what works well and why. • utilising the mapping of prevention services under the Social Services and Well-being (Wales) Act 2014 that covers other agencies and service providers. • improving the signposting of additional help so carers and support networks can be more resilient and self-reliant. This should include encouraging carers to make long-term plans for care to maintain and protect their dependants' wellbeing. • sharing risk analysis and long-term planning data with other local authorities, service providers, and partners to agree a shared understanding of the range of options. |
| | | |

| Date of report | Title of review | Recommendation |
|----------------|---|---|
| May 2018 | Strategic Commissioning of Accommodation Services for Adults with Learning Disabilities | R3 The Welsh Government produced guidance to local authorities, entitled 'developing a commissioning strategy for people with a learning disability' to support authorities in producing strategic plans for the commissioning of learning disability services. In conjunction with codes of practice developed following the Social Services and Well-being (Wales) Act 2014, the Welsh Government requires local authorities to develop integrated commissioning options with Local Health Board services. The aim is to provide a joined-up and cost-effective approach to the commissioning of services but our review-highlighted weaknesses in current arrangements (paragraph 2.4 to 2.12). We recommend that local authorities do more to integrate commissioning arrangements with partners and providers and take account of the work of the National Commissioning Board by: |
| | | understanding the barriers that exist in stopping or hindering further integration; |
| | | improving the quality of joint strategic plans for learning disability services (see also paragraphs 3.11 to 3.14); |
| | | establishing investment models and sustainable financial structures, joint workforce planning and multi-year budgeting; and |
| | | developing appropriate governance and data sharing frameworks with key local partners that include a clear process for managing risk and failure. |
| | | R4 Local authorities' engagement with people with learning disabilities and their carers is variable. Whilst many authority services have positive relationships with advocacy groups, some are less successful in involving these groups and carers in evaluating the quality of services (paragraph 2.18 to 2.20). We recommend that local authorities do more to involve people with learning disabilities and their carers in care planning and agreeing pathways to further independence by: |
| | | consistently including people with learning disabilities and their carers in the writing, monitoring and development of care plans; |
| | | systematically involving carers and advocacy groups in evaluating the quality of services; |
| | | involving people with learning disabilities in procurement processes; and |
| | | ensuring communications are written in accessible and appropriate language to improve the understanding and impact of guidance and information. |

| Date of report | Title of review | Recommendation |
|----------------|---|---|
| May 2018 | Strategic Commissioning of Accommodation Services for Adults with Learning Disabilities | R5 Local Authorities could do more to involve service providers in commissioning and make the tendering process more effective by making it easier to navigate and more outcome focused. However, providers are not as effectively engaged as they should be (paragraphs 2.28 to 2.38). We recommend that local authorities collaborate with providers, the third sector and suppliers in understanding challenges, sharing data, and pooling expertise by: |
| | | improving the quality, range, and accessibility of tendering information; and |
| | | working with providers to shape local markets by coming to a common understanding of the opportunities, risks, and future priorities in providing learning disabilities services. |
| | | Most local authorities do not have effective arrangements to monitor and evaluate their commissioning of learning disability services (paragraphs 3.3 to 3.15). We recommend that local authorities develop a more appropriate set of performance indicators and measures of success that make it easier to monitor and demonstrate the impact of service activity by: |
| | | co-designing measures, service and contract performance indicators with service providers, people with learning disabilities and their carers; |
| | | ensure commissioners have sufficient cost and qualitative information on the full range of placement and care options available; |
| | | equipping commissioners with data to demonstrate the long-term financial benefits of commissioning choices, this includes having the right systems and technology; |
| | | integrating the outcomes and learning from reviews of care plans into performance measures; |
| | | evaluating and then learning from different types of interventions and placements; and |
| | | including learning disability services in local authority scrutiny reviews to challenge performance and identify improvements. |

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Gadewir y dudalen hon yn wag yn fwriadol

Eitem Ar Yr Agenda 5



CABINET - 31ST OCTOBER 2018

SUBJECT: PROPOSAL TO ESTABLISH AN EARMARKED RESERVE FOR

INVESTMENT IN DIGITAL TECHNOLOGY

REPORT BY: CORPORATE DIRECTOR FOR EDUCATION AND CORPORATE

SERVICES

1. PURPOSE OF REPORT

1.1 To seek Cabinet approval to establish an earmarked reserve from the current 2018/19 net projected revenue budget underspend for Education and Corporate Services to facilitate investment in Digital Technology to effectively transform Customer Services within the Authority.

2. SUMMARY

- 2.1 The Authority currently hosts a number of software packages to support customer interaction with the Authority. In the main these are standalone solutions with limited end to end interaction which therefore entails a large amount of double punching and staff intervention.
- 2.2 The current Customer Relationship Management (CRM) solution is an in house platform with limited opportunities for enhancement. The solution is currently not fit for purpose.
- 2.3 There is a clear need for a strategic direction on the use of digital technology within the Authority, to optimise service transactional efficiencies, but also to take a corporate role in customer engagement whilst integrating processes across our front line services to deliver a consistent and effective customer journey.
- 2.4 This report therefore recommends the establishment of an earmarked reserve to procure suitable digital technology which will support the modernisation of the Customer Services provision.

3. LINKS TO STRATEGY

3.1 The Wellbeing of Future Generations (Wales) Act 2015 is about improving the social, economic, environmental and cultural wellbeing of Wales. It requires public bodies to think more about the long term, working with people and communities, looking to prevent problems and take a more joined up approach. This will create a Wales that we all want to live in, now and in the future. The Act puts in place seven wellbeing goals and the contents of this report which will hopefully contribute to significant levels of community regeneration and infrastructure development potentially links into all seven wellbeing goals.

4. THE REPORT

4.1 It has been reported that no industry will go untouched by digital transformation. The Authority is currently developing its approach and Digital Strategy.

- 4.2 There is clearly a reformation of Customer Services and many believe this is being driven by the Customer themselves.
- 4.3 The digital age has transformed how many of us live our lives. It has had a huge impact on the way people shop and share experiences. Confidence in digital technology is undoubtedly changing the way Customers wish to interact with the Public sector.
- 4.4 In order for the Authority to develop its digital technology offering and customer experience there is a need to invest in new technology.
- 4.5 The Directorate has achieved agreed one off savings earlier than anticipated and this has enabled funding to support this earmarked reserve to be released. This has been achieved through proactive vacancy management and improved efficiencies.
- 4.6 Officers have recently presented digital solutions which will bring business efficiencies and transformation to Customer Services.
- 4.7 Quotations have been received from Abavus Ltd. The proposal is for an enterprise solution as detailed in Appendix 1. The proposal currently provides for a full suite of applications which support the organisation in its transformation of the Customer Services and Customer engagement programme. The proposal currently estimates costs for full implementation including integration and training. However, Officers believe we have the people with the right skill sets and capability within our own IT Service to carry out much of this work internally and thus reduce the total costs.
- 4.8 It is difficult to project actual costs outside of the initial licence costs at this stage. However, as mentioned in paragraph 4.7 Officers will undertake some of the integration and training internally within Digital Services but we will require some specialist external support.
- 4.9 Therefore is it proposed to procure the enterprise licences required for unlimited users for a cost £72.5k per annum for four (4) years at a total cost of £290k. This will leave a balance of £210k on the proposed earmarked reserve and it is recommended that this sum is used to procure the required integration and training as and when required, in consultation with the Director for Education and Corporate Services and the Cabinet Member for Corporate Services.
- 4.10 In the longer-term it is anticipated that efficiencies generated through improved ways of working will provide the funding to meet annual costs beyond the initial 4 year agreement.

5. WELL-BEING OF FUTURE GENERATIONS

- 5.1 This report potentially contributes to all seven wellbeing goals as set out in the Links to Strategy section above. These include:-
 - A globally responsible Wales
 - A prosperous Wales
 - A resilient Wales
 - A healthier Wales
 - A more equal Wales
 - A Wales of cohesive communities
 - A Wales of vibrant culture and thriving Welsh language.

6. EQUALITIES IMPLICATIONS

6.1 There are no potential equalities implications associated with this report for any specific groups or individuals therefore a full Equalities Impact Assessment has not been carried out.

7. FINANCIAL IMPLICATIONS

7.1 As detailed in the report it is proposed that an earmarked reserve of £500k is established to procure the enterprise licences required for unlimited users four (4) years and to meet the costs of integration and training.

8. PERSONNEL IMPLICATIONS

8.1 There are no personnel implications associated with this report.

9. CONSULTATIONS

9.1 This report reflects the views of the listed Consultees.

10. RECOMMENDATIONS

- 10.1 It is recommended that Cabinet approves the establishment of an earmarked reserve to fund the following: -
 - The initial procurement of the enterprise licences via GCloud at a cost of £72.5kper annum for four (4) years (total cost £290k).
 - £210k for integration and training costs which will be agreed by the Director of Education and Corporate Services in consultation with the Cabinet Member for Corporate Services as and when required.

11. REASONS FOR THE RECOMMENDATIONS

11.1 To enable the Authority to develop a suitable digital infrastructure for Customer Service

12. STATUTORY POWER

12.1 Local Government Act 1972 and 2000.

Author: Richard Edmunds, Corporate Director (Education and Corporate Services)

Consultees: Steve Harris, Interim Head of Business Improvement Services

Nicole Scammel, Head of Corporate Finance & Section 151 Officer

Elizabeth Lucas, Head of Customer and Digital Services Cllr Colin Gordon, Cabinet Member for Corporate Services Robert Tranter, Head of Legal Services / Monitoring Officer

Appendices:

Appendix 1 - A Quotation from G Cloud framework - Abavus Ltd

ABAVUS LIMITED DRAFT ENTERPRISE PRICING PROPOSAL

Document

PREPARED BY: DARREN BIRD

Date: 2 October 2018

CONTENTS

- 1. Purpose
- 2. Background
- 3. Assumptions
- 4. Costs

1. Purpose

This short document is aimed at providing Liz Lucas, Caerphilly County Borough Council, a pricing proposal for the annual subscription purchase over a 4-year period of the full associated enterprise suite of My Council Services technology. This technology is currently also deployed at sites including Torfaen Borough Council, Monmouthshire County Council, Blaenau Gwent County Borough Council.

2. Background

On the back of successful work completed with nearby authorities Abavus Limited were invited into Caerphilly to present their My Council Services Enterprise capability. After delivering three onsite presentations to staff and elected members plus attendance at the recent CBC digital day Abavus have put together this short proposal for consideration.

3. Assumptions

This proposal has been complied with the following assumptions;

- This pricing proposal is only available on the understanding that Caerphilly sign up to the entire deal on offer and for the full duration of the contract subject to G Cloud 10 terms and conditions.
- The modules purchased and prices shown cannot be modified or reduced in any way.
- The contract is based upon the current G Cloud standard 2 + 1 + 1 year term.
- Modules included as part of this offer are those currently available on G Cloud 10 see below (service ID's shown). They do not however include the Chat Bot functionality (service ID number 117997227033771).
 Chat Bot will not be production ready until the 2nd quarter of 2019 at the earliest and when available will be offered to Caerphilly at a discounted rate to be confirmed.
- A site licence and access to the system is only available to council employees or employees contracted directly by the council. Should a third party organisation require access and licences for the system this can only be provided with the prior written consent of the Operations Director of Abavus Ltd.
- This fixed priced proposal does not include as part of the price afforded any consultancy, training and
 other technical services, however G Cloud 10 service ID numbers are shown where these services can be
 procured separately by the authority.
- Ongoing helpdesk support and hosting is provided as part of this subscription.
- Licence includes the waste management plug-in 'know my bin day', which also enables access and usage of
 our waste capability. However this does not include development, consultancy and configuration to have a
 full waste solution. Development, consultancy and configuration to complete a full waste solution would
 be charged separately based upon agreed requirements (see prices for integration and consultancy).
- Mobile working prices do not include enhanced route navigation and route optimisation capability. Should
 Caerphilly seek this capability as part of their mobile working functionality, costs are shown currently at an
 additional £20 per month per device. Standard route navigation is provided as part of existing mobile
 working capability available.
- Management of the Abavus (My Council Services) web services is provided as part of the subscription.

- On boarding, consulting and training costs can be drawn down via G Cloud 10 and paid for when separately purchased. N.B. costs for these services can be separately agreed in advance.
- Beyond statutory publication on G Cloud all terms and conditions as part of this offer must remain confidential amongst the parties shown.

4. Costs

4.1 Required Functionality

| My Council Services Product | G Cloud 9 Service ID Number | Number of Concurrent/Named Licences | Cost/individual authority costs |
|---|--------------------------------|---|---------------------------------|
| Site Licence Medium Authority | 697827840937190 | Site licence | 150,000.00 |
| Apps and E Forms multi language, web and mobile and including customer portal | | | |
| Contact Centre CRM which includes email centre, knowledge centre and tasks | | | |
| Service Desk | | | |
| Case Management | | | |
| Mobile Working - This would include sufficient provision to use express worker Mobile Worker and Mobile Manager functionality | | | |
| Contracts and Licence Management | | | |
| Master Data Management LLPG | | | |
| Master Data Management Asset | | | |
| Master Data Management People | | | |
| Master Data Management Product | | | |
| Bookings and appointments scheduling plug in responsive web only. | | | |
| Risk Management Plug in | | | |
| Waste Management Plug In (know my bin day) | | | |
| Non production environment | 678812958156732 | Site licence | 2500.00 |
| Web Map Service Plug in | 555439575974248 | Site licence | 595.00 |
| Web Services Standard | 911666439799347 | Site licence | 4995.00 |

Total Cost 158,090.00

Less discount of £85,590.00 72,500.00

The above is subject to 20% VAT.

4.2 Optional Functionality, Integrations.

Without specific knowledge of the systems that Caerphilly wishes to integrate into it is difficult to provide an exact cost of overall integration expense. However, as a guide and based upon Abavus completing 95% of the integration work with the remaining 5% being supported via Caerphilly's IT team, approximate costs would be in the region of those shown below. However, we would suggest a scoping meeting to establish the integrations necessary and an exact cost for their delivery.

| My Council Services Product | G Cloud 10 Service ID Number | Approximate Cost | |
|-----------------------------|---------------------------------|------------------|----------------|
| | | | See G Cloud 10 |
| Simple Integration. | 180882987138877 | £10,000.00 | prices |
| | | | See G Cloud 10 |
| Intermediate Integration | 180882987138877 | £25,000.00 | prices |
| | | | See G Cloud 10 |
| Complex Integration | 180882987138877 | £50,000.00 | prices |

4.3 Optional Functionality, Payment.

Abavus can integrate into all payment providers used by local authorities in the UK. Examples include Civica, Capita, Barclays and Worldpay. Costs shown below are for both web only integrations and web and native mobile integrations. Abavus would suggest in the first instance a web only integration is completed.

| My Council Services Product | G Cloud 10 Service ID Number | Cost | |
|--|---------------------------------|------------|-----------------------|
| Abavus online payment integration, | | | See G Cloud 10 |
| (web only). | 953402096060859 | £8,000.00 | prices |
| Abavus online payment integration, web, native mobile including ios and android. | 953402096060859 | £15,000.00 | See G Cloud 10 prices |

4.4 Optional Services, Consulting, Training and Project Management.

Abavus would seek to agree a discounted daily rate for training and consulting services.

| My Council Services Product | G Cloud 10 Service ID Number | Cost | SRS Cost |
|-------------------------------------|---------------------------------|------------------------|----------------|
| | | | See G Cloud 10 |
| Training | 749895413399188 | £1,295.00 per day | prices |
| Consulting (including process | | From £250 (offsite | |
| mapping, development, configuration | 749895413399188 | only) per day up to | See G Cloud 10 |
| and project management. | | £1500 per day (onsite) | prices |

Gadewir y dudalen hon yn wag yn fwriadol

Eitem Ar Yr Agenda 6



CABINET - 31ST OCTOBER 2018

SUBJECT: HIGHWAY MAINTENANCE PLAN

REPORT BY: CORPORATE DIRECTOR FOR EDUCATION AND CORPORATE

SERVICES

1.1 The attached report is due to be considered by the Regeneration and Environment Scrutiny Committee on 30th October 2018, prior to its referral to Cabinet.

1.2 The views expressed at the meeting and the recommendations of the Scrutiny Committee will be reported verbally to Cabinet on 31st October 2018.

Author: R. Barrett, Committee Services Officer, Ext. 4245

Appendices:

Appendix Report to the Regeneration and Environment Scrutiny Committee on 30th October

2018 - Agenda Item 12

Gadewir y dudalen hon yn wag yn fwriadol



REGENERATION AND ENVIRONMENT SCRUTINY COMMITTEE - 30TH OCTOBER 2018

SUBJECT: HIGHWAY MAINTENANCE PLAN

REPORT BY: INTERIM CORPORATE DIRECTOR OF COMMUNITIES

1. PURPOSE OF REPORT

1.1 To seek scrutiny members views on the new Highway Maintenance Plan (HMP) prior to presentation to Cabinet for consideration for implementation.

2. SUMMARY

- 2.1 The extensive duties that arise from the Highways Act 1980 need to have a fully documented and approved maintenance plan and approach. The Act forms a legal basis for management of the highway, claims and litigation. The risks arising from this function are likely to escalate as highway maintenance budgets come under increased pressure through budget reductions.
- 2.2 In October 2016 the UK Roads and Liaison Group published a Code of Practice on 'Well-Managed Highway Infrastructure' which although not mandatory, is evidence of good practice.
- 2.3 The implementation date for the new Code of Practice is October 2018 where Highway Authority's should have reviewed their procedures, policies and practices in line with the codes recommendations.
- 2.4 Authorities must exercise their own judgement on this Code of Practice, but if they have not followed relevant guidance contained in the Code then they will be expected to give good reasons why they have departed from it.
- 2.5 The Highway Maintenance Plan (HMP) provides an overarching document for Carriageways, Footways, Street Lighting and Structures. It sets out the processes and procedures to inspect, report, undertake necessary actions and record the works carried out on the carriageway and footway asset. It also forms the basis of the Council's legal defence against insurance claims, both with personal injury and property/vehicular damage, made on the highway.
- 2.6 The HMP has been developed taking into consideration the recommendations of the new Code of Practice.

3. LINKS TO STRATEGY

- 3.1 This report links directly to the Well–being goals within the Well-being of Future Generations Act (Wales) 2015:
 - A prosperous Wales
 - A resilient Wales

- A healthier Wales
- A more equal Wales
- · A Wales of cohesive communities, and
- A globally responsible Wales
- 3.2 The report links to the Council's Well Being Objective 4 Promoting a modern, integrated and sustainable transport system that increases opportunity and prosperity, by improving accessibility and managing the transport network thus enabling individuals to move freely around Caerphilly.
- 3.3 There are further links to the Engineering Objectives:
- 3.3.1 To promote safe and efficient transport and land drainage infrastructure through quality service delivered by means of cost effective management, maintenance and improvement of the networks.
- 3.3.2 To develop engineering solutions and methods which have regard to the value of the natural and built environment and to the principle of sustainable development.

4. THE REPORT

- 4.1 The highways infrastructure provides access to businesses and the wider authority and region, as well as shaping the character of an area and adding to the social and well-being and quality of life in a community. Experience during the recent severe weather events has highlighted the significant cost to the economy and social life when parts of the infrastructure become inaccessible or defective.
- 4.2 'Well-Managed Highway Infrastructure: A Code of Practice, 2016' supersedes the previous codes 'Well-Maintained Highways', Well-lit Highways' and 'Management of Highways Structure'. The Highway Maintenance Plan (HMP) is based upon the new code of practice and the principles of a "risk based approach".
- 4.3 The HMP (Appendix 1) recognises Caerphilly County Borough Council should adopt a risk based approach in accordance with local needs, priorities, affordability and sustainability in line with the new Code of Practice.
- 4.4 The whole risk-based approach to highway infrastructure maintenance is based on an understanding of the local highway network, the risks and their significance.
- 4.5 Caerphilly Council's resources, both operational and financial, are inevitably finite. This reinforces the need for a risk-based approach to the inspection, identification and repair of defects as well as the longer term maintenance strategies.
- 4.6 In order to comply with the new Code of Practice and to provide a consistent approach, an all Wales Guidance was developed by consultants, on behalf of CSSW (County Surveyors Society Wales). This guidance provides a reference source and practical approaches on best practice in the management of highway liability risk exposure. In particular, this guidance provides tools, methods and advice on how to apply the principles of risk management and a risk based approach to highway liability claims. It further provides reasoning and a method of recording how the Council maintains, inspects and manages the councils Highway Assets.
- 4.7 The HMP contains details, policies and procedures used by the Council to operate, inspect, record and maintain the Highway asset along with the need for network resilience.
- 4.8 The underlying legal framework and the way we work largely remains unchanged, as this is ultimately governed by the Highways Act 1980.

- 4.9 The fundamental changes in approach are as follows:
- 4.9.1 Risk assessments, which sit within Highways, have been developed to justify the way we work. It is these risk assessments that allow us to defend why we do things. The risk assessments are based upon CSSW guidelines that were developed collaboratively by all 22 Welsh authorities.
- 4.9.2 The HMP now also contains management details of Street Lighting infrastructure and Structural assets (walls, culverts and bridges) that were previously excluded.
- 4.10 As part of this process, the whole of the highway network has been assessed in line with the new Code of Practice. The code gives guidance in relation to the hierarchy status of the road but local knowledge allows officers to consider the relevant local experiences and data in their risk based assessment approach. The network is approximately 1150km in length and is split into approximately 4700 sections for inspection. All these sections of the network have been assessed. The proposed changes to the network categorisation are listed in Appendix 2.
- 4.11 Further work is currently ongoing with CSS Wales to try and gain a consistent All Wales guidance in relation to the intervention criteria identified in Appendix 3. The All Wales guidance is likely to recommend intervention criteria that will be different to our current practice. At present indications are that the Caerphilly criteria will be more stringent than a proposed All Wales approach. The recommendation is that we should retain our existing intervention criteria to ensure that we can demonstrate a robust inspection and intervention criteria for any insurance related claims.
- 4.12 Defect repair timeframes are currently identified as 2 hrs or 24 hrs for emergencies and 28 days for all other defects. The CSSW guidance is likely to recommend that the repair timeframes for an All Wales approach would be the inspection frequency or 90 days, whichever is the lesser for all non-emergency defects. Caerphilly officers agree with minimum timeframe of the inspection frequency but disagree with the maximum duration of 90 days. The current timeframe that Caerphilly works to for non-emergency defects is 28 days (which is the most frequent inspection timeframe). It is proposed that a relaxation of the challenging 28 days target be considered. Officers' recommendations are that a maximum intervention timeframe be set at 42 days for non-emergency defects.

| Defect | Current Repair Timeframe | Proposed Repair Timeframe |
|---------------|--------------------------|---|
| Emergency | 2 hrs or 24 hrs | 2 hrs or 24 hrs |
| Non-Emergency | 28 days | 28 days for monthly inspections 42 days for all other inspections |

5. WELL-BEING OF FUTURE GENERATIONS

- 5.1 This report contributes to the Well-being Goals as set out in paragraph 3.1. It is consistent in all of the five ways of working as defined within the sustainable development principle in the Act that it supports:
- 5.1.1 **Long-term** The HMP provides long term resourcing and asset management solutions of this specialised service and allows for more effective and predictable resource/financial/carbon reduction commitments going forward.
- 5.1.2 **Integration** A well maintained highway forms part of an overall strategy providing efficient integration of local roads to regional transport systems.
- 5.1.3 **Involvement** In development of the document input has been received from Risk and Insurance Management and Legal Services to ensure that the approach proposed has a robust legal standing, is compliant with relevant legislation and can be fully relied upon as the authorities defence for any possible claims/litigation.

- 5.1.4 Collaboration The HMP is based upon a collaborative approach in which all 22 Welsh authorities were consulted. It not only brings internal departments together to deliver effective maintenance regimes across the authority over the medium and long term, but also promotes discussion and agreement with neighbouring authorities on cross border issues to ensure network users' needs are considered.
- 5.1.5 **Prevention** The inspection regimes detailed will ensure the assets are regularly maintained and safe for use. Inspections will also provide early intervention data to allow future maintenance programmes to be developed thus preventing unnecessary deterioration of the network and timely proactive responses allowing a more efficient use of finite budgets.

6. EQUALITIES IMPLICATIONS

- 6.1 An EIA screening has been completed in accordance with the Council's Strategic Equality Plan and supplementary guidance. No potential for unlawful discrimination and/or low level or minor negative impact has been identified, therefore a full EIA has not been carried out.
- 6.2 The Road Maintenance Manual will benefit the vulnerable, young and elderly, by ensuring the infrastructure on which other services depend (including emergency services), remains robust throughout the year.

7. FINANCIAL IMPLICATIONS

- 7.1 The Highway Operations budget currently funds this statutory provision/service. The value of the current budget is £7,532,365.
- 7.2 The expenditure of this budget is regularly reviewed, as it represents (along with Winter Maintenance) the most responsive, mandatory part of the service and is subject to the day-to-day incidents and unexpected circumstances. So far, with careful financial accounting and managing these variable factors, the Highway Operations budget has been balanced at financial year end.

8. PERSONNEL IMPLICATIONS

8.1 There are no direct personnel implications from this report.

9. CONSULTATIONS

9.1 All comments received have been taken into consideration and are included in the report.

10. RECOMMENDATIONS

- 10.1 For Scrutiny Members to comment on the content of the HMP, considering the key issues of adopting a risk based approach in accordance with new Code of Practice prior to presentation to Cabinet for consideration and to support the use of this methodology for future highway maintenance activities.
- 10.2 It is recommended that members support the changes already identified for the network inspection as highlighted in Appendix 2.
- 10.3 It is further recommended that members support the proposal identified in 4.12 to amend the timeframe for repair of non-emergency defects. The timeframe for repair of emergency defects is proposed to remain unchanged.

11. REASONS FOR THE RECOMMENDATIONS

11.1 The proposed Highway Maintenance Plan has been developed in accordance with the new Code of Practice 'Well-Managed Highway Infrastructure' and should be adopted by Highway Authorities as best practice guidance.

12. STATUTORY POWER

- 12.1 Highway Act 1980.
- 12.2 Flooding & Water Management Act 2010.
- 12.3 Well-being of Future Generations (Wales) Act 2015.

Author: Gareth Richards – Highways Maintenance Manager

Consultees: Cllr. Sean. Morgan – Deputy Leader and Cabinet Member for Economy, Infrastructure,

Sustainability & Wellbeing of Future Generations Champion

Cllr D T Davies – Chair of Regeneration and Environmental Scrutiny Committee Cllr Mrs C Forehead – Vice Chair of Regeneration and Environmental Scrutiny

Committee

Mark S Williams - Interim Director - Communities

Marcus Lloyd - Head of Infrastructure

Mark Williams - Head of Performance & Property Services Robert Tranter – Head of Legal Services/Monitoring Officer Stephen Harris – Interim Head of Business Improvement

Nicolle Scammell - Head of Corporate Finance and S151 Officer

Rob Hartshorn – Head of Public Protection

Mike Eedy - Finance Manager

Shaun Watkins - Principal Personnel Manager

Anwen Cullinane - Senior Policy Officer - Equalities and Welsh Language

Chris Adams – Acting Highways Operations Group Manager Andrew Southcombe - Finance Manager (Corporate Services)

Sue Ruddock – Insurance and Risk Manager Tracey Minett – Senior Insurance & Risk Manager

Background Papers:

Well-Managed Highway Infrastructure - A Code of Practice October 2016

Appendices:

Appendix 1 Highway Maintenance Plan Appendix 2 ACOP Hierarchy Reviews 2018 Appendix 3 Defect Intervention Levels Gadewir y dudalen hon yn wag yn fwriadol

Highway Maintenance Plan 2018

Caerphilly County Borough Council Highway Maintenance Plan

For further information on this document please contact:

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| Revision | Last updated | Page(s) | Revision Description |
|----------|--------------|---------|----------------------|
| 1 | 21.01.2015 | | Gavin Barry (Draft) |
| 2 | 15.07.2016 | | GP Review |
| 3 | 2/8/16 | | GR Review |
| 4 | 01.07.18 | | GB/ GR Review |



Distribution

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| Marcus Lloyd | Head of Infrastructure |
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| Gareth Richards | Highways Maintenance Manager |
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| Darren Jones (D12) | Highways Inspector |
| David Haines | Highways Inspector |
| Sue Morgan | Highways Inspector |
| Paul Roberts | Highways Inspector |
| Darren Bilton | Highways Inspector |
| Darren Jones | Highways Inspector |
| Joe Williams | Acting Principal Engineer (Capital Works) |
| Richard Crane | Legal |
| Sue Ruddock | Risk & Insurance |
| John Cumper | IT and Data Support |



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Preface

Caerphilly County Borough Council's (CCBC) *Highway Maintenance Plan* (HMP) records how the Council manages and maintains its roads and assets.

This manual promotes the adoption of an integrated asset management approach to make the highway safer for all users and to provide a reference text to all staff within the Highway Operations Group. It is also a useful medium and communication to other departments and stakeholders, moreover it will be a standard issue document to all new Highway employees.

To meet the overriding objective of making the highway safer for all users, a risk management approach is used to assess defects and prioritise treatments, in line with the approved code of practice (ACoP) for Highway maintenance 'Well-Managed Highway Infrastructure (Appendix I). The manual explains the reasons for implementing the risk management approach in terms of best practice.

http://www.ukroadsliaisongroup.org/download.cfm/docid/4F93BA10-D3B0-4222-827A8C48401B26AC

The Codes of practice are founded upon the principles of best value and emphasise the use of an asset management approach to highway maintenance. The Highway Maintenance Plan sits alongside the Highway Asset Management Plan, which details the mechanisms that will be deployed as we work towards attaining the Council's objectives as expressed in its corporate strategic plan 2018-2023. This will be through planned performance against the lifecycle plans for all major components of the highway asset. Including:

- Carriageways
- Structures
- Drainage
- Footways and Cycleways (inc PROW)
- Street Lighting and Traffic Signals

The HMP sets out this risk based approach, which will be embedded in every-day decision making. During the development of this plan this approach, along with the referenced guidance material, has been used to set standards for undertaking inspections and maintenance. However for certain standards, where noted, it is intended that these standards are to evolve as the maintenance service environment changes and further understanding of risks arises.

The HMP is split into four parts.

- Part 1 explains the background and policy for the highway inspection process.
- Part 2 provides guidance on how inspections should be carried out.
- Part 3 of the manual provides photographic and written guidance for Council highway inspectors to help assess highway defects. The final section



• Part 4 of the manual is the appendices for the 'Highways Code of Practice' and standard letter templates.



PART 1 Background and policy information

1.1 Purpose and Scope

The Highways Maintenance Plan (HMP) details the policies and standards, and where appropriate, the processes that will be utilised to manage and maintain the Councils roads and assets. The highway network is by far the single most valuable asset in the control of the Council, with an estimated replacement value of £2 billion (in excess of 1,200km of publicly maintained highways, 32,000 gullies and approximately 27,000 street lights). The extent, and hence value of this asset, is expanding constantly through new development and improvements to the existing infrastructure.

Caerphilly's highway asset will vary over time as a result of development, improvements and stopping up processes.

Highway maintenance is a wide ranging function that covers the following general activities:

- Reactive maintenance addressing actionable defects and deficiencies that are causing a hazard to highway users.
- Routine maintenance undertaking consistent and/or cyclical functions to preserve assets in a safe and serviceable condition, wherever possible avoiding the need for reactive maintenance by enhancing the value or life of the asset as part of a whole system of works.
- Programmed maintenance planned interventions (usually on a more significant scale)that are designed through our asset management processes as works that will enhance the value or life of the highway asset.
- Regulatory functions requiring or enabling others to undertake works or other activities in, on or around the highway in accord with the Council's statutory functions.
- Winter Service precautionary salting and the clearance of snow and ice.
- Other emergencies providing a planned emergency response to events that cause a significant hazard to highway users or threaten the integrity of the highway.

The establishment of an effective regime of inspection, assessment and recording is central to effective and efficient highway maintenance and key to addressing the fundamental objectives of highway maintenance strategy, these being:

- Network Safety
- Network Serviceability
- Network Sustainability
- Network Hierarchy

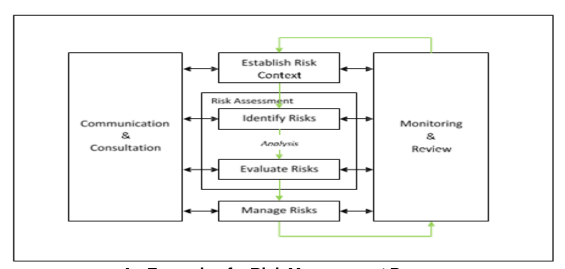
Aligned with the Inspection Policy will be the development and inclusion of a detailed asset management approach as set out in the UKRLG asset



management guidance documentation (http://www.ukroadsliaisongroup.org/download.cfm/docid/5C49F48E-1CE0-477F-933ACBFA169AF8CB).

Asset management is widely accepted as a means to deliver a more efficient and effective approach to management of highway infrastructure assets through longer term planning and ensuring that levels of service are defined and achievable for available budgets. It supports making the case for funding, for better communication with stakeholders, and facilitates a greater understanding of the contribution highway infrastructure assets make to economic growth and social well-being of local communities. Caerphilly's Highway Asset Management Plan is held at Highway Operations Group.

Caerphilly CBC has adopted a risk-based approach and a risk management regime for all aspects of highway maintenance. This includes but is not limited to investment, setting levels of service, operations, including safety and condition inspections, and determining repair priorities and planned maintenance programmes. Our the policy document is set against a backdrop of a clear and comprehensive understanding and assessment of the likelihood of asset failure and the ramifications



An Example of a Risk Management Process

This HMP defines the characteristics of the inspection regimes, including the hierarchy, frequency of inspection, items to be recorded and nature of response. They are all set within the context of the County Borough Council's Corporate Plan and maintenance strategy.

http://sc-aptdken1/KENTICO/getattachment/ab780120-3a2b-47f9-bff0-f383462fbb98/Corporate-Plan-2018-23.aspx

The manual has also been developed with the following specific objectives in mind;



- To ensure network safety and best value through the application of a defined auditable inspection strategy
- To assist in providing a high-quality, responsive highway maintenance service to our customers
- To follow current best practice by implementing a risk-based defect assessment process
- To provide clearly documented inspection guidance for highway inspection personnel at all levels

By providing guidance to personnel involved in undertaking highway safety inspections, it is the intention that they can carry out their duties with consistency and to clear, recognised and understood criteria. This guidance identity's how defects are prioritised and how an appropriate response is determined. It forms part of the training programme for new inspectors and is also an aide-memoir to established inspectors.

The HMP can also be used as a guide to non-professionals to explain the highway inspections process in a clear, unambiguous way.

As this manual will form the basis of our S41 and S58 defence under the HA 1980, the document pays particular attention to the inspection process and internal mechanisms and in Section 2 goes into greater detail on the following:

Safety Inspections

Safety inspections are carried out at regular frequencies that are set to reflect the level of use and importance of the road or footway. These inspections are designed to identify all defects likely to create danger or serious inconvenience to users of the network or the wider community.

• Service Inspections

Service inspections are more detailed inspections of particular highway features and are designed to ensure that they meet serviceability requirements. The scale and scope of these inspections will reflect the Authorities policy objectives; support their asset management objectives and maintenance planning.

• Ad-hoc Inspections

These are undertaken via complaints from members of the public or other internal departments and are in addition to any defects that are noticed whilst carrying out routine duties. All are recorded within our data management system, Mayrise.



1.2 Risk Based Approach

The HMP details our risk based approach (RBA) to highway maintenance activities, in line with latest industry practices.

The purpose of RBA within the HMP ensures a consistent application of a decision making process to:

- Correctly evaluate the risk posed to highway users by all defects or deficiencies in the
- Highway asset;
- Prioritise resources so that the risk is managed effectively;
- Ensure the efficient use of available resources:
- Understand performance and address any gaps in resources or performance;
- Ensure value for money; and,
- Enable monitoring of outcomes.

The principle of a risk based approach is to assess the likelihood of injury or damage as a result of any defectiveness and the consequences of that event should it occur. Decisions will be informed by data and knowledge derived from the analysis of previous maintenance activities, such as highway safety inspections.

The consequences of defects in the highway can include:

- Damage or injury to highway users, their property and the resultant claims for damages;
- Safety hazards resulting in risk to the community
- Disruption to traffic
- Accessibility being compromised
- The devaluing of places
- Dissatisfaction
- Economic disruption to businesses

Prescriptive intervention levels for defects are used within this plan, but based on the on the Risk Based Approach, discretion is utilised. A set intervention criteria can sometimes be wasteful of resources with defects that present a low risk often being measured and then repaired ahead of smaller defects that by virtue of their location, may cause a greater hazard. A risk based approach utilises the expertise and experience of the inspector to correctly and consistently evaluate defects in accordance with the guidance established in this plan. Expertise and consistency of inspectors is ensured by training to industry recognised standards and regular comparative inspections.



1.3 Sustainability

Sustainability is a key part of the Council's vision. The delivery of highway maintenance is undertaken in accordance with good environmental management procedures so as to minimise environmental impacts and sustain Caerphilly's biodiversity and character. The impact of the highway infrastructure maintenance activities when considering whole life carbon costs, should be taken into account when determining appropriate interventions, materials and treatments.

In the selection of materials, and treatment, their environmental impact is considered. We aim to maximise the environmental contribution and sustain the County's biodiversity, character and heritage by the adoption of good environmental management procedures in highway maintenance works.

When determining the balance between structural, preventative and reactive maintenance, the principle that prevention is better than the cure is adopted.

We take advantage of locally sourced, and recycled materials, as well as environmentally friendly methods to promote value and innovation, and to drive continuous improvement. In each case departures from the approved standards will only take place following an assessment of risk, and with approval of senior leaders. Caerphilly has engaged with industry providers in order to establish effective sustainable treatment modes and in collaboration with contractors, the extensive use of Cold Applied Ultra Thin Surfacing CAUTs as part of our planned surface treatment works is utilised throughout our Network.

As such this Highway Maintenance Plan focuses, as part of a whole system of works described by this plan and the HAMP, on a methodology and means of maintaining the network to meet the challenges of safety, serviceability and sustainability, in order to provide best value for the Council and local community, by considering:

| Safety | Serviceability | Sustainability | |
|----------------------------------|-------------------------|-------------------------|--|
| Complying with Stat | Ensuring availability | Minimising cost over | |
| obligations | | time | |
| | Achieving integrity | Maximising value to the | |
| Meeting end users | | community | |
| needs for safety and | Maintaining reliability | Maximising | |
| reliability | and maintaining. | environmental | |
| | Enhancing condition | contribution | |
| The character of the area | | | |
| Current and desired future usage | | | |

In addition, Caerphilly follows the template for sustainable transport and focuses keenly on the inclusion of walking and cycling as set out in the 'Active



Travel Wales Act 2013'. This sets out the agenda to implement and sustain an active Nation.

1.4 Asset Management

As part of Caerphilly's effective Highway asset management, the Local Transport plan sets the authority's asset management and strategy approach.

Asset management is a strategic approach that identifies the optimal allocation of resources for the management, operation and preservation of the asset.

Within our Asset Management Plans Caerphilly have developed lifecycle plans for major assets and identify how we intend to record specific information relating to their condition. Within set financial parameters that information will be best used via planned interventions a process to preserve, maintain and enhance the Highway Infrastructure. The following factors will influence each decision under these principles

- Risk based approach
- Corporate aims and objectives
- Network Priorities
- Policy and legislative documentation
- Agreed levels of Service

Lifecycle planning as part of the asset management approach will target programmed maintenance and cost effective treatment options.

Consequently, options for the areas of our infrastructure requiring intervention will be driven by data, promoting best practice as the assets degrade.

Treatment options at the correct intervals Cesate further deterioration and provide for effective planned maintenance. Right treatment at the right time.

1.4.1 Future Demands

Climate change increases the likelihood of extreme weather events and a general trend towards wetter winters and drier summers, resulting in an adverse impact to our infrastructure. This is addressed in our Winter Maintenance Plan document and the resilience consideration.

Population growth is a global concern that has local threats. With the national avg 0.8% growth and expectancy that the population will surpass 70million by 2026, the pressures placed on an already deteriorating infrastructure will be significant. Caerphilly's expected growth patterns will rise approximately 0.22%, slightly below the National average and has surpassed 180,000 in 2018.



1.4.2 Communication and Partnership

Stakeholder engagement, good communication and internal liaison are well established principles within CCBC. Participation with partners in making key strategic decisions when setting requirements or relay key site specific information around performance are actively encouraged. All Social media platforms are utilised to create and actively encourage external evaluation and positive participation with members of the public, commercial partners and members alike.

Consultation and coordination with utilities, Integrated Passenger Transport, Operators, and Emergency Services will be undertaken as part-of the operational process when managing the Highway

When considering the strategic network and in order to provide the level of resilient Network required, consultation with neighbouring authorities provides valuable input in to the operational obligations placed on both authorities. This is a critical function to ensure a consistent approach throughout the development of the Highways Infrastructure policies

CCBC actively engages with other bodies where cross border arrangements need to be considered, ranging from structures through to the hierarchical needs of a specific point on the Network. Service agreements for all aspects of maintenance are considered continuously as the network develops.

All cross border partners that directly impact the management and resilience of our Network are listed below and hierarchy definitions have been discussed with them:

- Blaenau Gwent CBC
- Merthyr Tydfil CBC
- Torfaen CBC
- Rhondda Cynon Taff CBC
- Cardiff City Council
- Newport CBC

Additionally Officers sit on boards at local and National levels to ensure (CSSW, CCRD) Caerphilly's strategic policies and practices are at the forefront within our sector and aligned with our partners.



1.5 Legal Requirements

The Highways Act 1980 sets out the main duties of highway authorities in England and Wales. In particular, Section 41 imposes a duty to maintain highways maintainable at public expense, and almost all claims against authorities relating to highway functions arise from the alleged breach of this section. A full list of the legislation and statutory functions are listed within appendix H.

Caerphilly County Borough Council undertake safety inspections in accordance with the principles of the most current Code of Practice 'Well-Managed Highway Infrastructure - Code of Practice for Highway Maintenance' in order that, where necessary, Caerphilly are able to support a defence under Section 58 of the Highways Act 1980. This requires that a court shall have regard to 'whether the highway authority knew or could reasonably be expected to know, that the condition of the part of the highway to which the action relates was likely to cause danger to users of the highway'.

This defence is dependent upon there being in place adequate policies and procedures to maintain the highway, that the policies and procedures were being enacted, and that there was no prior knowledge of "the defect" before the incident date. Caerphilly County Borough Council carry out inspections on a systematic basis-and will defend claims in court on the basis that it has made a reasonable effort to locate and rectify defects. In order to meet this requirement Caerphilly County Borough Council will consider the following:

- An assessment of network, network users interface and risk.
- The regime of safety inspections and record keeping
- The manner in which complaints and accidents statistics are recorded and dealt with
- The response times for carrying out repairs, along with a system for recording and analysing the efficiency and effectiveness of the repair.

In establishing reliability of records, the level of training provided to inspectors is relevant, and qualifications are recorded, including corroboration on when and where they were trained and retrained.

In defending an action, the highway authority will need to establish that it has acted reasonably, by the production of adequate documentation and evidence. This will include:

- Inspection records maintenance management systems
- Reliability of records inspectors need to be trained as to what constitutes a defect. Inspector's qualifications also need to be recorded as well as updates.

This is particularly important in the case of network safety, where information may be crucial in respect of legal proceedings. It is important to recognise,



however, that all information recorded, even if not primarily intended for network safety purposes, may have consequential implications for safety and may therefore be relevant to legal proceedings. It is also important to recognise that, following the introduction of the Freedom of Information Act 2000, all records are potentially available for public inspection and reference.

1.5.1 Duty of Care

CCBC recognises that there are a number of specific duties and powers that apply to the effective management of a Highway and our duty of care to the users and communities. This duty to ensure that the Highway is fit for purpose and recognising this obligation when applying to policy, priority, programming and implementation of Highway works

1.5.2 Health and Safety

CCBC acknowledges the statutory function in relation to Health and Safety under the Health and Safety at Work act 1974 and CDM 2015 regulations to undertake all Highway related work in a safe manner. Staff involved in the planning and management and delivery of works have undergone industry approved training in accordance with City and Guilds scheme 6033, to ensure works are planned and undertaken in a safe way.

http://www.legislation.gov.uk/ukpga/1974/37/contents http://www.hse.gov.uk/construction/cdm/2015/index.htm

1.5.3 Best Value

The Local Government Act 2000 provides for the general duty of best value and CCBC aims to improve and maintain local services in terms of cost and quality through self analysis and benchmarking via Key Performance Indicators

1.5.4 Utility Companies

All statutory Undertakers have powers and obligations when working within the Highway and this is regulated by the New Roads and Streetworks Act 1991 and TM Act 2004. To ensure that all works are implemented to the correct standards whilst minimising disruption to Highway users. Notifications which are input into the Mayrise system can be viewed on: https://caerphillv.roadworks.org/

1.5.5 References to existing Policy and Guidance Documents

The guidance given in this Highway Inspections Manual is to be read in conjunction with the following Caerphilly Council policy and guidance documents and linked to the authority's corporate objectives set out in Table 1.



Table 1 Summary of existing policy and guidance documents

| Plan Name | Description |
|---|---|
| Divisional Service | Outlines key areas and objectives within the service |
| Improvement Plans | area, providing strategic aims of the department. |
| Grounds Maintenance Plan | Provides information on areas that are maintained periodically, highlighting treatment frequency as well as plans pinpointing extent of ownership |
| Highway Asset Management Plan | A plan for management, preservation and enhancement of the highway asset base to deliver prescribed levels of service and meet the needs of current and future customers |
| Technical Data Surveys | Provides technical analysis of the highway asset (such as SCRIM, Skid resistance etc.). Information provided is then used in detailed assessments of the network. |
| CRM Manual | Plan outlining how CCBC (Caerphilly County Borough Council) deals with customer interaction and the recording of 'service requests' |
| Highway Tree Policy | This document explains CCBC responsibilities, strategy and policy in respect to the Highway Tree Policy. |
| At Risk Culvert List | Highlights 'at risk culverts' throughout the authority that require routine maintenance and their hierarchy of threat level. |
| Winter Maintenance Policy | This document explains CCBC responsibilities, strategy and policy in respect to the management of the highway infrastructure network through a defined winter maintenance period. |
| Management of Highway Structures | This document explains CCBC responsibilities, strategy and policy in respect to the Management of Highway Structures |
| Out of Hours Duty Officer Manual | CCBC operates 24hr emergency callout operation throughout the whole year. This document outlines the procedures, hierarchy and control measures that have to be followed when dealing with an emergency, outside normal working hours |
| Advertising Goods on the Highway | Application for the placement of and A-Frame or similar within the Highway. Details are located centrally within HOG. |
| Café Culture | CCBC Café application and guidelines for commercial partners considering the licensing of tables and chairs within the Highway. Located centrally within HOG. |
| CCBC Corporate Plan including WBFG objectives 2018-23 | http://sc-aptdken1/KENTICO/getattachment/ab780120- 3a2b-47f9-bff0-f383462fbb98/Corporate-Plan-2018- 23.aspx |

(All documents can be located at O:\HOG\Maintenance\Highway Maintenance Plan)



1.6 Network Hierarchy

A network hierarchy is used to classify the maintenance network on the basis of the volume and composition of traffic using it. The hierarchy also takes into account the risk assessment and the role of the particular section of the carriageway, footway or cycleway in the network. Factors considered when determining classification includes current and anticipated use, resilience, local and socio economic factors (Industry, schools, hospitals etc), as well as the desirability of continuity and of a consistent approach to all sustainable modes of transport.

The hierarchy is the foundation of a coherent, consistent and auditable maintenance management plan and is fundamental in determining policy priorities. It is the link between maintenance policy and implementation and is used to assist in determining standards for maintenance and new construction.

Network hierarchies are annually reviewed in-line with CSSW guidance to reflect changes in network characteristics and use, so that maintenance policies, practices and standards reflect the actual current use of the network.

The aim of the road hierarchy is to:

- Allow structured programmes of inspections to be developed and statutory duties to be fulfilled
- Allow decisions to be made accounting for the importance of the road within the network
- Set policies and standards according to the importance of the road within the network.

It is the intention to use the road hierarchy as a key indicator of the standard of repair required to keep the road in reasonable condition having regard to its function and the volume of traffic using it.

Caerphilly Council's highway network classifications can be seen in the tables 2 to 4 below and are set-out in accordance with the latest code of practice for 'Well Maintained Highways.



Table 2 Carriageway hierarchy

| Category | Type of Road General | Description |
|--------------------------|--|---|
| Motorway | Limited access - motorway regulations apply | Routes for fast moving long distance traffic. Fully grade separated and restrictions on use. |
| Strategic Route | Trunk and some Principal 'A' class roads between Primary Destinations | Routes for fast moving long distance traffic with little frontage access or pedestrian traffic. Speed limits are usually in excess of 40 mph and there are few junctions. Pedestrian crossings are either segregated or controlled and parked vehicles are generally prohibited. |
| Main Distributor | Major Urban Network and Inter-Primary Links. Short - medium distance traffic | Routes between Strategic Routes and linking urban centres to the strategic network with limited frontage access. In urban areas speed limits are usually 40 mph or less, parking is restricted at peak times and there are positive measures for pedestrian safety. |
| Secondary Distributor | B and C class roads and some unclassified urban routes carrying bus, HGV and local traffic with frontage access and frequent junctions | In residential and other built up areas these roads have 20 or 30 mph speed limits and very high levels of pedestrian activity with some crossing facilities including zebra crossings. On- street parking is generally unrestricted except for safety reasons. In rural areas these roads link the larger villages, bus routes and HGV generators to the Strategic and Main Distributor Network. |
| Link Road | Roads linking between the Main and Secondary Distributor Network with frontage access and frequent junctions | In urban areas these are residential or industrial interconnecting roads with 20 or 30 mph speed limits, random pedestrian movements and uncontrolled parking. In rural areas these roads link the smaller villages to the distributor roads. They are of varying width and not always capable of carrying two-way traffic. |
| Local Access Road | Roads serving limited numbers of properties carrying only access traffic | In rural areas these roads serve small settlements and provide access to individual properties and land. They are often only single lane width and unsuitable for HGVs. In urban areas they are often residential loop roads or cul-de-sacs. |
| Minor road | Little used roads serving very limited numbers of properties. | Locally defined roads. |

(for consideration: character and volume of traffic; Usage; Strategic route; Designation; accidents; diversionary route; special characteristic; access to schools/ hospitals; vulnerable users and Special events)



Table 3 Footway hierarchy

(For consideration: character and volume of traffic; Usage; Strategic route; Designation; accidents; diversionary route; special characteristic; access to schools/ hospitals; vulnerable users and Special events)

| Category | Hierarchy Description | Description |
|----------|----------------------------|--|
| 1(a) | Prestige Area | Very busy areas of towns and cities with high public space and street scene contribution |
| 1 | Primary Walking Route | Busy urban shopping and business areas and main pedestrian routes |
| 2 | Secondary Walking Route | Medium usage routes through local areas feeding into primary routes, local shopping centres etc. |
| 3 | Link Footway | Linking local access footways through urban areas and busy rural footways. |
| 4 | Local Access Footway | Footways associated with low usage, short estate roads to the main routes and cul-de-sacs. |

Table 4 Cycleway hierarchy

| Category | Description |
|----------|---|
| Α | Cycle lane-forming part of the carriageway, commonly 1.5 |
| | metre strip adjacent to the nearside kerb. Cycle gaps at road |
| | closure point (no entries allowing cycle access) |
| В | Cycletrack, a highway route for cyclists not contiguous with the public footway or carriageway. Shared cycle/pedestrian paths, either segregated by a white line or other physical segregation, or un-segregated. |
| С | Cycle provision on carriageway, other than a marked cycle lane or marked cycle provision where cycle flows are significant |
| D | Cycle trails, leisure routes through open spaces. These are not necessarily the responsibility of the highway authority, but may be maintained by an authority under powers or duties |



1.6.1 Resilient Network

The authority has identified the key strategic network, that forms the basis of its resilient network (aligned with its core WM Plan). These will receive priority through maintenance and other key service delivery areas, in order to maintain economic activity and access to key services. Throughout the coordination and upon determining these key links, businesses, Community groups and other stakeholders have been considered.

The Caerphilly County Borough Council aims to provide a winter service which, as far as possible, facilitates the safe movement of traffic and keeps to a minimum delays and accidents caused by adverse winter weather conditions. In practice this is achieved by taking precautionary measures to pre-salt pre-defined routes, taking account of weather forecast and local observations. The response also aims to, as far as practicable; ensure access to essential Council premises, residential accommodation for older people, education establishments, hospitals, doctor's surgeries, town centres, major bus stations and emergency services.

Priority is primarily given to the 'A' and 'B' roads the authorities core transportation network so that the continuation of access to goods and services is maintained, as best it can in the prevailing circumstances (inc some bus routes). The primary objective is to achieve the precautionary application of salt to specified elements of the network prior to the predicted time for the onset of sub-zero conditions.

During severe and/or prolonged sub-zero/snowfall conditions causing the risk of formation of ice or significant accumulations of snow throughout the Network, consideration is also given to those non principal classified routes and unclassified routes which are deemed to be of significant importance having regard to the number of vehicles carried during the morning/evening peak times on those routes which link a substantial community to a priority route. Actual locations will depend to an extent on particular weather conditions at the time and will be determined based on available information by the Highway Operations Group Manager / Designated Representative / Winter Emergencies Officer. These routes will be considered for treatment where practical, following completion of the priority routes.



To ensure network resilience, there may be times during the winter period where decisions may need to be made to reduce salting of routes To a key strategic network should conditions dictate. Consultation will be undertaken with senior officers should this instance be necessary prior to implementation.

It is recommended that this HMP needs to be reviewed alongside the Council's Out of Hours (Duty Officer) Manual. This will ensure that a full understanding of the operational context is understood for emergency situations.

O:\HOG\Maintenance\Winter Maintenance\plan 18-19\Winter Plan 18-19.doc

As part of our stakeholder engagement, collaboration between Network Rail and CCBC has identified all areas if interface between road and rail within the boundary limits.

All abnormal loads are strategically planned and coordinated throughout the Borough to minimize conflict and potential disruption. Within CCBC we have officers who coordinate these transportation plans in collaboration with abnormal load officer for Monmouth CBC(MCBC manage the movements)

1.7 Bridges and Structures

As part of our integrated Asset Management Approach, all structures that form part of the Network have their significant interested assessed and placed accordingly within the hierarchy. Factors considered include

- Position in the Highway
- Type of route
- Type of asset (bridge, culvert, tunnel etc)
- Critical asset
- Historical structures
- Local Factors

The structures asset consists of the following:

- Road Bridges
- Footbridges
- Retaining Walls
- Culverts
- Subways

1.7.1 Inventory

There is an inventory of assets which is kept in the Asset Management System (AMX).



1.7.2 Quality of Inventory Held

50% of inventory is validated every year by virtue of undertaking general inspections every two years on each structure.

Data is validated through reviewing inventory when updating inspection records.

General Inspections are undertaken in accordance with relevant standards – see 1.7.20.

1.7.3 Asset Register

The Asset Register is held in the Asset Management System (AMX).

1.7.4 Budget Allocation

The process for allocating the structures budget is as follows:

- Maintenance needs are identified during inspection
- A bid is raised with respect to the structure to quantify cost of the maintenance.
- Bid is scored based on 9 parameters which prioritise the maintenance. The 9 parameters are:
 - Safety management Number of people at risk
 - Safety management Level of injury
 - Safety management Probability of risk occurring
 - Time management Cost penalties
 - Time management Time and risk to public
 - o Time management Age of bid
 - Customer management Aesthetics
 - Customer management Number of people affected
 - Customer management Public interest

Consideration of the Bridge Condition Indices (BCI) is also reviewed to determine whether essential maintenance is required.

1.7.5 Customer Consultation

The following surveys provide the customers perception of the asset:

2 yearly house-hold survey

1.7.6 Utility Activity

Utility activity information is available from the Network Management Section, Highways Operations Group. The New Roads and Works Street Act provide the requirements of the Utility Companies. Notifications which are input into the Mayrise system can be viewed on: https://caerphilly.roadworks.org/



1.7.7 Programme Co-ordination

The Principal Engineer of the Structures Section is responsible for ensuring an integrated approach in undertaking works on highway infrastructure assets / structures.

The Principal Engineer provides programme information to the Engineering Projects Manager to assist overall programme co-ordination once every two weeks.

1.7.8 Public Consultation Prior to Works

Public consultation is undertaken on a scheme by scheme basis dependent on the level of disruption expected. Forms of public consultation include:

- Social Media (notices on CCBC Website / CCBC Facebook etc)
- Inform Ward Councillors (usually by email describing planned works)
- Letter drops to residents

1.7.9 Network Rail

The Authority, when working on or in the vicinity of rail infrastructure undertakes on an individual basis with direct consultation with Network Rail.

1.7.10 Public Right of Way Structures Maintenance

The Authority Public Right of Way Section is consulted when assessing, prioritising and working on or in the vicinity of structures located on public rights of way.

1.7.11 Third Party Claims

Third party claims information is dealt with by Insurance and Risk Management Section, Ty Penallta.

1.7.12 Third Party Recharge

The procedure used by the authority to obtain payment for damage to assets by third parties.

Third party recharges are sought by Insurance and Risk Management Section the remuneration of which is undertaken by Corporate Services via sundry debtor.

1.7.13 Environmental Considerations

Information on Sites of Special Scientific Interest (SSSI) and Special Areas of Conservation (SAC) are recorded within the Authority's QGIS database (Post GIS NRW Layer).



CCBC Ecology are consulted regarding the investigation relating to the possible presence of protected animals and associated habitat.

CCBC Planning are consulted regarding matters relating to invasive plant species.

1.7.14 Network Availability Considerations

Aspects relating to network availability considerations including streets with engineering difficulty, existing or proposed roadworks, sensitive traffic routes etc are documented in Mayrise, which is the Authority's chosen highway management system.

1.7.15 Abnormal Loads

Caerphilly County Borough Council has a service level agreement with Monmouthshire CBC (MCBC) for the management of proposed abnormal load movements within the Caerphilly County Borough Council area. All requests for abnormal loads movements are managed by MCBC. In the event of uncertainty with respect to a proposed abnormal load movement, MCBC liaise for comment with the CCBC Principal Engineer.

1.7.16 Technical Approvals

The Principal Engineer for the Structures Department acts as the Technical Approval Authority for the approval of structures designed by, on behalf of and to be adopted by the Authority. Submission of Technical Approval information is submitted in accordance with Design Manual for Roads and Bridges publication BD2/12 "Technical Approval of Highway Structures".

1.7.17 Scour

Areas of scour are identified during General Inspection of river bridge or assets associated with a watercourse. Assets at risk of scour are scored in accordance with Design Manual for Roads and Bridges publication BD97/12 "The Assessment of Scour and Other Hydraulic Actions at Highway Structures" using the scour spreadsheet created that has been produced by EXP consulting in association with the CSSW Structures Workshops.

1.7.18 Policies

The policies associated with the structures asset have been approved by the Council Members

1.7.19 Inspections

The inspection of CCBC Highway Assets / structures are undertaken in accordance with the following publications:

CSS Guidance Note on Bridge Condition Indicators

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- Code of Practice for Management of Highway Structures
- Well-Managed Highway Infrastructure
- Inspection Manual for Highway Structures Vol 1 and 2
- BD63/17 Inspection of Highway Structures

The procedure for undertaking the inspections of highway structures, including creating the inspection programme, recording the data obtained and entered into the asset management system AMX is documented in CCBC Engineering Projects Group QA procedure PRM07.

1.7.20 General Inspections

General inspections are undertaken on all structures once every two years.

General inspections are undertaken in accordance with Design and Manual for Roads and Bridges publication BD63/17 "Inspection of Highway Structures" and other relevant documents (see 4.1.19)

General Inspection Records are kept in the AMX database (subsequent to Feb 2018 and the bridge data records (prior to Feb 2018).

Information from the general inspections is stored in the Asset Management System.

1.7.21 Principal Inspections

Principal inspections are undertaken on all structure every six years, where appropriate.

Principal inspections are undertaken in accordance with Design and Manual for Roads and Bridges publication BD63/17 "Inspection of Highway Structures"

Some of the requirements including access for the inspection are undertaken by outside contractors.

Details of the contractual arrangement are undertaken on an individual scheme basis.

Structural testing information, where undertaken, is stored within the Asset Management System / bridge data records.

1.7.22 Construction / Asset Adoption

The procedure used to ensure that any assets transferred to the authority's ownership meet the required technical specifications.

The following processes need to be undertaken prior to the Council taking ownership of a structure. All information and forms for asset acquisition are located within the Asset Management System / bridge data records.



- a. Onsite inspection to ensure the quality of the structure meets the council standards. An Asset Acquisition Form is used for this process.
- b. Obtain all information relating to the structure including as-built drawings and compliance certificates. A checklist contains all required information and location for storage. This checklist must be completed and is kept with the Asset Acquisition Records in the within the Asset Management System / bridge data records.

1.7.23 Emergency Incident Response

Incidents generated via contact centre which are deemed an emergency are raised via the Mayrise system and inspection / interpretation of the incident must be undertaken with 24 hours.

Out of hours responses are dealt with in accordance with the CCBC out of hours manual.

1.7.24 Routine Maintenance

1.7.24.1 Physical Processes

The following types of faults following specific work instructions are undertaken as Routine Maintenance.

| Work Type | Work Instruction |
|--------------------------------|--|
| Graffiti | Undertaken by Graham Owen Team / Cleansing |
| Repointing | Highway Structures Maintenance Term Service contract |
| Brickwork Repairs | Highway Structures Maintenance Term Service contract |
| Handrail Repairs | Highway Structures Maintenance Term Service contract |
| Parapets | Highway Structures Maintenance Term Service contract |
| Protective coatings Repairs | Highway Structures Maintenance Term Service contract |
| Expansion joint replacement | Highway Structures Maintenance Term Service contract |
| Vehicle Collisions | Highway Structures Maintenance Term Service contract |



1.7.24.2 Management Processes

The following process details the management aspects of treating a fault.

1. Routine Maintenance Fault Identification

Routine Maintenance faults are identified during structural inspections, notification by Councillors or members of the public and other Council staff

All faults are entered into the fault module of the Asset Management System by the Asset Management Database Technician

The minimum information required for all faults is:

- Location
- Structure ID
- Fault Type
- Type of person who identified defect eg. Structural Inspector, Highway Inspectors, Customer or Council Member

2. Funding Scheme Prioritisation

The procedure used to rank the individual schemes to ensure that the allocated investment is achieving the authority's objectives.

- Maintenance needs are identified during inspection
- Bid is raised for cost of the maintenance.
- A brief description and cost of maintenance is entered for each asset. 9
 parameters are used to prioritise the maintenance along with the BCI
 score.

3. Option Assessment

The procedure used to identify the appropriate maintenance solution when there is more than one practical alternative for addressing the maintenance need.

The Routine Maintenance Programme is maintained by the staff of the structures section.

A risk rating is allocated to each identified fault by the member of staff recording the particular maintenance aspect.

The structures with faults are listed in order of risk (ie. high risk to low risk) creating the Risk Rated Routine Maintenance Programme.

The first draft of the programme is confirmed when the routine maintenance budget is approved. The highest rated schemes from the Risk Rated Routine Maintenance Programme to the value of the routine



maintenance budget become the first Draft Routine Maintenance Programme.

The first Draft Routine Maintenance Programme is sent to the Principal Engineer of the structures section. Information required for each highway structure is:

- Structure Name
- Structure ID
- Location
- Description of Routine Maintenance
- Cost of Work

All this information should be provided in an Excel Spreadsheet.

The Principal Engineer of the structures section is responsible for approving Planned Maintenance Programme.

- 4. Management Processes Pre Physical Works The following process details the management aspects of completing the structures routine maintenance once approved. These will be completed by the appointed project supervisor.
 - Each structure is allocated an estimated timeframe for the completion of the physical works. This information will be provided to the Street Works Team.
 - 2. Complete design process to identify material quantities and estimated costs are stored within a unique scheme file.
 - 3. Apply for all permits following instructions located in unique scheme file.
 - 4. Recalculate the total cost of the Routine Maintenance Programme and compare with approved budget.
 - a. If the approved budget is less than the cost of the estimated budget structures, will need to be removed from the Routine Maintenance Programme. Ideally the removed structures should be the lowest rated from the Risk Rated Routine Maintenance Programme.
 - b. If the approved budget is more than the cost of the estimated budget structures, will need to be added to the Routine Maintenance Programme. Structures added to the programme should always be the next highest rated from the Risk Rated Routine Maintenance Programme.

Structures routine maintenance is completed by an outside contractor. Acquiring a Contractor is undertaken by competitive tender in accordance with CCBC standing orders for contracts.

5. Post Work Process

On completion of the work the Structures Maintenance Team Leader will record for each structure repaired the following:



- i. Structure Name
 - Structure ID

Location of completed work

- ii. Details of Repair
 - a. Repair Type
- iii. Date Repair Completed
- iv. Financial details of work
 - a. Quantity of hours
 - b. Cost of materials
 - c. Vehicles used for work

All information will be entered into the Asset Management System by the Asset Management Database Technician

1.7.25 Planned Maintenance

1.7.25.1 Physical Processes

The following types of faults following specific work instructions are undertaken as Planned Maintenance.

| Work Type | Work Instruction |
|--------------------------------|--|
| Graffiti | Undertaken by Graham Owen Team / Cleansing |
| Repointing | Highway Structures Maintenance Term Service contract |
| Brickwork Repairs | Highway Structures Maintenance Term Service contract |
| Handrail Repairs | Highway Structures Maintenance Term Service contract |
| Parapets | Highway Structures Maintenance Term Service contract |
| Protective coatings Repairs | Highway Structures Maintenance Term Service contract |
| Expansion joint replacement | Highway Structures Maintenance Term Service contract |
| Vehicle Collisions | Highway Structures Maintenance Term Service contract |

1.7.26 Management Processes

The following process details the management aspects of treating a fault.

Planned Maintenance Fault Identification
 Planned Maintenance faults are identified by the structural inspectors, customers and other Council staff



All faults are entered into the fault module of the Asset Management System by the Asset Management Database Technician

The minimum information required for all faults is:

- Location
- Structure ID
- Fault Type
- Type of person who identified defect eg. Structural Inspector, Customer or Council Member
- 2. Planned Maintenance Programme Development
 The Planned Maintenance Programme is created by the Principal
 Engineer of the structures section.

A risk rating is allocated to each identified fault by the member of staff recording the particular maintenance aspect.

The structures with faults are listed in order of risk (ie. high risk to low risk) creating the Risk Rated Planned Maintenance Programme.

The first draft of the programme is confirmed when the planned maintenance budget is approved. The highest rated schemes from the Risk Rated Planned Maintenance Programme to the value of the planned maintenance budget become the first Draft Planned Maintenance Programme.

The first Draft Planned Maintenance Programme is sent to the Roads Department Manager. Information required for each highway structure is:

- Structure Name
- Structure ID
- Location
- Description of Planned Maintenance
- Cost of Work

All this information should be provided in an Excel Spreadsheet.

- 3. The Principal Engineer of the structures section is responsible for approving Planned Maintenance Programme.
- 4. Management Processes Pre Physical Works The following process details the management aspects of completing the structures planned maintenance once approved. These will be completed by the appointed project supervisor.
 - 1. Each highway structure is allocated an estimated timeframe for the completion of the physical works. This information will be provided to the Street Works Team situated within Highway Operations Group.
 - 5. Complete design process to identify material quantities and estimated costs are stored within a unique scheme file.



- 2. Apply for all permits following instructions located in unique scheme file
- 3. Recalculate the total cost of the Planned Maintenance Programme and compare with approved budget.
 - a. If the approved budget is less than the cost of the estimated budget structures, will need to be removed from the Planned Maintenance Programme. Ideally the removed structures should be the lowest rated from the Risk Rated Routine Maintenance Programme.
 - b. If the approved budget is more than the cost of the estimated budget structures, will need to be added to the Planned Maintenance Programme. Structures added to the programme should always be the next highest rated from the Risk Rated Planned Maintenance Programme.

Structures planned maintenance is completed by an outside contractor. Acquiring a Contractor is undertaken by competitive tender in accordance with CCBC standing orders for contracts.

Post Work Process

On completion of the work the Structures Maintenance Team Leader will record for each highway structure repaired the following:

- i. Structure Name
 - Structure ID

Location of completed work

- ii. Details of Repair
 - a. Repair Type
- iii. Date Repair Completed
- iv. Financial details of work
 - a. Quantity of hours
 - b. Cost of materials
 - c. Vehicles used for work

All information will be entered into the Asset Management System by the Asset Management Database Technician

1.7.27 Works Delivery

The process for managing the delivery of works is in shown in the EPG QA procedures manual.

1.7.28 Performance Measurement

This section describes the management process for the structures performance measures. It describes the following:

- Process for how they are recorded
- How each performance measure is calculated

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- Where the performance measure is stored
- Where and when the performance measure is reported

Performance measure (KPI's) are recorded via Mayrise target dates, APSE return, Fynnon.

1.8 Street Lighting

1.8.1 Legislation and Good Practice

There is no statutory requirement on local authorities in the United Kingdom to provide Public lighting. In England and Wales, *the Highways Act 1980* empowers a Highway Authority to provide lighting for any highway or proposed highway under their responsibility. Highway Authorities have a duty of care to the road user, but this does not imply any duty on the Highway Authority to keep the street lighting operational.

Though excluded from *The Clean Neighbourhoods and Environment Act* 2005, obtrusive light from the street lighting system will be limited as practicable by the use of full cut off lanterns and suitable photometry. Baffles and shields to further minimise unwanted lighting overspill, will be installed following receipt of full payment covering the work from the individual making the request. Whilst providing a generally welcome benefit, the street lighting system is not installed to provide security lighting or lighting for the access or egress into properties.

Caerphilly County Borough Council will, subject to monetary restraints, endeavour to provide after dark lighting where it is deemed necessary for the safe passage of highway users, to all adopted highways other than rear access lanes, public rights of way and areas subject to the street lights affected by the existing *Reduction in Operating Hours policy*¹ by adhering to the principles herein.

1.8.2 Street lighting Asset

The street lighting asset comprises approximately 27,000 street lights, plus 4000 illuminated signs, 400 bollards (mostly non illuminated rebound bollards) plus feeder pillars and a cabling network. There are approximately 4000 street lights mounted on wooden poles, where the pole is owned by and the responsibility of Western Power Distribution (WPD). There are areas where WPD are removing poles to reduce costs and improve their infrastructure. Where the poles support only street lighting cables, it may not always be viable to reinstate them when the poles are removed.

The street lighting and illuminated traffic sign inventory will be stored within dedicated software designed for public lighting systems, currently 2016 Mayrise. This comprehensive package will include equipment inventory, work



instructions and monitoring, scheduling of cyclical activities, digital mapping and financial control.

Regular updating of the asset system is essential for both maintenance duties and to provide accurate payments to the energy provider.

The energy returns and hours of burning are verified by a photo cell array located within Caerphilly County Borough (CCBC).

The CCBC street lighting asset base includes items inherited from the four predecessor authorities including some of significant age (well beyond their design life).

1.8.3 Cable Networks

The cable network is provided and maintained by Western Power Distribution (WPD), so faults arising with the external energy supply are their responsibility.

Some areas of the street lighting asset are energised via a separate street lighting cable network beyond the extent of the WPD network. To reduce future liabilities associated with the maintenance of these cables, wherever possible, the Street lighting Engineer will specify individual lighting connections direct off the WPD network.

1.8.4 Energy

Energy procurement is administered by the Caerphilly Energy and Water Conservation Team and sourced via the South Wales Purchasing Consortium and Crown Procurement Service. The energy charge is derived from two distinct items - the energy from the supplier and the charge for the use of the energy network from the District Network Operator.

Energy costs are determined with a copy of the street lighting inventory being provided monthly (in electronic format) to the appointed meter administrator who, utilising data from the CCBC owned array, calculates the unmetered energy payment and this information is then passed to the energy supplier to raise the corrected invoices.

Steps are being taken to reduce energy in the Borough, this street lighting section is continually researching innovative ways to improve the asset, whilst reducing energy consumption. Selected equipment has and will be trialled for the suitability of its future potential usage.

1.8.5 Carbon reduction

CCBC Street Lighting Team will endeavour to comply with the *CCBC Carbon Reduction Strategy*³.



1.8.6 CCBC Street Lighting Staff

CCBC Network Management street lighting staff are and should be trained, competent with the structure maintained at a level so that this *Street Lighting Strategy* can be adhered. Minimum staffing levels are considered to be:

Street lighting Engineer Street lighting Technician (*2) Shared Admin support

1.8.7 Street Lighting Contractor

CCBC employs an external contractor to undertake maintenance of the street lighting asset. Contract award followed the relevant National and European compliance and adherence with CCBC Procurement procedures. The existing street Lighting Maintenance contract, awarded in December 2015, engages Centre Great Ltd for 5 years with an option to extend up to a further 5 years.

The Street Lighting Contractor has remote access to the Mayrise system portal, installed in the contractor's office, to both manage incoming instructions and upgrade the inventory with the repair detail of each works instruction.

1.8.8 Maintenance and fault repair

I elements of a public street lighting system require inspection and maintenance to ensure it is safe, operates correctly and provides continued performance throughout its service life. To this end all units will be subject to cyclical visual, electrical and structural inspection so complying, as close as practicable, to the recommendations of *Well-lit Highways Code of practice for Highway Lighting Management*.

All new or replacement equipment will be of energy efficient design, utilising proven technology and light sources and complying, as practicable, to the recommendations of BS EN 13201 2003 Road lighting, BS 5489 2013 Code of practice for the design of road lighting and the latest edition of the Caerphilly County Borough Council Specification for Street Lighting².

Where street lighting apparatus has been inherited in areas contrary to this policy, their future provision will be reviewed as the equipment becomes defective.

Street lighting maintenance operatives will remove foliage only where it encroaches directly over the lantern or prevents access to the column door. Orders will be served on the appropriate Landowner where vegetative encroachment on streetlights is on private land. All other maintenance of vegetation and tree overgrowth is within the remit of CCBC Park Services.



1.8.9 Performance

CCBC Key Performance Indicators (KPIs)

Following receipt of a Service Request to repair a defective item of street lighting equipment, a works instruction is raised electronically and this is forwarded to the Contractor for attention. Key Performance Indicators for these works are:

Attend individual street lighting and illuminated traffic sign faults within 4 working days following the report of a defect.

Attend street lighting and illuminated traffic sign section faults within 1 working day following the report of a defect.

Attend emergency street lighting and illuminated traffic sign faults within 2 working hours following the report of a defect.

Following first attendance by the Contractor and their subsequent report that the works require replacement of the complete item of equipment, a second instruction to cover this additional work will be provided and the Contractor has a further 8 days in which to complete this work, subject to the availability of the equipment.

The District Network Operator (Western Power Distribution) fault attendance is determined by a national service level agreement and is currently 25 days for individual repair or 20 days for multiple units.

Electrical inspection of the asset is required once every six years and 17% of the equipment will be tested annually. The asset specification is also validated during this inspection with all test results and items of equipment recorded accordingly.

Structural inspection of the asset is recommended for each column at 12 years from the date of first installation with future frequency of inspections subject to the condition report.

After dark patrol of the entire street lighting inventory will be undertaken at least once in every 4 weekly period with repair instructions issued accordingly.



Contractor Key Performance Indicators (KPIs)

The following Key Performance Indicator (KPI) are set out in the street lighting contract in order to measure the performance of specific activities/ requirements that are deemed to be critical to the success of the street lighting contract:

| No | Description | Criteria | Frequency of measurement | Target performance | Acceptable Performance |
|----|--|----------|--------------------------|--------------------|------------------------|
| 1 | Time taken to attend a reported fault affecting a single unit | 4 days | Reported Quarterly | 100% | 98% |
| 2 | Time taken to attend a reported fault affecting 2 or more units | 1 day | Reported Quarterly | 100% | 98% |
| 3 | Time taken to rectify non routine faults following receipt of a repair instruction | 8 days | Reported Quarterly | 100% | 98% |
| 4 | Number of repeat visits | All | Reported Quarterly | 100% | 95% |
| 5 | Compliance with CoP for Safety at Street and Road Services and/ or works | All | Reported Quarterly | 100% | 100% |
| 6 | Electronic Data Gathering | All | Reported Quarterly | 100% | 99% |

1.8.10 Other Party Involvement

CCBC will resolve anomaly issues on a number of levels;

Cross Boundary

Where street lighting apparatus crosses local boundaries, the Street Lighting Engineer will come to agreement with neighbouring Local Authorities (LAs) to



limit, where possible and subject to cable arrangements, responsibility to official boundaries.

Business

Where CCBC managed street lighting is found to be installed outside the adopted highway on commercial property, the Street Lighting Engineer will place notices giving 1 month notification of disconnection. All liability for future maintenance and energy payments transfers to the property owner.

Housing Association

Where CCBC managed street lighting is found to be installed outside the adopted highway on property owned and managed by an external Housing Association, the Street Lighting Engineer will place notices giving 1 month notification of disconnection. All liability for future maintenance and energy payments transfers to the Housing Association.

Private roads

Where CCBC maintained street lighting exists on non adopted highway serving residential private estates, CCBC will continue to keep the equipment operational, as long as the apparatus is deemed viable by the Street Lighting Engineer. Should any apparatus not be viable, it will be dismantled and permanently removed.

Rear Lanes

Where CCBC maintained Street lighting exists in rear lanes, CCBC will continue to keep the equipment operational, as long as the apparatus is deemed viable by the Street Lighting Engineer. Should any apparatus not be viable, it will be dismantled and permanently removed.

Rights of Way and non-specific areas

Where CCBC managed street lighting is not located on the adopted highway, but managed by other internal departments such as Housing, charges will be allocated to the appropriate directorate. Where ownership cannot be determined, the Street Lighting Engineer will place notices giving 1 month notification of disconnection and permanent removal.

1.8.11 Adoption of new street lighting installations

All new installations and unmetered energy connections must adhere to the guidance provided within the latest edition of the *Caerphilly County Borough Council specification for Street Lighting*². Following notification of formal adoption, the street lighting inventory will be updated.



The energy and maintenance of future street lighting assets remains the responsibility of the developer until adoption.

1.8.12 Requests for the provision of additional Street lighting

All requests for additional street lighting on the adopted Highway must be made in writing and be accompanied with evidence of a demonstrable requirement for the provision of the lighting. Following consideration of the request, a scheme will be developed, costed and placed onto the Register of similar requests. This process is limited by finances, so although a need is identified it will not be actioned until the funds are made available. Should additional third party funding accompany the successful request, the installation can proceed and the new equipment added to the street lighting asset for ongoing future maintenance.

Requests for additional street lighting on areas managed by CCBC, but falling outside of the adopted Highway, will only be considered when fully funded by the requesting department who will remain liable for all future maintenance and energy payments.

1.8.13 Banners and Decorations

Advertisement banners and other forms of decoration will only be permitted with express approval from the Street Lighting Engineer. All requests will be reviewed on an individual basis and the suitability of the support equipment assessed. Further guidance will be sought from the Traffic Management section and other relevant Authorities based on risk and legal implications. No new catenary cables will be attached to any street lighting column at any time. Where permission is approved for the erection of the equipment, this must be accompanied with a signed agreement indemnifying the Authority from any incidents associated with this equipment together with an approved £10M insurance liability certificate. Any attachment that requires electricity for its operation and before installation, Network Management is to receive a current electrical test certificate and confirmation that a contract has been entered into for the payment of the unmetered energy consumed.



1.9 Condition Standards

This section outlines how different highway features contribute to the core objectives of safety, serviceability and sustainability. The table below shows how each element of the highway contributes to these core objectives (list is not exhaustive).

Table 5 Inventory items and their contribution to strategic objectives

| Inventory Item | Safety | Serviceability | Sustainability |
|---|--|--|--|
| Carriageway | Nature, extent and location of surface defects; Nature and extent of edge defects; Nature and extent of surface skidding resistance. | Nature and extent of surface defects; | Nature and extent of surface defects; Nature and extent of carriageway deflection. |
| Footways | Nature, extent and location of surface defects; Nature and extent of kerb and edging defects. | Nature and extent of surface defects; Extent of encroachment and weed growth; The slipperiness of the surface; The quality of the surface; Integrity of the network. | Convenience and ease of use; Nature extent and location of surface defects; Extent of damage by over-running and parking. |
| Cycle Routes and Safe routes to schools | Nature, extent and location of surface defects; Nature and extent of kerb and edging defects. | Nature and extent of surface defects; Extent of encroachment and weed growth; The slipperiness of the surface; The quality of the surface; | Convenience and integrity of the network; Nature extent and location of surface defects; Extent of damage by over-running and parking. |



| Inventory Item | Safety | Serviceability | Sustainability | | |
|--|---|--|--|--|--|
| | | Integrity of the network. | | | |
| Drainage | Accumulation of water on carriageways, footways and | Accumulation of water on carriageways, footways and cycle | Polluted effluent from highway drainage should not be directed into watercourses | | |
| | cycle routes. | routes. | Authorities have a duty to prevent flooding, work with others to minimise the future risk of flooding | | |
| | | | Inadequate drainage will reduce effective life of carriageway or footway asset and increase maintenance liability. | | |
| Embankments and Cuttings | Risk of loose material falling to injure users or damage facility. | Risk of damage or service interruption. | Damage or loss of habitat; | | |
| | | | Interruption or pollution of watercourse; | | |
| | | | Extent of damage and reduced life. | | |
| Landscaped areas and Trees | Obstruction to user visibility and legibility of traffic signs; | Potential for service interruption; Quality of user experience. | Landscape conservation; Mitigation of climate change effects; | | |
| | Falling branches from trees; | | Support for habitat and biodiversity; | | |
| | Root growth affecting surface regularity. | | Problems of root growth for surface, structure and highway drainage | | |
| Fences, Barriers and Highway safety restraints | Integrity and location of safety fencing for vehicles and pedestrians. | Risk of livestock disrupting traffic. Service interruption and essential for highway safety | Appearance and condition of fencing. | | |
| Signs and | Identification of | Contributes to | Support of sustainable | | |



| Inventory Item | Safety | Serviceability | Sustainability | |
|-------------------------------|---|--|---|--|
| Bollards | risk to users; Separation of | ease of use; Contributes to | transport mode; Contribution to local | |
| | potential traffic conflicts. | network integrity | economy; | |
| | connicts. | | Heavy traffic routing can optimise maintenance. | |
| Road Markings and | Route delineation in darkness and | Ease of use in darkness and bad weather; | Support of sustainable transport modes; | |
| Studs | poor weather; Potential for | | Edge delineation to reduce edge damage; | |
| | damage and injury if loose. | | Movement of wheel tracking to reduce localised damage. | |
| Traffic signals and crossings | Separation of potential traffic conflicts; | Contributes to ease of use and efficiency; | Support of sustainable transport modes; Support for local | |
| | Key safety contributor for vulnerable road users. | Contributes to network integrity. | economy. | |

1.10 Performance Monitoring and Improvement

Performance indicators are monitored and reviewed to assess current performance and identify a programme of improvement. The review programme is set out in Table 7 (Defect Intervention levels, page 55). The review should be undertaken using a risk management approach and introduce changes to ensure that the Health and Safety, Environmental, Political and Financial risks both to users and the Authority are managed effectively. The changes made are then measured, and improvements assessed and future targets set to ensure continual improvement.

Caerphilly County Borough Council monitors key aspects of data in relation to the Highway Inspection process. Monthly reviews are undertaken to ensure that KPI's monitored and resources allocated accordingly.

The effective performance management requires data driven analysis that reproduces the operational practices. Fffynon provides scoring mechanisms that allow for comparative costs of asset performance, i.e how the asset is fulfilling it's function. Monthly Highway Operational Group reports record



performance across the service area and focuses on bench-marking against local and national providers.

Caerphilly reports through the national APSE Grp in relation to annual Highway performance review and continuously sets performance figures in – line with national drivers.



PART 2 Inspection Procedures

2.1 Introduction and Overview of the process of highway inspections

Caerphilly County Borough Council undertakes regular inspections of its entire adopted highway network.

Figure 2 (pg 49)describes the process for inspection, assessment and evaluation of defects, both during routine "safety" or ad-hoc inspections and those reported by third parties, or otherwise generated during the operations of the council.

It should be noted that all inspections are undertaken as visual inspections only with no physical actions undertaken during the preliminary visit.

The Council's inspection process is informed by training and risk assessment principles, both in determining the frequency of inspections and in determining the type and speed of response to a defect.

2.2 Roles and responsibilities in delivering highway inspections

Within Caerphilly County Borough Council's Highway Operations Group, the main responsibility for maintenance of the Highway asset resides with the Highways Maintenance Manager. For this function his staff consists of the Highways Maintenance Engineer, Highway Maintenance Technician and 7 Highway Inspectors who patrol and govern the authority's asset.

The inspectors are supervised by the Highways Maintenance Engineer, who in turn reports to the Highways Maintenance Manager. The following roles are outlined below:

Highways Maintenance Manager

This role ensures compliance with both The Highways Act 1980, in particular, Section 41 and the 'Well-Maintained Highways - Code of Practice for Highway Maintenance'.

Highways Maintenance Engineer

This role covers the daily supervision of the Highway Inspectors and provides an interface between the client and the contractor, ensuring that the inspections schedules are maintained and that all works are compliant.

Highways Technician

To support the Highway Maintenance Engineer and act as the link between NCS (in-house contractor)/ external contractors and the Highway Maintenance function within the Group. Inspecting and assessing work lots, then rectifying any identified works defects.



Highways Inspectors (seven)

This primary function of this role is to police the highway network and to carry out periodic inspections of the authority's highway asset. All relevant data that is collected on site, either from scheduled inspections or ad-hoc visits is saved electronically via 'Mayrise.

In addition, they are responsible for dealing with matters relating to the control of use of the highway, in terms of:

- Approving the issue of licences for skips,
- Vehicles for sale (causing an obstruction)
- Contractors working on the highway (including section 171)
- All emergencies that may arise that affect the highway on a 'round the clock' basis

The Highway Inspector accepts responsibility for the accuracy of the information recorded whilst undertaking safety inspections. In certain circumstances, this person may be called into a Court of Law to substantiate their recordings or actions.

The highway network is divided into seven separate areas (ref to Figure 1, page 46) of Inspection Areas). These areas have been assessed on their geography, the length of network and the number of service requests generated for that particular area. Based on this information an informed decision has been made to determine the geographical limits of an Inspectors area ensuring that adequate resources are available. This assessment allows each inspector has sufficient time to perform the appropriate inspections per annum, as set out in the Network Hierarchy.

Within the highway maintenance department monthly or quarterly meetings are held between the operational staff. This ensures that any dynamic changes to the highway or amendments to the existing asset (new adoptions etc) are discussed and recorded.



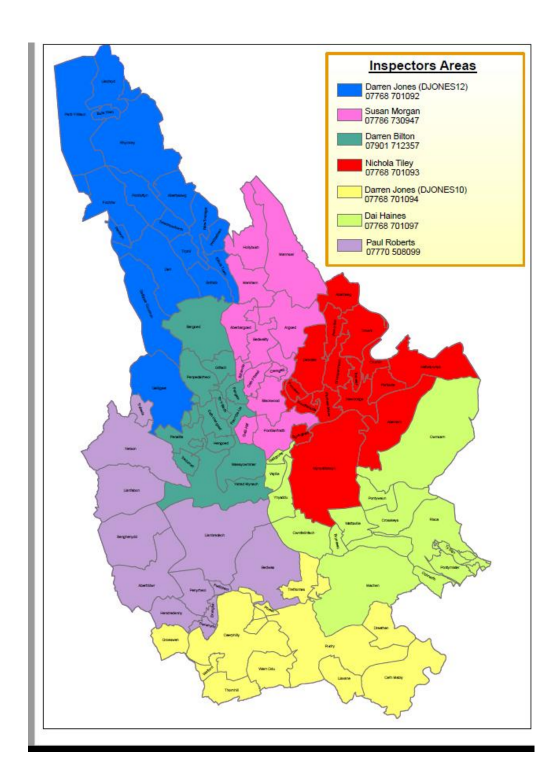
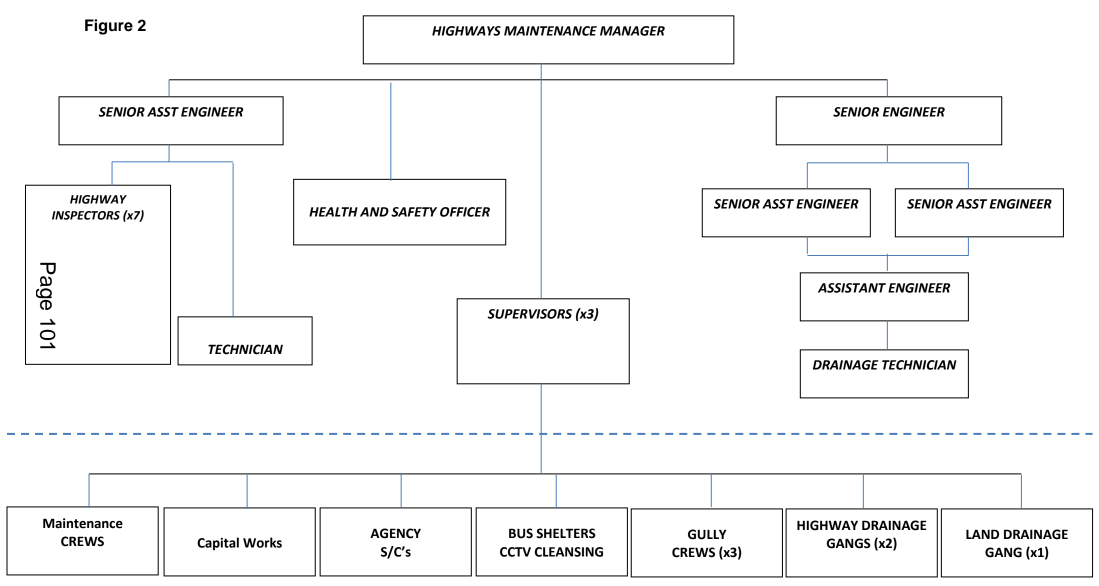


Figure 1 Inspection Areas

The following organisational structure (Figure 2)shows how highway inspections are resourced:







2.3 Record keeping and data managing

All information obtained from the highway safety inspections, together with the nature of the response, including all nil returns shall be recorded consistently. The information obtained will be able to be reviewed independently and in conjunction with other survey information. Highway Inspection returns are recorded within Mayrise.

Each inspection must be recorded against the relevant unique street section number. Additional information relating to the overall condition of both the footway and carriageway should be observed during each inspection. This information is utilised for both identifying potential treatments for future planned works and to update to the asset management register.

The Mayrise system makes provision for recording service requests, complaints, reports or information from users and other third parties. These may require immediate action, special inspection, or influence future inspection or monitoring arrangements (refer to Appendix A for further details).



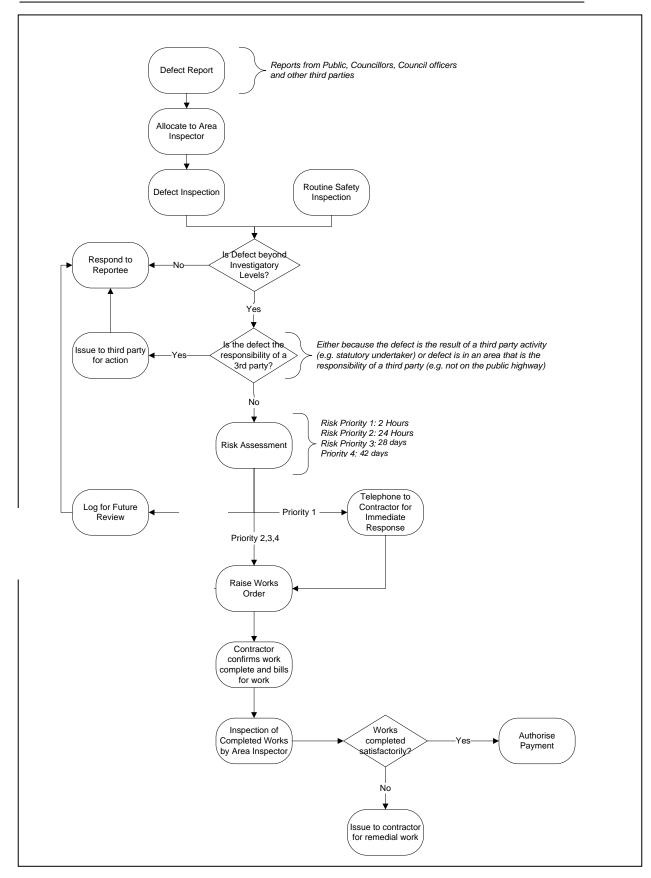


Figure 3 Overview of the process of highway inspections



2.4 Summary of Highway inspections

 Table 6
 Summary of inspection types and procedures

| Inspection type | Asset Description (Coverage) | Survey methodology | Data recording methodology | Defects and Investigatory Levels (degree of deficiency) | Inspection frequency and guidance to be used ** | Nature of response (times and procedure etc) |
|------------------------|--|-----------------------|---|--|---|--|
| Safety Inspections | | | | | | |
| Carriageway | Carriageways, Pedestrian crossings, Surfacing, Kerbing Ironwork, Drainage Road markings, Signs, bollards, lights, signals, Safety fencing and barriers, trees and vegetation | Driven/Walked | Electronically Logged until return to office base, where information is saved electronically into Mayrise | Refer to Table 10 | Variable according to category. Refer to Table 10 in part 2 | Risk Matrix - Tables 11 and 12 |
| Footway | Pedestrian crossings Surfacing, Kerbing Ironwork, drainage, markings, signs, bollards, lights, barriers, trees and vegetation | Walked | Electronically Logged Electronically Logged until return to office base, where information is saved electronically into Mayrise | Refer to Table 10 | Variable according to category. Refer to Table 10 in Part 2 | Risk Matrix - Table 12 |
| Cycleway | Pedestrian crossings Surfacing, Kerbing Ironwork, drainage, markings, signs, bollards, lights, barriers, trees and vegetation | Walked/ Cycled | Electronically Logged until return to office base, where information is saved electronically into Mayrise | Refer to Table 10 | Variable according to category. Refer to Table 10in Part 2 | Risk Matrix - Table 12 |
| | (including Detailed Inspection) | | | | | |
| Structural Maintenance | Bridges, Structures | Driven/Walked | Electronically | Visual inspection only | Variable according to | Refer to structures |



Inspection type Asset Description (Coverage) Survey Data recording **Defects and** Inspection Nature of methodology methodology Investigatory frequency and response (times Levels (degree of quidance to be and procedure deficiency) used ** etc) Logged until and refer to category. Refer to department return to office Structures Table 10in Part 2 base, where department information is saved electronically into Mayrise Structures Bridges, Structures, Retaining Wall Driven/Walked Electronically Visual inspection only Variable according to Refer to structures Inspections, Safety Barrier - Routine Logged until and refer to category. Refer to department Structural Inspection return to office Structures Table 10in Part 2 base, where department information is saved Page electronically into Mayrise Electronically Bridge Assessment (and As above Driven/Walked Visual inspection only Variable according to Refer to structures Strengthening) Logged until and refer to category. Refer to department Table 10in Part 2 return to office Structures 105 base, where department information is saved electronically into Mayrise Stability of disused tips Walked Manually Refer to Tips Refer to Tips Tips (disused mines and Refer to Tips Inspection Manual recorded Inspection Manual Inspection Manual quarries) Electronically Refer to Street Lighting Street lighting and Streetlights, feeder pillars Walked/ Driven Refer to Street Refer to Street Illuminated Traffic Signs **Lighting Department** Logged until Lighting Department Department equipment return to office base, where information is saved electronically into Mayrise Walked Highway Drainage Condition assessment for gullies Electronically Refer to drainage Refer to drainage Refer to drainage Logged until section section section



Asset Description (Coverage) Inspection **Inspection type** Survey Data recording **Defects and** Nature of methodology methodology Investigatory frequency and response (times Levels (degree of quidance to be and procedure deficiency) used ** etc) return to office base, where information is saved electronically into Mayrise In line with inspection Walked/ Driven Refer to Land Land Drainage Culverts Electronically Logged until schedule. Ad hoc basis drainage return to office and via service Department base, where requests information is saved electronically into Mayrise age Street works inspections Statutory undertakers (utility) defect Walked/ Driven Refer to NRSWA In line with inspection Electronically Logged until schedule. Ad hoc basis department return to office and via service base, where requests 106 information is saved electronically into Mayrise Condition assessment Skid resistance, CVI, DVI Walked/ Driven, Electronically Record as per In line with inspection inspections and refer Visual only Logged until surveys schedule to Highways Engineer return to office base, where information is saved electronically into Mayrise Inspections for Network If signs are obscured In line with inspection Traffic signs or markings Walked/ Driven Electronically Integrity (relating to Logged until or damaged, action schedule operational efficiency) return to office as necessary base, where information is



Asset Description (Coverage) Inspection **Inspection type** Survey Data recording **Defects and** Nature of methodology methodology Investigatory frequency and response (times Levels (degree of guidance to be and procedure used ** deficiency) etc) saved electronically into Mayrise All assets within the Highway Undertaken as part of Walked/ Driven Refer to table Inspections for Electronically Varies depending on Regulatory Purposes Logged until action/ notice served routine inspections, on (regulation and return to office a ad-hoc basis and via enforcement activities) base, where service requests information is saved electronically into Mayrise 'Ad-hoc' inspections Carriageways, Pedestrian crossings, Electronically Walked/ Driven Refer to table 10 Adhoc basis not Refer to table Surfacing, Kerbing Logged until routine Page Ironwork, Drainage return to office Road markings, Signs, bollards, base, where lights, signals, Safety fencing and information is barriers, saved Trees and vegetation electronically into Mayrise Inspection of 'requests All assets within Highway Refer to table 10 As required Electronically Adhoc basis not Refer to table for service' Logged until routine return to office base, where information is saved electronically into Mayrise



2.5 Defect risk assessment process (Safety Inspections)

Our Risk Based Approach to defect categorisation and repair timescales, enable the cost effective repairs proportionate to the level of risk presented to the user. The Highway inspections procedure has been developed using a risk assessment process in order to provide a practical but robust approach to managing the risks identified. The inspection regime should take account of the potential risks to all road users:

- 1. Risk Identification, where a defect is identified as a potential risk
- 2. Risk Evaluation, where the nature and degree of risk is assessed based upon the likelihood of an incident resulting from a defect and the impact of that incident, should it arise
- 3. The selection of a response appropriate to the assessed level of risk

2.5.1 Risk identification

Any item with a defect level which corresponds to, or is in excess of the defect intervention level adopted by the Council is to be assessed for likely risk.

The basis for the identification of risk in relation to highway defects is the use of "intervention" levels. These are set out in the table below, and are intended to be a guide for inspectors, who will also exercise their discretion in identifying defects that present risks, particularly where not included below:



Table 7 Defect Intervention levels

Safety Defect Rating System

| CATEGORY | INSPECTION INTERVAL | DEFECTS - DEFINITION |
|---|---------------------|---|
| CARRIAGEWAYS | (SAFETY) | TRIPPING HAZARDS |
| 2. Strategic Routes ('A' Roads) 3(a). Main Distributor ('B' Roads) | 3 Months | 40mm |
| 3(b). Secondary Distributor 4(a). Link Roads 4(b). Local Access Roads/Rear Lanes | 6 Months | 50mm |
| FOOTWAYS/CYCLEWAYS | | TRIPPING HAZARDS (Inc. protrusions) |
| 1&1a. Prestige & PrimaryWalking Zones2. Secondary Walking Route | 1 Month | 20mm |
| 3. Link Footway and Cycleways remote from carriageway4. Local Access Footway | 6 Months | 40mm |
| C. Cycle Trails | 1 Year | 40mm |

GENERAL – other 'emergency' safety defects (not exhaustive)

- Missing covers manholes, inspection chambers, gullies, stop taps etc.;
- Lighting columns/illuminated signs missing door/exposed electrical cables:
- Unsafe roadwork's sites;
- Recently damaged safety barrier systems;
- Traffic Signals complete failure;
- Missing slabs/kerbs;
- Obstructions including major c/way flooding



2.5.2 Risk assessment

The key to selecting the appropriate action for a defect is the risk assessment process. All defects that reach the investigatory level should be evaluated for their significance and the likelihood of injury or damage to a highway user.

Having identified a defect that presents a potential risk, a structured process of assessing the defect in-line with Caerphilly Councils intervention ensues. This considers the probability of the defect resulting in an incident and, should an incident arise, the potential level of impact.

Probability Very low Medium Low High **Impact** 1 3 Negligible 3 4 2 4 6 8 Low 3 6 **Moderate** 9 12 High 8 12 16 **Priority Priority 4 Priority 3 Priority 2 Priority 1**

Table 8 Risk assessment matrix

Inspectors assess the risk probability on a scale of 1 to 4 as follows:

- 1. 0-6 Very Low No action
- 2. 8-9 Low standard 28 day works instruction
- 3. 12 Medium 24hr Emergency Response
- 4. 16 High 2hr Emergency Response

The probability is a reflection of the likelihood of a user (i.e. pedestrian, cyclist or vehicle) encountering the risk, and as such, the inspector will need to take into account the following:

The amount of vehicular or pedestrian flow The network hierarchy

The defect location within the street

The likelihood of further deterioration

The impact is quantified by assessing the extent of damage likely to be caused should the risk become an incident. As the impact is likely to increase with increasing speed, the amount of pedestrian or vehicular traffic and type of road, are clearly important considerations in the assessment, as is hierarchy, as a reflection of the type of pedestrian or vehicular traffic likely to encounter the defect. Having assessed and categorised, an appropriate response is determined.



Table 9 Priority and Response times

| Priority | Response |
|------------|----------------------------|
| Priority 1 | 2 Hours |
| Priority 2 | 24 Hour Response |
| Priority 3 | 28 Day Response |
| Priority 4 | 42 Day Response (Veh Xing) |

When assessing each defect and the subsequent response time, the inspector may consider the following (this list is indicative and does not include every factor):

- The depth, surface area or other degree of deficiency of the defect or obstruction
- The volume, characteristic and speed of traffic
- The location of the defect relative to highway features such as junctions and bends
- The location of the defect relative to the positioning of users, especially vulnerable users, such as in traffic lanes or wheel tracks
- The nature of interaction with other defects
- Forecast weather conditions, especially potential for freezing or surface water

2.5.3 Risk management

Risk management can be defined as:

"The process of identifying significant risks to achieve an authority's strategic and operational objectives, evaluating the potential consequences and determining and implementing the most effective way of controlling and monitoring them"

Risk management is an essential tool for asset management and is a requirement of the CoP (Code of Practice). It informs the development of safety inspection regimes contributes to the establishment of levels of service and determines priorities, hierarchies, programmes and procurement strategies.

In relation to highway inspections, risk management principles can be applied to:



- 1. Determine the frequency of inspections for particular sections of road, footway and cycle track.
- 2. Determine the guidance for inspectors set out in this document as to investigation levels for defects in particular circumstances.
- 3. Determine whether defects and incidents encountered during inspections present a risk to users of the roads or to the integrity and future performance of the road
- 4. Determine an appropriate response to a defect or incident.

2.6 Highway Safety Inspections

2.6.1 Introduction

Safety inspections are carried out at regular frequencies that vary in accordance with the level of use and importance of the road or footway. They are designed to identify all defects likely to create danger or serious inconvenience to users of the network or the wider community. The risk of danger is assessed on site and an appropriate priority response identified.

Caerphilly County Borough Council has set its own standards for the frequency of its highway safety inspections. These take into account National guidelines for the definition of highway type, hierarchy and inspection frequencies issued in the latest Code of Practice for maintenance management, 'Well Managed Highway Infrastructure'.

2.6.2 Inspection mode

Driven inspections should always be undertaken by two people in a slow moving vehicle in both directions, with one person driving and the other carrying out the inspection. The driver does not actively record defects as they are expected to manoeuvre the vehicle on a safe passage.

The vehicle used for the driven inspection has to be equipped with a roof mounted high intensity beacon, reflective markings and a first aid kit. Traffic sensitive routes should be inspected outside of the main peak flow periods.

Walked inspections are undertaken alone. If the section of network being assessed only has a footway on one side then the inspector is able to survey both the footway and carriageway simultaneously. If there is a footway on either side of the carriageway then an inspection has to be undertaken in both directions.

Cycled inspections of the cycle network can be inspected individually and undertaken on a bicycle. Cycleways that form part of the highway will be inspected as part of the scheduled highway inspection.



2.6.3 Inspection Coverage

The following is an example of items that should be given due consideration whilst undertaking a routine highway inspection:

- Debris, spillage or other contamination on pavement surfaces
- Overhead Wires that are damaged or low
- Displaced road studs
- Defective street furniture (lights, benches, bollards etc)
- Unstable embankments or cutting
- Overhanging vegetation both in the footway and carriageway
- Standing or discharging water
- Damaged safety fencing, parapet fencing or pedestrian guardrail
- NRSWA (New Roads and Street Works Act 1991) defects (utility apparatus etc.)
- Dirty or obscured traffic signs
- Trees with lose limbs or that appear unstable
- Unauthorised signs
- · Abrupt level difference in running surface
- Potholes, cracks or gaps in the running surface
- Loss of skid resistance on network (SRV)
- Broken or displaced kerbs
- Blocked drains
- Damaged or missing ironwork (gullies, manhole covers etc)

(This list is not comprehensive, it is just an illustration)

If there is any uncertainty over any potential hazard then the Highways Inspector should seek guidance from their line manager. The overriding issue is to ensure the safe passage of highway users.

2.6.4 Frequencies

Frequencies for safety inspections of individual network sections are based upon a consideration of the category within the road, footway or cycle track network hierarchy. The default inspection frequencies are set out in table 7 (page 55), and a full inventory of all Caerphilly County Borough Council including intended inspection frequency can be referred to in Appendix I.

A review of hierarchies and inspection frequencies will take place on an annual basis to assess whether changes are required and whether an inspection frequency in excess of that determined by the road, footway and cycle route would be more appropriate. Such enhancements (on a temporary or permanent basis) are recorded within Mayrise and will be based upon an assessment of risk, taking into account:



- Traffic use, characteristics and trends (for example, if future levels of traffic significantly higher than that suggested by the hierarchy are likely to occur on a section, perhaps as the result of development works);
- Incident and inspection history (for example, if a section has exceptional levels of accidents [See Appendix C] or repeated occurrences of defects);
- Characteristics of adjoining network elements (for example, where a section joins a trunk road);
- Wider policy or operational considerations.

Where there is uncertainty about the category to be applied an on-site 'reality check' will be undertaken, and inspectors will report any instances where, having carried out an inspection it would be appropriate to carry out inspections more frequently.

2.6.5 Inspection programme

The inspection programme is arranged in such a way as to distribute the anticipated defect repair workload evenly across the County. Concentration of inspections in any single area are avoided to eliminate large amounts of work falling on single areas, with the consequent risk of repair response times being exceeded

It is important that the inspection frequency regime is adhered to. The Section 58 defence is highly dependant on regular inspections and every effort must be made to keep to the programme. In the event that the inspection frequency is not maintained, then efforts must be made to ensure that the inspection regime of streets in the higher part of the hierarchy are protected as these streets by definition, present a greater risk to the public and thus expose the Council to greater risk from claims.

2.6.6 Response times

Each defect has a specific response time associated with it, depending on the degree of deficiency. The response times are as follows:

Table 9 Response times

| Priority | Response |
|------------|----------------------------|
| Priority 1 | 2 Hours |
| Priority 2 | 24 Hour Response |
| Priority 3 | 28 Day Response |
| Priority 4 | 42 Day Response (Veh Xing) |

Where defects with potentially serious consequences for network safety are made safe by means of temporary signing or repair, arrangements should be made for a special inspection regime to ensure the continued integrity of the signing or repair is maintained, until a permanent repair is made.



2.6.7 Follow-up action

There will be certain defects that upon being made safe will require the Highways Inspector to notify other engineering personnel within Street lighting, Dangerous structures, NRSWA etc. It is they who will then decide upon the appropriate course of action. The standard response time is shown as 28 days although in practice the prioritisation of remedial works will be determined by the individual Highway Engineer, Street Works Inspector or Street Lighting Engineer as necessary.

2.6.8 Record keeping and data management

Where a defect has been 'made safe', by coning, temporary reinstatement etc., then it is important that the follow-up permanent repair is initiated and included in the recording system.



2.7 Condition/ Service Inspections (planned maintenance)

2.7.1 Introduction

The service inspection regime is designed to ensure that the network meets the needs of the users by providing more detailed inspections of particular highway elements to ensure that they meet the requirements for serviceability.

Service Inspections comprise of a more detailed inspection, tailored to identify issues that may have an effect on the reliability, comfort or quality.

These inspections are undertaken in conjunction with safety inspections and follow the same frequency.

2.7.2 Inspection Frequencies

Refer to 'safety Inspection' frequency table (Table 7, page 55)

2.7.3 Changes to inspection frequencies

Service Inspection frequencies are to be reviewed annually.

2.7.4 Inspection Programme

The Inspection programme has been developed utilising CCBC core maintenance policies that address maintenance and historical approved codes of practice. Regular meeting are convened to review the core data sets for all policies and procedures, to ensure a consistent and thorough approach to highway inspections.

In addition to the safety inspections, several modes of data collection are used to provide reports on the sustainability, serviceability and existing condition of the Highway network, such as

- SCRIMM
- SCANNER
- Condition Surveys (visual)
- CVI
- DVI
 - FNS
- GDR (financial depreciation)

Condition surveys are undertaken in-line with the safety inspection and their primary function is to identify deficiencies within the highway infrastructure.

In addition there should be at least one overall carriageway condition inspection each year so as to assess the overall deterioration of each road. The purpose of this minimum annual condition inspection is to provide input



into the development of the asset management-led programmes of future work with a particular focus on prioritised preventative maintenance opportunities.

This information and data from the other modes of asset assessment provide Caerphilly with their Planned Maintenance scheme Identification

The Planned Maintenance List is the responsibility of the Construction Team Principal Engineer and are derived from the following

Schemes are identified from the following sources

- SCANNER The UKPMS (United Kingdom Pavement Management System) provides a report detailing all the sections of road with red and amber levels of condition.
- The Construction Team Principal Engineer inspects each section identified by UKPMS. The inspector decides what action is required and notes it on the report. Planned Maintenance Schemes are added to the Planned Maintenance Identified Scheme List
- SCRIM The UKPMS would provide a report detailing all the sections
 of road where the skid resistance value was less than the assigned
 Investigatory Level. Note: the assigned Investigatory Levels are
 documented Sections which require Planned Maintenance are added
 to the Planned Maintenance Identified Scheme List.
- Highway Inspectors Highway Inspectors may recommend that the best treatment for one or a group of more than one safety defect is a planned maintenance treatment (CVI/ DVI plus condition/ service insp)
- Requests Council Members contact the council about carriageway defects raised by their constituents. Customers – Customers contact the council about carriageway defects. The Highway Inspector is responsible for inspecting and evaluating the imperfections. The sections of Network with greater volume of surface imperfections, will be inserted into the Planned Maintenance Identified Scheme List.

The following actions are completed by the Highway Inspectors. All schemes on the Planned Maintenance Identified Scheme List are rated using the following prioritisation matrix

| Condition | Priority | Risk Level |
|--------------|---------------|------------------------|
| 1 - Good | 1 - Rear lane | 1 - Low |
| | | 2 - 1 year re- |
| 2 - Fair | 2 - Rural | assessment |
| | | 3 - 6 month re- |
| 3 - Moderate | 3 - Unc | assessment |
| 4 - Worn | 4 - B Road | 4 - Action needed soon |
| 5 - Poor | 5 - A Road | 5 - High |



2.7.5 Items for inspection

Service inspections should incorporate the elements of safety inspections as detailed above and supplemented by requirements for serviceability. The range of inspection types to be carried out can be seen in *Table 6 Summary of inspection types and procedures (page 50).*

2.7.6 Response times

All defects identified during the Service Inspections, that are not deemed Safety Defects, should be incorporated within a Planned Maintenance Programme with priorities assessed by reference to approved standards, relative priorities and available budget, and priorities should conform to the policies and objectives specified in the Caerphilly Asset Management Plan (See Policies and documents).

2.7.7 Follow-up action

Certain defects will require notification to highways or street lighting personnel who will then decide upon the appropriate course of action. The standard response time is shown as 28 days, although in practice the prioritisation of remedial works will be determined by the individual Highway Inspector, Street Works Inspector or Street Lighting Engineer as necessary. It is intended that client staff, which are responsible for downloading defects from the Mayrise system, carry out this notification.

2.7.8 Record keeping and data management

If an inspector has undertaken some temporary action during a Service Inspection then it is important that the follow-up permanent repair is initiated and included within Mayrise..

2.7.9 Inspections for network integrity

Inspections for network integrity are to be undertaken at a frequency of 12 months as these relate to operational efficiency rather than the individual elements of the network, although they routinely coincide with the Safety Inspection frequency for CCBC highway network.

Typical items that reflect operational efficiency include:

- Traffic signs or markings may be poorly sited or the legend may be either incorrect, confusing or not reflect current priorities
- Traffic signs or markings may be obsolete or redundant and affect street clutter
- Facilities for walking, cycling or public transport might be discontinuous or poorly defined and opportunities for installation of dropped kerbs or textured paving should be taken



 Opportunities might be taken to modify layout as part of future maintenance schemes.

2.7.10 Inspections for regulatory purposes

In addition to the maintenance of the highway infrastructure, the highway maintenance service also comprises regulation and enforcement activities. The most significant of these involves responsibilities and requirements under the New Road and Street Works Act (NRSWA) 1991. These provisions together with the associated Codes of Practice and Standards are not covered in this manual.

Other important regulatory duties include (list is not exhaustive):

- Dealing with encroachment on the highway
- Dealing with illegal and unauthorised signs
- Licensing skips, hoardings, temporary closures and other authorised occupation of the highway
- Enabling the enforcement of street parking regulations (CPE)
- Scaffolding
- Debris and overgrowth
- Vehicle Crossing applications
- S171 Applications
- Highway Adoption (\$58 works)



2.8 Inspection Method

2.8.1 Safety Inspection

These are designed to identify all defects meeting intervention criteria that could potentially create danger or serious inconvenience to users of the network. The risk of danger is assessed on site and the defect is then categorised for the appropriate response.

2.8.2 Service Inspection

Service inspections are a more thorough inspection, which are tailored to the requirements of a particular highway related element. This allows an informed decision to be made regarding the serviceability of that section.

Service inspections fall into two categories; Network Integrity and Regulatory. Network Integrity inspections focus on Street lighting and road markings, whereas the Regulatory Inspections are aimed at:

- New Developments Section 38 of the Highways act 1980
 Inspections of these sites are subject to Section 38 adoption agreements (Highway Planning) and typically take place from inception to completion as well as prior to adoption. Highway inspectors routinely concentrate on the pre adoption inspection.
- New Roads and Street Works Act (NRSWA)

In addition information recorded, forms an integral part of the HAMP (Highway Asset Management Plan) for the authority when creating an inventory

2.8.3 Condition Assessment

Condition surveys (CVI & DVI) are intended to identify deficiencies within the highway infrastructure which, if untreated, are likely to adversely affect its longevity and levels of serviceability.

The surveys provide information on the mode and severity of deterioration, which is used to determine the appropriate maintenance treatments.

All forms of survey data utilised to measure the condition of the highway asset in order to provide assessments on overall performance, KPI's (Key Performance Indicators), maintenance requirements and to determine planned, maintenance programmes.

2.8.4 Training and Development of inspectors

In accordance with Caerphilly CBC policies and guidelines all Inspectors are assessed via a 'performance development review', which is undertaken



annually. The review is conducted between the Inspector and nominated line manager, with the intention of meeting the following objectives:

- Identifying training needs
- Assisting the individual to self appraise and set targets
- Provides a platform for the Inspectors to feed back to the line manager regarding any concerns or queries that they may have

Safety inspections are to be undertaken through a risk assessment procedure. Consequently the training of all highway inspection personnel in the risk management regime is an essential pre-requisite before such inspections can be undertaken.

Under the provisions of the Health and Safety at Work Act (1974) and Construction Design and Management Regulations (2015), it is important that all operatives undertake comprehensive Site Safety training specific to their duties.

A vital component of inspections is to ensure that inspectors are able to undertake their duties consistently, accurately and within the current guidelines and standards. The County Borough Council offers training for inspectors on a regular basis and will ensure appropriate refresher courses are also offered.

The training will include coverage of the following areas, but may also include other subjects when appropriate:

- Inspector training and accreditation
- Site Safety Training
- Lone working briefing
- Dynamic Risk assessment training
- Induction and briefing
- Introduction to risk management
- Workshops on risk assessments
- Insurance requirements for third party claims

It is the aim of Caerphilly CBC that all inspectors will be trained in accordance with City and Guilds scheme 6033.

2.8.5 Safe working practices

All Inspectors are trained to carryout dynamic risk assessments whilst undertaking safety inspections. This empowers the Inspector to assess their environment and act accordingly. At no point in time should the inspector act in a manner that may affect their wellbeing or the welfare of others.

Information on both the Dynamic RA and lone-working policy together with other safe systems of work can be located at Highways Operations Group offices. Below is an illustration of the SSOW and training undertaken:



| SSOW-GEN-INSP 1 | Inspection of Street & Road Works | |
|------------------|---|--|
| SSOW-GEN-INSP 2 | Traffic Light Signal Adjustment | |
| SSOW-GEN-INSP 3 | School Crossing Patrols | |
| SSOW-GEN-INSP 4 | Measuring Work – Live Carriageways | |
| SSOW-GEN-INSP 5 | Inspection of Construction Developments | |
| SSOW-GEN-INSP 6 | Use of Ladders | |
| SSOW-GEN-INSP 7 | Culvert Inspections | |
| SSOW-GEN-INSP 8 | Car Park Monitoring | |
| SSOW-GEN-INSP 9 | Driving on Authority Business | |
| SSOW-GEN-INSP 10 | Bridge Inspections | |
| SSOW-GEN-INSP 11 | Working in Excavations | |
| SSOW-GEN-INSP 12 | Inspection of Bus Stop Services | |
| SSOW-GEN-INSP 13 | Canal Inspections | |
| SSOW-GEN-INSP 14 | Driving on NCS Business | |
| SSOW-GEN-INSP 15 | Topographical Surveys | |
| SSOW-GEN-INSP 16 | Manual Handling Long Objects | |
| SSOW-GEN-INSP 17 | Moderately Heavy Loads | |
| SSOW-GEN-INSP 18 | Ladders Pre-Use Checks | |
| SSOW-GEN-INSP 19 | Lifting Manholes Covers | |
| SSOW-GEN-INSP 20 | Work in Wet Weather | |
| SSOW-GEN-INSP 21 | Inspections of Mines-Tips and Quarries | |
| SSOW-GEN-INSP 22 | Working in Water | |
| SSOW-GEN-INSP 23 | Working Near Water | |
| SSOW-GEN-INSP 24 | Driving in Adverse Conditions | |
| SSOW-GEN-INSP 25 | Inspections in Vehicles and on Foot | |
| SSOW-GEN-INSP 26 | Confined Spaces Emergency Plan | |
| SSOW-GEN-INSP 27 | Confined Space-Deep Manholes- High Risk | |
| SSOW-GEN-INSP 28 | Lone Working – Remote Locations- Mines & Tips | |
| SSOW-GEN-INSP 29 | Lone Working | |
| SSOW-GEN-INSP 30 | Wetlands- Work-Ponds-Streams Rivers etc. | |
| SSOW-GEN-INSP 31 | Safety at Street & Road Works | |
| SSOW-GEN-INSP 32 | Signing of Roadworks | |
| SSOW-GEN-INSP 33 | Work on Highways 1 Signing and Guarding | |
| SSOW New Ref | ACTIVITY | |
| SSOW-GEN-INSP 34 | Syringes- Hypodermic Needles | |



| SSOW-GEN-INSP 35 | Emergency Procedure LPG Gas Cylinders | |
|------------------|---|--|
| SSOW-GEN-INSP 36 | Dispensing & Storage of Petrol & Diesel | |
| SSOW-GEN-INSP 37 | Work on Small Repairs and Patching | |
| SSOW-GEN-INSP 38 | Working with Sewage | |
| SSOW-GEN-INSP 39 | Bodily Fluids Removal of Blood | |
| SSOW-GEN-INSP 40 | Working with Hazardous Substances | |
| SSOW-GEN-INSP 41 | Prevention of Bridge Strikes | |
| SSOW-GEN-INSP 42 | Footway De-Icing Spraying Inspectors | |



2.8.6 Data Management

The Mayrise system makes provision for recording service requests, complaints, reports or information from users and other third parties. These may require immediate action, special inspection, or influence future inspection or monitoring arrangements (refer to Appendix A for typical example).

All information obtained from inspections, together with the nature of any response made by the inspector, including nil returns, is recorded.



2.9 Inspection Procedures

2.9.1 Data Capture

All defects that meet intervention levels are to be recorded whilst on site and retained for auditing purposes. All information will be retained within Mayrise.

CCBC utilise remote hand held devices to enable the inspectors to capture and store defect information whilst on site.

2.9.2 Section Information

At the start of each section the following data must be recorded.

Table 10 Section Information Data

| Section Information data | Description |
|--------------------------|---|
| USRN | 10 character alphanumeric character combination of the |
| | district code the road number and the link number. |
| Section Description | Up to 80 alphanumeric characters |
| Reverse Direction | Is the inspection to be carried out in the reverse |
| | direction? (Y/N) |
| Inspector/s | Inspector's initials, up to 3 alphanumeric characters. If |
| | two inspectors carry out an inspection, then both of the |
| | initials should be entered. |
| Inspection Type | Type of inspection. Safety will automatically be |
| | recorded |
| Initiation | NRW (normal walking), NRD (normal driven) |
| Weather | Fine, Rain, Snow or Fog |
| Road Condition | Dry, Wet, Snow or Ice |

2.9.2 Defect Details

Table 11 Defect Details

| Location | Required – a text description of the location of the |
|----------------------|--|
| | defect up to 40 alphanumeric characters |
| Identity code | ID code on lighting columns signs bollards etc. |
| Diagram number | road traffic sign diagram number if required |
| Inventory item code | 2 character inventory item code |
| Modifiable code | Modifiable code list, including the client's highway |
| | maintenance, street works and street lighting |
| | sections |
| Special instructions | Special instructions free text, up to 255 characters |
| Defects | 4 alphanumeric character defect code as listed |
| | elsewhere |
| Response | Defect priority 1 2 3 as listed elsewhere |
| Action | Action recommended or taken by the inspector |
| Record action | A 40 character action text to fully describe the |
| | repairs recommended for the defects found |
| Date and Time | Are automatically recorded from the DCD |
| | calendar/clock |
| Comments | 240 character free text – notebook type entry |



2.9.3 Sections with no identified defects

Sections that have been inspected but have no defects must be recorded as such electronically.

2.9.4 Locations of defects

In addition to recording the location of the defect in terms of coordinates, a text based description such as outside No 32 or adjacent to lamp column No 7. Alternatively a distance measurement can be given from a junction of significant landmark. All defects are marked in highly visible yellow paint.

2.9.5 Activity codes

A code is used to record the defective asset. These are as follows:

| Defect | | |
|-------------|---------------------------------------|--|
| Code | Defect Type Description | |
| CCSC | C/W Spalling/Cracking (Concrete) | |
| CCVS | C/W Vertical Step at Joint (Concrete) | |
| CEDT | C/W Edge Deterioration | |
| CMCR | C/W Major Cracking/Loss of Material | |
| COTH | C/W Other | |
| CPOT | C/W Pothole/Loss of Material | |
| CSTW | C/W Standing Water / Seepage | |
| CTRF | C/W Trench Failure | |
| CUNE | C/W Uneven Surface | |
| CWTR | C/W Wheel Track Rutting | |
| DBLK | Gully / MH / Catchpit silted | |
| DCBK | Culvert inlet / outlet blockage | |
| DCMS | Missing cover / manhole / gully etc | |
| DDIF | High / Low Cover / MH / Gully etc. | |
| DDSD | Drainage ditch silted | |
| DDUS | Damaged / US Cover / Grating | |
| DOTH | Drainage: Other | |
| FBCR | Corroded/Rotten Post | |
| FBDM | Damaged Fencing/Guardrail/Barrier | |
| FBMS | Missing Fencing/Guardrail/Barrier | |
| FBOT | Fencing: Other | |
| FCRK | F/W Cracked Flag / Slab or Block | |
| FMIS | F/W Missing Flagstone/Slab/Blockwork | |
| FOTH | F/W Other | |
| FPOT | F/W Pothole / Loss of Material | |
| FROC | F/W Uneven or Rocking Flag/Slab/Block | |
| FSTW | F/W Standing water / Seepage | |
| FTFL | F/W Trench Failure | |
| | 70 -1440 | |



FUNE F/W Uneven Surface > 20mm

KDAM KBS/EGS/CH Damaged

KLOR KBS/EGS/CH Loose / Rocking

KMIS KBS/EGS/CH Missing KOTH KBS/EGS/CH Other

KPRO KBS/EGS/CH Projection > 20mm NRSW Statutory Undertakers Defect

RMOT RD MARKS Other RMWR RD MARKS Wear

TALN Sign/snp misalignment

TDAM Sign / Street name plate damaged / US

TDRT Dirty/graffitti to sign/snp
TMIS TR SIGN/SNP Missing
TOTH TR SIGN/SNP Other

TPOS TR SIGN/SNP Defective post

TVEG Sign/snp obscurred by vegetation

2.9.6 Formal Notifications

Whilst undertaking the safety inspection an officer may detect a number of highway related discrepancies that require additional action. Instances of such normally require the inspector to formally serve notice on a person/homeowner or business for performing an illegal highway activity that contravenes the 'Highways Act 1980'.

The following are an example (not exhaustive) of formal highway notifications to be used as the highway custodian to ensure safe passage for members of the public and can be found in the appendices;

SECTION 154 TREES/HEDGES/ OVERHANGING THE PUBLIC

HIGHWAY

SECTIONS 143 & 149 OBSTRUCTION OF THE HIGHWAY

SECTION 184 CONSTRUCTION OF VEHICULAR CROSSING

SECTION 184 ILLEGAL CROSSING OF THE HIGHWAY

SECTIONS 148 & 149 DEPOSIT OF MUD/REFUSE/EFFLUENT/MATERIAL

ON COUNTY HIGHWAY

SECTION 180 DEFECTIVE CELLAR COVERING IN FOOTWAY

SECTION 163 WATER FLOWING ONTO THE HIGHWAY

SECTION 165 REPAIR OF WALL IN YOUR OWNERSHIP



In addition with the implementation of CPE to aid with enforcement of 'Traffic Regulation Orders', the Police should be utilised to discharge their duties to remove obstructions within the Highway.

2.9.7 Coding response times

The inspector is to code the response times in accordance with the risk assessed Priorities Section 2.5.2 (Page 56)

2.9.8 Material

The inspector should make every effort to describe the material in which the defect occurs. If the pavement is of blacktop material and the inspector is not sure of the exact type then he should record it as blacktop. If unsure of the material specification seek guidance from your line manager.

2.9.9 Measuring flags, small element paving and blocks

Precast concrete paving can be found in a variety of styles and sizes, therefore an on site measurement and photograph would be beneficial. This should ensure that the correct specification of paving is being replaced

2.9.10 Programming and works

All instructed works are programmed to be completed within the agreed timescales in accordance with the defect priority categorisation 1–3 (ref to table 9, page 57).

2.9.11 Remedial works

Remedial works may be instructed if a defect has failed or been completed to an unsatisfactory standard. This should be recorded in the first instance on your inspection records and escalated to your line manager so a prompt or satisfactory outcome is obtained.

2.9.12 Procedure following inspection

Refer to the flow chart, Figure 3 (Pg 49).

2.9.13 The client and works contractor's responsibility

Highway Operations Group undertake all repairs in a safe and timely manner within the specified target date range. During the periods where external contractors supplement our activities, they adhere to the agreed contract details and best working practices.



2.9.14 Statutory undertaker apparatus

All defects should be reported to the NRSWA personnel, which in turn report the defect to the relevant statutory body under section 81 of the 'New Roads & Streetworks Act 1991'.

Statutory undertakers have a legal right to excavate in the highway to install, maintain and remove their apparatus. Section 50 of the Act also permits private builders to install, maintain or remove private apparatus such as sewers and drains in the highway under licence. The builder or person granted a 'Street Works Licence' becomes an 'undertaker' for the purposes of the NRSWA and therefore attracts the relevant duties and responsibilities imposed by the Act and associated secondary legislation and codes of practice.

Reinstatement of the highway is the responsibility of the statutory undertaker. The role of the County Council is to monitor all statutory and non-statutory performance, but not to supervise the whole works.

The Highway Authority has a duty to inspect statutory undertakers' works at 3 stages

- During Excavation
- 6 months post completion
- 3 months preceding the end of the maintenance period

If remedial action is not carried out within a specified timeframe then the Highway Authority may take it upon them to repair the defective apparatus and recharge the owner.

The legal duty for the provision of a safe highway still resides with the local highway authority, notwithstanding any other duties imposed upon statutory undertakers.

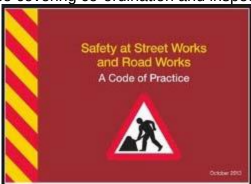
The Traffic Management Act 2004 (TMA) impacts upon how the County Council co-ordinates works. As a result, the County Council has appointed a 'TMA noticing officer', whose role is to oversee the co-ordination of all works within the highway to minimise inconvenience to road users. To facilitate co-ordination and inspection, works are and will be notified in advance to the County Council under a formal notice system. The amount of notice required will vary dependent on the type of work and location. The County Council has powers to designate certain streets to restrict the working hours or to require special procedures or materials to be used, for instance in conservation areas.

Sample inspection, for which a fee is recoverable from the relevant undertaker, ensures work complies with national standards. Target levels of inspections are set as internal targets to help ensure that inspections are representative and fee income is maximised.



The performance of each undertaker and their contractors is monitored and recorded. Section 74 of NRSWA imposes financial penalties on undertakers who fail to comply with the requirements of the NRSWA.

Signing and guarding of works should comply with the 'Safety at Street Works and Road Works – A Code of Practice'. Undertakers are required to implement the 'Code of Practice of the Reinstatement of Openings'. There are other codes of practice covering co-ordination and inspections.



The performance standards which apply to the execution of the works themselves are set down in regulations and codes of practice. These are normally determined nationally and the County Council cannot impose more onerous standards or grant relaxations. Performance issues can be raised with individual undertakers

In cases of persistent or extreme failure by a statutory undertaker to comply with legislation, the County Council has powers to prosecute.

2.9.15 Normal working hours

During normal working hours the main point of contact for emergencies is the Customer First department Contact Number: 01495 866533 The core working hours for staff in the Operations Section who are the main point of contact are:

8 a.m. to 5 p.m. Monday to Thursday inclusive and 8 a.m. to 4.30 p.m. on Fridays.

2.9.16 Outside normal working hours

The Out of Hours contact number for the Authority as a whole is 01443 875500.

Outside normal office hours from Monday to Friday and for 24 hours a day on weekends and bank holidays the County Borough Council operates a client side 'standby' system. The 'standby' system has been designed to enable direct contact to be made with a County Borough Council officer at any time outside normal working hours in order to deal with any highway emergency. The 'standby' system is operated using a rota for duty officer service. Staff availability during statutory holiday periods is planned and the information circulated to senior management.



The Out of Hours (Duty Officer) Manual contains details of the precedure for

The Out of Hours (Duty Officer) Manual contains details of the procedure for the order of call outs that duty officers should follow (Appendix L)

2.9.17 Emergency Situation Reporting

During periods when road conditions (significant/ inclement weather.) are affecting the free and safe passage of vehicles and pedestrians, emergency situation reports are prepared and distributed.

Incidents that require reporting will generally relate to road closures and flooding of property but other significant incidents will also need to be reported. There is a need to be particularly sensitive/alert to media interest in such situations, particularly if serious injury or fatalities have occurred. Situation reports are intended to be brief, accurate and additional information should be provided as necessary whilst the emergency conditions prevail. Out of hours reports should be made directly to the appropriate level of management (and escalated in due course) Customer Services Manager/Operations Engineer by telephone and email. In instances where land lines and email are inoperative mobile phones are to be used for communication. The procedure for emergency situation reporting is as described below. Observance of this formalised procedure will ensure that information is precisely relayed to those people and organisations that require it in a timely fashion and minimises multiple requests for such information.

The Highway Operation Group manager or designated representative is the designated person for gathering the information in order that a single clear point of contact is available for other departments and organisations that need to use such information. Operations personnel may assist in gathering information where appropriate.

A report should be compiled by the Highway Operations Group manager or designated representative and sent via email to the following personnel:

- CEO and Communications manager
- Director of Technical Services
- Head of Infrastructure
- Principal Traffic Engineer
- Street Lighting Manager
- Customer Care Officer
- Communications Officer
- Emergency Planning Officer

And any other relevant, or affected parties.

Please refer to the 'Out of Hours Manual' (Appendix K) for a more detailed plan of dealing with emergency situations outside of normal working hours.





PART 3 Inspection Guidance

The example defects shown in this section are for guidance only. The inspector may assess risks from first principles with the benefit of local knowledge and this could result in a different risk factor from that contained in the register. In such cases the inspector must record the reasons for the variation.

The response times shown in the following tables are to be used as a guide and are applicable under 'normal' conditions. The risk matrix (table 8) in Part 2 of this manual is to be used by safety inspectors to assess all defects with particular attention paid to those that may not present such a significant risk to the public and the response time is to be adjusted accordingly.

All assessments will be made on site via a visual inspection and not made by reference to photographs.



| Asset & defect | Photograph | Indicative Response |
|--|------------|---|
| CARRIAGEWAY Detritus: Accumulation of dirt, stone, gravel or other material | | Make safe with the appropriate traffic management and arrange for its removal |



| Asset & defect | Photograph | Indicative Response |
|---|------------|---|
| CARRIAGEWAY | | |
| Debris: Debris on the hard shoulder or carriageway that could damage a vehicle or cause road users to take avoiding action. | | Make safe with the appropriate traffic management and arrange for its removal |



| Asset & defect | Photograph | Response |
|---|------------|---|
| Flooding: Where standing water projects into the carriageway by 0.5m or where there is an excessive flow of water across the carriageway. | | Erect flood warning signs in both directions Report to Highway Drainage Engineer |



| Asset & defect | Photograph | Response |
|--|------------|--|
| CARRIAGEWAY Worn Surface: Road looks smooth and fatted up, such is a risk of skidding for the road user | | Install appropriate traffic management warning of reduced traction Monitor and instigate repairs if necessary |



| CARRIACEWAY | Response |
|---|---|
| Significant Rutting: Wheel track rutting of 20mm or greater which extends for a length greater than 10m | Instigate repairs if defects are at intervention levels Report to Senior engineer for resurfacing |



| Asset & defect | Photograph | Response |
|---|------------|---|
| CARRIAGEWAY | | |
| Stepping at Concrete Joint: Difference in level between adjacent concrete bays, exceeding defect intervention level | | Instigate repairs if in excess of intervention limits |



| Asset & defect | Photograph | Response |
|--|------------|---|
| CARRIAGEWAY | | |
| Spalling in concrete: Deep spalling exceeding defect intervention criteria | | Instigate repairs if in excess of intervention limits |



| | Response |
|--|--|
| Difference in Level: Difference in level between the carriageway and ironwork exceeding defect intervention criteria | Determine ownership, check with NRSWA officers Instigate repairs if in excess of intervention limits |



| Asset & defect | Photograph | Response |
|--|------------|---|
| CARRIAGEWAY | | |
| Pothole: Exceeding intervention criteria | | Instigate repairs if in excess of intervention limits |
| | | |
| | | |
| | | |
| | | |
| | | |



| Asset & defect | Photograph | Response |
|--|------------|--|
| Fixed Traffic lights / Pedestrian crossings / Loops and Links Accident Damage: Bent/leaning columns or posts, which project into, or may fall onto the carriageway. Damage to cabinets that exposes wiring/internal equipment. | | Refer to appropriate department; Traffic management If creating an immediate hazard to highway users then action appropriately by cordoning off the area and appropriate traffic management |
| Traffic signals out of sequence Exposed traffic sensors in carriageway | | |



| Asset & defect | Photograph | Response |
|--|------------|--|
| COMMUNICATIONS EQUIPMENT | | Report to NRSWA officer. |
| Electrical Condition: Exposed wiring or other electrical fault likely to pose a hazard | | If posing an immediate danger to highway users then remain on situntil qualified personnel arrive tresolve |



| Asset & defect | Photograph | Response |
|---|------------|--|
| Flooding: Indications that flooding of the highway or any private property is imminent. | | Refer to the drainage engineer to assess is severe weather culvert cleansing is required |



| Asset & defect | Photograph | Response |
|--|------------|--|
| Asset & defect EMBANKMENTS & CUTTINGS Slippage: Any earth slip that threatens to obstruct any part of the carriageway or footway or endanger lighting or communications equipment. | Photograph | Utilise appropriate Traffic management to protect the highway user from potential areas of conflict Refer to the structures engineer for them to assess |
| | | |
| | | |



| Asset & defect | Photograph | Response |
|--|------------|---|
| FENCES, BARRIERS & GUARDRAILS Structural Condition: Corrosion, rot or other serious defect likely to affect the structural integrity of the fence, barrier or pedestrian guardrail. | | Remove any barriers / fence panels or pedestrian guardrail that may be affecting the highway, if it is safe to do so. Identify ownership Instigate repairs if required |



| Asset & defect | Photograph | Response |
|---|------------|----------|
| FENCES, BARRIERS & GUARDRAILS Accident Damage: Accident damage that: -Compromises the protection previously offered to steep slopes or water hazardscould potentially allow livestock to escape onto the highwayleaves components projecting into the carriageway or footwaycreates gaps that would enable pedestrians to cross the road in inadvisable locations. | | As pg 55 |



| Asset & defect | Photograph | Response |
|---|------------|---|
| Difference in level: Where filter material has been displaced | | Make safe ad initiate the appropriate repairs. |
| and resulted in a difference in level from the carriageway or hard shoulder to the filter drain of 200mm or more. | | If required speak to the land drainage engineer |
| Displaced material: Filter material displaced onto the carriageway or hard shoulder if severity equal to or greater than "Detritus" defect. | | |
| | | |



| Asset & defect | Photograph | Response |
|---|------------|--|
| FOOTWAYS & CYCLETRACKS Rocking/Uneven Slabs: Rocking, uneven or missing slabs resulting in a trip hazard that exceeds intervention criteria. | | Assess the site and instigate repairs where defects exceed intervention criteria |



| Asset & defect | Photograph | Response |
|--|------------|--|
| FOOTWAYS & CYCLETRACKS | | If defect meets intervention criteria then |
| Difference in Level: Difference in level between the footway and any trench, repair or ironwork that exceeds intervention criteria | | action the replacement / renewal of the damaged section of footway |
| | | |
| | | |
| | | |



| sponse | Photograph | Asset & defect |
|--|------------|--|
| sponse stigate repairs defects are at ervention rels | Photograph | FOOTWAYS & CYCLETRACKS Pothole: A pothole is a sharp edged depression anywhere in a footway where part or all of the surface layers have been removed that meets intervention levels. |
| | | |
| | | |



| Asset & defect | Photograph | Response |
|--|------------|---|
| FOOTWAYS & CYCLETRACKS Standing water: Where standing water deeper than 50mm obstructs the footway to such an extent that pedestrians are likely to step off the footway to pass. | | Close the footway and install appropriate signs advising pedestrians of the hazard. |



| Asset & defect | Photograph | Response |
|---|------------|---|
| FOOTWAYS & CYCLETRACKS Depressions: Depressions caused by vehicle over-run or settlement resulting in a hazard to pedestrians if exceeding intervention criteria | Pnotograph | Instigate the necessary repairs if defect intervention limits are met |



| Asset & defect | Photograph | Response |
|--|--|---|
| HEDGES, TREES & GRASSED AREAS Obscure Visibility: Where grass or growth obscures visibility splays or the visibility to regulatory or mandatory signs. Dead or Leaning: Trees or hedges that appear dead, or have dead/damaged limbs that could fall onto the highway or are projecting into the carriageway or footway. Clearance: Trees with less than 5.2m clearance above the carriageway or 2.5m clearance above the footway | AND ADDRESS OF THE PROPERTY OF | If defect poses an imminent to the highway user then this will be treated as an emergency. Refer to Grounds maintenance department for their attention |



| Asset & defect | Photograph | Response |
|---|------------|--|
| Asset & defect KERBS & CHANNELS Dislodged, Misaligned, Missing or Rocking: Dislodged or misaligned kerbs that project into the carriageway or hard shoulder which are likely to impede water flow or potentially damage vehicle tyres. Displaced, misaligned or rocking kerbs that could present a hazard to pedestrians crossing the road if exceeding defect intervention criteria. | Photograph | Instigate repairs as required if exceeding intervention levels |
| intervention entena. | | |



| Asset & defect | Photograph | Response |
|--|------------|--|
| ROAD LIGHTING & ILLUMINATED SIGNS Accident Damage: Columns or posts projecting into the carriageway or footway. Damaged columns, arm lanterns or posts that may fall onto the carriageway, footway or private land. Damage to cabinets that exposes | Photograph | If posing an imminent danger to the highway user ten remain on site until experienced personnel arrive. Refer to the street lighting department |
| wiring/internal equipment. | | |



Asset & defect Photograph Response **ROAD LIGHTING &** If posing an **ILLUMINATED SIGNS** imminent danger to the highway **Electrical condition:** user ten remain Exposed wiring or other on site until electrical fault experienced personnel arrive. Structural condition: Missing or unsecured Refer to the street doors on columns or lighting feeder pillars (excluding department central reserve). Insecure lanterns or arms. Any indications of instability of columns or other equipment.



| Asset & defect | Photograph | Response |
|--|------------|---|
| ROAD LIGHTING & ILLUMINATED SIGNS Outages: Any lamp outage (single or multiple) considered to present a | | Refer to the street lighting department |
| safety hazard e.g. at a pedestrian crossing. Outage of lamp at regulatory or mandatory signs. | | |
| | | |
| | | |
| | | |



| Asset & defect | Photograph | Response |
|--|------------|---|
| ROAD MARKINGS White line marking on strategic and main distributor roads of high safety risk or with a relevant accident record should be renewed when they are no longer adequate for their intended purpose Missing or significantly worn: Missing markings or markings significantly worn to such an extent that less than 70% of the marking remains. | | If intervention criteria is met then refer to the Capital maintenance works section |



| Asset & defect | Photograph | Response |
|---|------------|-------------------------------|
| ROAD STUDS | | Assess and |
| Loose: Road studs which appear to be loose in their rebates Missing: 25% loss on straight or large radius curves or 10% loss on bends where road studs are required to maintain the legality of prohibitory road markings. | | instigate repairs as required |



| | Safety Defects | | | | |
|---|----------------|-------------|--------|-------------|--|
| Asset & defect | Photograph | Probability | Impact | Risk Factor | Response |
| Structural condition: Corrosion or other serious defects likely to affect the structural integrity of the safety fence. Accident Damage Two or more posts bent or disconnected from the safety fence rails. A single bent post if facing oncoming traffic. Rails encroaching into the carriageway or footway. | | | | | If the defect is posing an imminent danger to the highway user then utilise the appropriat e traffic managem ent to make the area safe. Refer to the relevant asset manager |



| Asset & defect Photograph Probability Impact Risk Factor F SIGNS & BOLLARDS Accident damage: Sign or post projecting into the carriageway or footway. Damaged post or partly detached sign face that may fall onto the carriageway, footway or private land. | |
|---|---|
| Accident damage: Sign or post projecting into the carriageway or footway. Damaged post or partly detached sign face that may fall onto the carriageway, footway or | |
| | ccident damage: gn or post projecting into e carriageway or otway. Damaged post or artly detached sign face at may fall onto the arriageway, footway or |



| | Safety Defects | | | | | | | |
|---|----------------|-------------|--------|----------------|---|--|--|--|
| Asset & defect | Photograph | Probability | Impact | Risk Factor | Response | | | |
| SIGNS & BOLLARDS Obscured: Regulatory or mandatory signs obscured by growth or any other obstacle. | | | | | Assess and action appropriately by removing the obstruction | | | |



| | Safety Defect | S | | | |
|--|---------------------------------------|-------------|--------|-------------|--|
| Asset & defect | Photograph | Probability | Impact | Risk Factor | Response |
| Asset & defect SIGNS & BOLLARDS Structural condition: Corrosion of the posts likely to cause the sign to collapse. Corrosion, loose or missing fixings that may allow the sign to become detached from the posts. | Photograph Safety Defect Photograph | | Impact | Risk Factor | Assess onsite and instigate repairs according ly |
| | | | | | |



| | Safety Defects | | | | |
|---|----------------|-------------|--------|-------------|--|
| Asset & defect | Photograph | Probability | Impact | Risk Factor | Response |
| IGNS & BOLLARDS | | | • | | Generally damaged or |
| Missing: Missing regulatory or mandatory signs. Missing traffic cylinders at central reserve crossings. | | | | | exposed electrical component s will be made safe as an emergency and reported to the Street Lighting Team for permanent repair |
| | | | | | |



| | Safety Defects | | | | |
|---|----------------|-----------------|--------|----------------|--|
| Asset & defect | Photograph | Probabilit V | Impact | Risk Factor | Response |
| SIGNS & BOLLARDS Legibility: Graffiti, posters or other defects, which reduce the legibility of regulatory or mandatory signs. | | | | | Remove whatever is obscuring the sign where possible and instigate the necessary repairs |

PART 4 Appendices

Appendix A

| Appendix B | Inspections of accident/ Third party claims | |
|------------|---|--|
| Appendix C | Personal Injury Accident Analysis | |
| Appendix D | Inspections of disused tips | |
| Appendix E | Treatment Codes | |
| | | |

Customer Care Service Procedure

Appendix F Inspector's Areas / Wards
Appendix G Nature Conservation and Biodiversity

Appendix H Legislation and Statutory Acts

Appendix I Network Hierarchy (revised in-line with RBA WMHI 2015)

Appendix J Sample Letters/ notices

Appendix K Well Managed Highway Infrastructure 2015
Appendix L CCBC Out of Hours (Duty Officer) Manual 2015

APPENDIX 2

ACOP HIERARCHY REVIEWS 2018

| USRN | Road Name | Asset Number (Road, Footway, Structure etc.)) | Section Number | Existing Hierarchy | Proposed Hierarchy | Reason for Changed Hierarchy |
|----------|---|--|-------------------|--------------------------|--------------------------|--|
| 47501016 | CARNO STREET RHYMNEY | B4257 - Carriageway | A1/03 | Secondary Distributor | Secondary Distributor | Currently inspected 6 monthly. Road to remain as Secondary Distributor - Moved to 3 monthly inspection |
| 47500650 | BEDWELLTY ROAD ABERBARGOED | B4511 - Carriageway | A1/14 | Secondary Distributor | Secondary Distributor | Currently inspected 6 monthly. Road to remain as Secondary Distributor - Moved to 3 monthly inspection |
| 47501812 | GROES-FAEN TERRACE BARGOED | C611 - Carriageway | A1/16 | Link Road | Link Road | Traffic Count less than Link Road parameters. Road to remain as Link Road |
| 47501395 | CWMSYFIOG ROAD ABERBARGOED | A4049 - Carriageway | A1/CL | Strategic Route | Strategic Route | Traffic Count less than Road parameters. Road to remain as Strategic Route |
| 47501397 | CWMSYFIOG ROAD ELLIOT'S TOWN | A4049 - Carriageway | A1/CL | Strategic Route | Strategic Route | Traffic Count less than Road parameters. Road to remain as Strategic Route |
| 47501538 | FACTORY ROAD TO GWAELODYBRITHD BARGOED | A469 - Carriageway | A1/CL | Strategic Route | Strategic Route | Traffic Count less than Road parameters. Road to remain as Strategic Route |
| 47501538 | FACTORY ROAD TO GWAELODYBRITHD BARGOED | A469 - Carriageway | A1/CL | Strategic Route | Strategic Route | Traffic Count less than Road parameters. Road to remain as Strategic Route |
| 47501539 | GWAELODYBRITHDIR CEMETERY TO C BRITHDIR | A469 - Carriageway | A1/CL | Strategic Route | Strategic Route | Traffic Count less than Road parameters. Road to remain as Strategic Route |

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| USRN | Road Name | Asset Number (Road, Footway, Structure etc.)) | Section Number | Existing Hierarchy | Proposed Hierarchy | Reason for Changed Hierarchy |
|----------|---|--|-------------------|--------------------------|--------------------------|--|
| 47501539 | GWAELODYBRITHDIR CEMETERY TO C BRITHDIR | A469 - Carriageway | A1/CL | Strategic Route | Strategic Route | Traffic Count less than Road parameters. Road to remain as Strategic Route |
| 47501539 | GWAELODYBRITHDIR CEMETERY TO C BRITHDIR | A469 - Carriageway | A1/CL | Strategic Route | Strategic Route | Traffic Count less than Road parameters. Road to remain as Strategic Route |
| 47501661 | GELLIGAER ROAD GELLIGAER | B4254 - Carriageway | A1/CL | Secondary Distributor | Secondary Distributor | Traffic Count less than Road parameters. Road to remain as Secondary Distributor |
| 47502112 | HIGH STREET TROEDRHIWFUWCH | A469 - Carriageway | A1/CL | Strategic Route | Strategic Route | Traffic Count less than Road parameters. Road to remain as Strategic Route |
| 47503067 | PONTLOTTYN LINK ROAD BUTE TOWN RHYMNEY | A469 - Carriageway | A1/CL | Strategic Route | Strategic Route | Traffic Count less than Road parameters. Road to remain as Strategic Route |
| 47503068 | PONTLOTTYN LINK ROAD LLECHRYD | A469 - Carriageway | A1/CL | Strategic Route | Strategic Route | Traffic Count less than Road parameters. Road to remain as Strategic Route |
| | PONTLOTTYN LINK ROAD RHYMNEY | A469 - Carriageway | A1/CL | Strategic Route | Strategic Route | Traffic Count less than Road parameters. Road to remain as Strategic Route |
| | PONTLOTTYN LINK ROAD RHYMNEY | A469 - Carriageway | A1/CL | Strategic Route | Strategic Route | Traffic Count less than Road parameters. Road to remain as Strategic Route |
| | PONTLOTTYN LINK ROAD RHYMNEY | A469 - Carriageway | A1/CL | Strategic Route | Strategic Route | Traffic Count less than Road parameters. Road to remain as Strategic Route |
| 47503070 | PONTLOTTYN LINK ROAD RHYMNEY | A469 - Carriageway | A1/CL | Strategic Route | Strategic Route | Traffic Count less than Road parameters. Road to remain as Strategic Route |
| 47503070 | PONTLOTTYN LINK ROAD RHYMNEY | A469 - Carriageway | A1/CL | Strategic Route | Strategic Route | Traffic Count less than Road parameters. Road to remain as Strategic Route |

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| USRN | Road Name | Asset Number (Road, Footway, Structure etc.)) | Section Number | Existing Hierarchy | Proposed Hierarchy | Reason for Changed Hierarchy |
|----------|--|--|-------------------|--------------------------|--------------------------|--|
| 47502322 | LIBANUS ROAD BLACKWOOD | B4254 - Carriageway | A2/08 | Secondary Distributor | Secondary Distributor | Currently inspected 6 monthly. Road to remain as Secondary Distributor - Moved to 3 monthly inspection |
| 47502582 | MONTCLAIRE AVENUE BLACKWOOD | B4254 - Carriageway | A2/08 | Secondary Distributor | Secondary Distributor | Currently inspected 6 monthly. Road to remain as Secondary Distributor - Moved to 3 monthly inspection |
| 47502147 | HIGHFIELDS WAY BLACKWOOD | B4254 - Carriageway | A2/09 | Secondary Distributor | Secondary Distributor | Currently inspected 6 monthly. Road to remain as Secondary Distributor - Moved to 3 monthly inspection |
| 47504139 | YARD COAL RISE OAKDALE BUSINESS PARK OAKDALE | B4251 - Carriageway | A2/19 | Secondary Distributor | Secondary Distributor | Currently inspected 6 monthly. Road to remain as Secondary Distributor - Moved to 3 monthly inspection |
| 47504971 | OAKDALE BUSINESS PARK LINK ROA BLACKWOOD | B4251 - Carriageway | A2/19 | Secondary Distributor | Secondary Distributor | Currently inspected 6 monthly. Road to remain as Secondary Distributor - Moved to 3 monthly inspection |
| 47501392 | TREDEGAR ROAD BLACKWOOD | A4048 - Carriageway | A2/CL | Strategic Route | Strategic Route | Traffic Count less than Road parameters. Road to remain as Strategic Route |
| 47501392 | TREDEGAR ROAD BLACKWOOD | A4048 - Carriageway | A2/CL | Strategic Route | Strategic Route | Traffic Count less than Road parameters. Road to remain as Strategic Route |
| 47501392 | TREDEGAR ROAD BLACKWOOD | A4048 - Carriageway | A2/CL | Strategic Route | Strategic Route | Traffic Count less than Road parameters. Road to remain as Strategic Route |
| 47500520 | ABERNANT ROAD MARKHAM | B4511 - Carriageway | A2/CL | Secondary Distributor | Secondary Distributor | Traffic Count less than Road parameters. Road to remain as Secondary Distributor |
| 47502672 | NEW ROAD GELLI-HAF PONTLLANFRAITH | A4049 - Carriageway | A2/CL | Strategic Route | Strategic Route | Traffic Count less than Road parameters. Road to remain as Strategic Route |

| USRN | Road Name | Asset Number (Road, Footway, Structure etc.)) | Section Number | Existing Hierarchy | Proposed Hierarchy | Reason for Changed Hierarchy |
|--------|------------------------|--|-------------------|-----------------------|-----------------------|--|
| 475027 | 05 NEWPORT ROAD | B4251 - | A2/CL | Secondary | Secondary | Traffic Count less than Road parameters. Road to |
| | PONTLLANFRAITH | Carriageway | | Distributor | Distributor | remain as Secondary Distributor |
| 475027 | 05 NEWPORT ROAD | B4251 - | A2/CL | Secondary | Secondary | Traffic Count less than Road parameters. Road to |
| | PONTLLANFRAITH | Carriageway | | Distributor | Distributor | remain as Secondary Distributor |
| 475027 | 05 NEWPORT ROAD | B4251 - | A2/CL | Secondary | Secondary | Traffic Count less than Road parameters. Road to |
| | PONTLLANFRAITH | Carriageway | | Distributor | Distributor | remain as Secondary Distributor |
| 475008 | 16 BRYN ROUNDABOUT | A4049 - | A2/CL | Strategic Route | Strategic | Traffic Count less than Road parameters. Road to |
| | PONTLLANFRAITH | Carriageway | | | Route | remain as Strategic Route |
| 475049 | PENALLTA LINK ROAD | U - Carriageway | A3/03 | Local Access | Link Road | Traffic Count greater than parameters. Road |
| | PENALLTA | | | Road | | changed to Link Road |
| 475016 | 18 GELLI-GAER COMMON | U - Carriageway | A3/17 | Local Access | Link Road | Traffic Count greater than parameters. Road |
| | ROAD BARGOED | | | Road | | changed to Link Road |
| 475016 | 19 GELLI-GAER COMMON | U - Carriageway | A3/17 | Local Access | Link Road | Traffic Count greater than parameters. Road |
| | ROAD GELLIGAER COMMON | | | Road | | changed to Link Road |
| 475019 | 32 HEOL ADAM GELLIGAER | U - Carriageway | A3/17 | Local Access | Link Road | Traffic Count greater than parameters. Road |
| | | | | Road | | changed to Link Road |
| 475037 | 99 MOUNTAIN ROAD | U - Carriageway | A3/17 | Local Access | Link Road | Traffic Count greater than parameters. Road |
| | BARGOED | | | Road | | changed to Link Road |
| 475038 | 88 WIMBOURNE TERRACE | U - Carriageway | A3/17 | Local Access | Link Road | Traffic Count greater than parameters. Road |
| | GELLIGAER | | | Road | | changed to Link Road |
| 475039 | MOUNTAIN ROAD | U - Carriageway | A3/17 | Local Access | Link Road | Traffic Count greater than parameters. Road |
| | FOCHRIW TO GELLI | | | Road | | changed to Link Road |
| | PENTWYN | | | | | |
| 475039 | MOUNTAIN ROAD | U - Carriageway | A3/17 | Local Access | Link Road | Traffic Count greater than parameters. Road |
| | FOCHRIW TO GELLI DERI | | | Road | | changed to Link Road |

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| USRN | Road Name | Asset Number (Road, Footway, Structure etc.)) | Section Number | Existing Hierarchy | Proposed Hierarchy | Reason for Changed Hierarchy |
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| 4750395 | MOUNTAIN ROAD FOCHRIW TO GELLI GELLIGAER COMMON | U - Carriageway | A3/17 | Local Access Road | Link Road | Traffic Count greater than parameters. Road changed to Link Road |
| 4750356 | O UPPER TRELYN FLEUR- DE-LIS | B4254 - Carriageway | A3/19 | Secondary Distributor | Secondary Distributor | Currently inspected 6 monthly. Road to remain as Secondary Distributor - Moved to 3 monthly inspection |
| 4750137 | 9 CWM-DU ROUNDABOUT YSTRAD MYNACH | A469 - Carriageway | A3/CL | Strategic Route | Strategic Route | Traffic Count less than Road parameters. Road to remain as Strategic Route |
| 4750138 | O CWM-DU TO TWYN- SHON-IFAN YSTRAD MYNACH | A469 - Carriageway | A3/CL | Strategic Route | Strategic Route | Traffic Count less than Road parameters. Road to remain as Strategic Route |
| 4750138 | 0 CWM-DU TO TWYN- SHON-IFAN YSTRAD MYNACH | A469 - Carriageway | A3/CL | Strategic Route | Strategic Route | Traffic Count less than Road parameters. Road to remain as Strategic Route |
| 4750266 | 7 NEW ROAD CEFN HENGOED | A469 - Carriageway | A3/CL | Strategic Route | Strategic Route | Traffic Count less than Road parameters. Road to remain as Strategic Route |
| 4750267 | 4 NEW ROAD HENGOED | A469 - Carriageway | A3/CL | Strategic Route | Strategic Route | Traffic Count less than Road parameters. Road to remain as Strategic Route |
| 4750267 | 7 NEW ROAD TIR-Y-BERTH | | A3/CL | Strategic Route | Strategic Route | Traffic Count less than Road parameters. Road to remain as Strategic Route |
| 4750267 | 9 NEW ROAD YSTRAD MYNACH | A469 - Carriageway | A3/CL | Strategic Route | Strategic Route | Traffic Count less than Road parameters. Road to remain as Strategic Route |
| 4750372 | 1 VICTORIA ROAD FLEUR- DE-LIS | | A3/CL | Secondary Distributor | Secondary Distributor | Traffic Count less than Road parameters. Road to remain as Secondary Distributor |
| 4750522 | 1 ANGEL WAY GLAN-Y- NANT | A469 - Carriageway | A3/CL | Strategic Route | Strategic Route | Traffic Count less than Road parameters. Road to remain as Strategic Route |

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| USRN | Road Name | Asset Number (Road, Footway, Structure etc.)) | Section Number | Existing Hierarchy | Proposed Hierarchy | Reason for Changed Hierarchy |
|----------|---|--|-------------------|--------------------------|--------------------------|--|
| 47505287 | ANGEL WAY BARGOED | A469 - Carriageway | A3/CL | Strategic Route | Strategic Route | Traffic Count less than Road parameters. Road to remain as Strategic Route |
| 47505294 | ANGEL WAY GILFACH | A469 - Carriageway | A3/CL | Strategic Route | Strategic Route | Traffic Count less than Road parameters. Road to remain as Strategic Route |
| 47501261 | COMMERCIAL STREET PENGAM | B4252 - Carriageway | A3/CL | Secondary Distributor | Secondary Distributor | Traffic Count less than Road parameters. Road to remain as Secondary Distributor |
| 47502087 | HIGH STREET ABERCARN | B4591 - Carriageway | A4/02 | Secondary Distributor | Secondary Distributor | Currently inspected 6 monthly. Road to remain as Secondary Distributor - Moved to 3 monthly inspection |
| 47500510 | ABERCARN TO CHAPEL OF EASE ABERCARN | B4591 - Carriageway | A4/02 | Secondary Distributor | Secondary Distributor | Currently inspected 6 monthly. Road to remain as Secondary Distributor - Moved to 3 monthly inspection |
| 47501246 | COMMERCIAL ROAD ABERCARN | B4591 - Carriageway | A4/02 | Secondary Distributor | Secondary Distributor | Currently inspected 6 monthly. Road to remain as Secondary Distributor - Moved to 3 monthly inspection |
| 47504971 | OAKDALE BUSINESS PARK LINK ROAD BLACKWOOD | B4251 - Carriageway | A4/12 | Secondary Distributor | Secondary Distributor | Currently inspected 6 monthly. Road to remain as Secondary Distributor - Moved to 3 monthly inspection |
| 47501364 | KENDON ROAD TO COUNTY BOUNDARY CRUMLIN | A467 - Carriageway | A4/CL | Strategic Route | Strategic Route | Traffic Count less than Road parameters. Road to remain as Strategic Route |
| 47501868 | HAFOD-YR-YNYS ROAD CRUMLIN | A472 - Carriageway | A4/CL | Strategic Route | Strategic Route | Traffic Count less than Road parameters. Road to remain as Strategic Route |
| 47501870 | HAFOD-YR-YNYS ROAD HAFODYRYNYS | A472 - Carriageway | A4/CL | Strategic Route | Strategic Route | Traffic Count less than Road parameters. Road to remain as Strategic Route |

| USI | RN | Road Name | Asset Number (Road, Footway, Structure etc.)) | Section Number | Existing Hierarchy | Proposed Hierarchy | Reason for Changed Hierarchy |
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| 4750 | 1871 | HAFOD-YR-YNYS TO COUNTY BOUNDA HAFODYRYNYS | A472 - Carriageway | A4/CL | Strategic Route | Strategic Route | Traffic Count less than Road parameters. Road to remain as Strategic Route |
| 4750 | 0503 | MAIN ROAD TO PRINCE OF WALES I ABERCARN | A467 - Carriageway | A4/CL | Strategic Route | Strategic Route | Traffic Count less than Road parameters. Road to remain as Strategic Route |
| 4750 | 2754 | OAKDALE TERRACE PENMAEN OAKDALE | C680 - Carriageway | A4/CL | Link Road | Link Road | Currently inspected 3 monthly. Road to remain as Link Road - Moved to 6 monthly inspection |
| 4750 | 2876 | PARK VIEW BUNGALOWS PENMAEN OAKDALE | C680 - Carriageway | A4/CL | Link Road | Link Road | Currently inspected 3 monthly. Road to remain as Link Road - Moved to 6 monthly inspection |
| 4750 | 2899 | PENRHIW TERRACE ABERCARN | U - Carriageway | A4/CL | Local Access Road | Local Access Road | Currently inspected 3 monthly. Road to remain as Local Access Road - Moved to 6 monthly inspection |
| 4750 | | PENRHIW TERRACE OAKDALE | C680 - Carriageway | A4/CL | Link Road | Link Road | Currently inspected 3 monthly. Road to remain as Link Road - Moved to 6 monthly inspection |
| 4750 | 2900 | PENRHIW TERRACE OAKDALE | C680 - Carriageway | A4/CL | Link Road | Link Road | Currently inspected 3 monthly. Road to remain as Link Road - Moved to 6 monthly inspection |
| 4750 | 2900 | PENRHIW TERRACE OAKDALE | C680 - Carriageway | A4/CL | Link Road | Link Road | Currently inspected 3 monthly. Road to remain as Link Road - Moved to 6 monthly inspection |
| 4750 | 2972 | PENMAEN ROAD PONTLLANFRAITH | C690 - Carriageway | A4/CL | Link Road | Link Road | Currently inspected 3 monthly. Road to remain as Link Road - Moved to 6 monthly inspection |
| 4750 | 3004 | PENTWYNMAWR ROUNDABOUT TO CELY NEWBRIDGE | A472 - Carriageway | A4/CL | Strategic Route | Strategic Route | Traffic Count less than Road parameters. Road to remain as Strategic Route |

| | USRN | Road Name | Asset Number (Road, Footway, Structure etc.)) | Section Number | Existing Hierarchy | Proposed Hierarchy | Reason for Changed Hierarchy |
|-----|----------|--|--|-------------------|-----------------------|-----------------------|--|
| - | | PENTWYNMAWR ROUNDABOUT TO CELY PENTWYN-MAWR | A472 - Carriageway | A4/CL | Strategic Route | Strategic Route | Traffic Count less than Road parameters. Road to remain as Strategic Route |
| | | PENTWYNMAWR ROUNDABOUT SPRINGFIELD PONTLLANFRAITH | A472 - Carriageway | A4/CL | Strategic Route | Strategic Route | Traffic Count less than Road parameters. Road to remain as Strategic Route |
| | | PENTWYNMAWR ROUNDABOUT TO GELL GELLIGROES PONTLLANFRAITH | A472 - Carriageway | A4/CL | Strategic Route | Strategic Route | Traffic Count less than Road parameters. Road to remain as Strategic Route |
| 120 | | PENTWYNMAWR ROUNDABOUT TO GELL SPRINGFIELD PONTLLANFRAITH | A472 - Carriageway | A4/CL | Strategic Route | Strategic Route | Traffic Count less than Road parameters. Road to remain as Strategic Route |
| | 47503433 | SYR DAFYDD AVENUE OAKDALE | C680 - Carriageway | A4/CL | Link Road | Link Road | Currently inspected 3 monthly. Road to remain as Link Road - Moved to 6 monthly inspection |
| ŀ | | TY BRACHTY TERRACE TO CLOS PEN CROESPENMAEN | C680 - Carriageway | A4/CL | Link Road | Link Road | Currently inspected 3 monthly. Road to remain as Link Road - Moved to 6 monthly inspection |
| | 47503862 | WOODFIELD TERRACE WOODFIELDSIDE PONTLLANFRAITH | U - Carriageway | A4/CL | Local Access Road | Local Access Road | Currently inspected 3 monthly. Road to remain as Local Access Road - Moved to 6 monthly inspection |
| | 47504173 | CHURCH VIEW WOODFIELDSIDE PONTLLANFRAITH | U - Carriageway | A4/CL | Local Access Road | Local Access Road | Currently inspected 3 monthly. Road to remain as Local Access Road - Moved to 6 monthly inspection |

| | USRN | Road Name | Asset Number (Road, Footway, Structure etc.)) | Section Number | Existing Hierarchy | Proposed Hierarchy | Reason for Changed Hierarchy |
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| | | CHURCH VIEW WOODFIELDSIDE PONTLLANFRAITH | U - Carriageway | A4/CL | Local Access Road | Local Access Road | Currently inspected 3 monthly. Road to remain as Local Access Road - Moved to 6 monthly inspection |
| | | CROSS OAK COTTAGES PENMAEN OAKDALE | C680 - Carriageway | A4/CL | Link Road | Link Road | Currently inspected 3 monthly. Road to remain as Link Road - Moved to 6 monthly inspection |
| ľ | | PENMAEN VILLAS PENMAEN OAKDALE | C680 - Carriageway | A4/CL | Link Road | Link Road | Currently inspected 3 monthly. Road to remain as Link Road - Moved to 6 monthly inspection |
| , | 47504989 | IVY PLACE OAKDALE | C680 - Carriageway | A4/CL | Link Road | Link Road | Currently inspected 3 monthly. Road to remain as Link Road - Moved to 6 monthly inspection |
| | 47504989 | IVY PLACE OAKDALE | C680 - Carriageway | A4/CL | Link Road | Link Road | Currently inspected 3 monthly. Road to remain as Link Road - Moved to 6 monthly inspection |
| | | CENTRAL AVENUE TO GROVESIDE RO | C680 - Carriageway | A4/CL | Link Road | Link Road | Currently inspected 3 monthly. Road to remain as Link Road - Moved to 6 monthly inspection |
| | | PEN-RHIW VILLAS OAKDALE | C680 - Carriageway | A4/CL | Link Road | Link Road | Currently inspected 3 monthly. Road to remain as Link Road - Moved to 6 monthly inspection |
| | 47509238 | IVY BUSH COTTAGES OAKDALE | C680 - Carriageway | A4/CL | Link Road | Link Road | Currently inspected 3 monthly. Road to remain as Link Road - Moved to 6 monthly inspection |
| | 47509238 | IVY BUSH COTTAGES OAKDALE | C680 - Carriageway | A4/CL | Link Road | Link Road | Currently inspected 3 monthly. Road to remain as Link Road - Moved to 6 monthly inspection |
| L | | OAKDALE | C680 - Carriageway | A4/CL | Link Road | Link Road | Currently inspected 3 monthly. Road to remain as Link Road - Moved to 6 monthly inspection |
| | 47501067 | CELYNEN TO PENTWYNMAWR NEWBRIDGE | A472 - Carriageway | A4/CL | Strategic Route | Strategic Route | Traffic Count less than Road parameters. Road to remain as Strategic Route |

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| USRN | Road Name | Asset Number (Road, Footway, Structure etc.)) | Section Number | Existing Hierarchy | Proposed Hierarchy | Reason for Changed Hierarchy |
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| 47501068 | CELYNEN TO PENTWYNMAWR PENTWYN-MAWR | A472 - Carriageway | A4/CL | Strategic Route | Strategic Route | Traffic Count less than Road parameters. Road to remain as Strategic Route |
| 47501071 | CELYNEN ROUNDABOUT NEWBRIDGE | A467 - Carriageway | A4/CL | Strategic Route | Strategic Route | Traffic Count less than Road parameters. Road to remain as Strategic Route |
| 47501076 | CENTRAL AVENUE OAKDALE | C680 - Carriageway | A4/CL | Link Road | Link Road | Currently inspected 3 monthly. Road to remain as Link Road - Moved to 6 monthly inspection |
| | CENTRAL AVENUE OAKDALE | C680 - Carriageway | A4/CL | Link Road | Link Road | Currently inspected 3 monthly. Road to remain as Link Road - Moved to 6 monthly inspection |
| 47500632 | BARTLETT STREET CAERPHILLY | B4623 - Carriageway | A5/04 | Secondary Distributor | Secondary Distributor | Currently inspected 6 monthly. Road to remain as Secondary Distributor - Moved to 3 monthly inspection |
| 47503813 | WHITE STREET CAERPHILLY | B4623 - Carriageway | A5/04 | Secondary Distributor | Secondary Distributor | Currently inspected 6 monthly. Road to remain as Secondary Distributor - Moved to 3 monthly inspection |
| 47501169 | CLIFTON STREET CAERPHILLY | B4623 - Carriageway | A5/06 | Secondary Distributor | Secondary Distributor | Currently inspected 6 monthly. Road to remain as Secondary Distributor - Moved to 3 monthly inspection |
| 47502618 | MOUNTAIN ROAD THORNHILL CAERPHILLY | A469 - Carriageway | A5/CL | Strategic Route | Strategic Route | Traffic Count less than Road parameters. Road to remain as Strategic Route |
| 47503757 | WATFORD ROAD WATFORD CAERPHILLY | C605 - Carriageway | A5/CL | Link Road | Link Road | Traffic Count more than Road parameters. Road to remain on 3 monthly inspection due to traffic volume |

| USRN | Road Name | Asset Number (Road, Footway, Structure etc.)) | Section Number | Existing Hierarchy | Proposed Hierarchy | Reason for Changed Hierarchy |
|----------|--|--|-------------------|--------------------------|--------------------------|--|
| 47503979 | WATFORD ROAD THORNHILL CAERPHILLY | A469 - Carriageway | A5/CL | Strategic Route | Strategic Route | Traffic Count less than Road parameters. Road to remain as Strategic Route |
| 47502699 | NEWPORT ROAD CWMCARN | B4591 - Carriageway | A6/06 | Secondary Distributor | Secondary Distributor | Currently inspected 6 monthly. Road to remain as Secondary Distributor - Moved to 3 monthly inspection |
| 47501693 | GLADSTONE STREET CROSSKEYS | C347 - Carriageway | A6/CL | Link Road | Link Road | Currently inspected 3 monthly. Road to remain as Link Road - Moved to 6 monthly inspection |
| 47502227 | ISLWYN ROAD WATTSVILLE | B4251 - Carriageway | A6/CL | Secondary Distributor | Secondary Distributor | Traffic Count less than Road parameters. Road to remain as Secondary Distributor |
| 47503781 | WESLEY HILL MACHEN | A468 - Carriageway | A6/CL | Strategic Route | Strategic Route | Traffic Count less than Road parameters. Road to remain as Strategic Route |
| 47503901 | YNYSDDU TO GELLIGROES YNYSDDU | B4251 - Carriageway | A6/CL | Secondary Distributor | Secondary Distributor | Traffic Count less than Road parameters. Road to remain as Secondary Distributor |
| 47501106 | CHATHAM MACHEN | A468 - Carriageway | A6/CL | _ | Strategic Route | Traffic Count less than Road parameters. Road to remain as Strategic Route |
| | COMMERCIAL ROAD MACHEN | A468 - Carriageway | A6/CL | Strategic Route | Strategic Route | Traffic Count less than Road parameters. Road to remain as Strategic Route |
| 47501911 | HENDREDENNY DRIVE HENDREDENNY CAERPHILLY | U - Carriageway | A7/13 | Local Access Road | Local Access Road | Traffic Count more than Road parameters. Road to remain as Local Access Road |
| 47509050 | MAFON ROAD NELSON | A472 - Carriageway | A7/CL | Strategic Route | Strategic Route | Traffic Count less than Road parameters. Road to remain as Strategic Route |
| 47500963 | CAERPHILLY ROAD ABERTRIDWR | B4263 - Carriageway | A7/CL | Secondary Distributor | Secondary Distributor | Traffic Count less than Road parameters. Road to remain as Secondary Distributor |
| 47500970 | CAERPHILLY ROAD TREDOMEN | A472 - Carriageway | A7/CL | Strategic Route | Strategic Route | Traffic Count less than Road parameters. Road to remain as Strategic Route |

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| | USRN | Road Name | Asset Number (Road, Footway, Structure etc.)) | Section Number | Existing Hierarchy | Proposed Hierarchy | Reason for Changed Hierarchy |
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| Ì | | CAERPHILLY ROAD TO PONTYPRIDD NELSON | A472 - Carriageway | A7/CL | Strategic Route | Strategic Route | Traffic Count less than Road parameters. Road to remain as Strategic Route |
| | 47504150 | ABERTYSSWG ROAD RHYMNEY | Footway | A1/PW | Primary Footway (Town Centre) | Secondary | Outside small school. Moved to 3 monthly inspection |
| ק פריים פריים | | FOCHRIW ROAD PONTLOTTYN | Footway | A1/SW | Footway Outside Public Facilities (Secondary Footway) | _ | Link between estates. Moved to 6 monthly inspection |
| 000 | | WALTER STREET ABERTYSSWG | Footway | A1/SW | Footway Outside Public Facilities (Secondary Footway) | | Link between estates. Moved to 6 monthly inspection |
| | | HIGH STREET BLACKWOOD | Footway | A2/07 | Local Access Footway | Primary Footway (Town Centre) | High pedestrian use. Moved to monthly inspection |
| | | HIGH STREET BLACKWOOD | Footway | A2/08 | Local Access Footway | Primary Footway (Town Centre) | High pedestrian use. Moved to monthly inspection |

| USRN | Road Name | Asset Number (Road, Footway, Structure etc.)) | Section Number | Existing Hierarchy | Proposed Hierarchy | Reason for Changed Hierarchy |
|----------|--------------------|--|-------------------|-----------------------|-----------------------|--|
| 47502091 | HIGH STREET | Footway | A2/CL | Local Access | Primary | High pedestrian use. Moved to monthly inspection |
| | BLACKWOOD | | | Footway | Footway | |
| | | | | | (Town | |
| | | | | | Centre) | |
| 47501268 | COMMERCIAL STREET | Footway | A3/01 | Local Access | Primary | High pedestrian use. Moved to monthly inspection |
| | YSTRAD MYNACH | | | Footway | Footway | |
| | | | | | (Town | |
| | | | | | Centre) | |
| 47500647 | NELSON BUS STATION | Footway | A7/03 | Local Access | Secondary | Bus Station. Moved to 3 monthly inspection |
| 1 | NELSON | | | Footway | Footway | |
| | | | | | (Outside | |
| | | | | | Public | |
| | | | | | Facilities) | |

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Defect Intervention Levels

Safety Defect Rating System

| | CATEGORY | INSPECTION INTERVAL | DEFECTS - DEFINITION |
|-------------------------|---|---------------------|---|
| | CARRIAGEWAYS | (SAFETY) | TRIPPING HAZARDS |
| 2. 3(a). | Strategic Routes ('A' Roads) Main Distributor ('B' Roads) | 3 Months | 40mm |
| 3(b). 4(a). 4(b). | Secondary Distributor Link Roads Local Access Roads/Rear Lanes | 6 Months | 50mm |
| FC | DOTWAYS/CYCLEWAYS | | TRIPPING HAZARDS (Inc. protrusions) |
| 1&1a. 2. | Prestige & Primary Walking Zones Secondary Walking Route | 1 Month | 20mm |
| 3. 4. | Link Footway and Cycleways remote from carriageway Local Access Footway | 6 Months | 40mm |
| C. | Cycle Trails | 1 Year | 40mm |

GENERAL – other 'emergency' safety defects (not exhaustive)

- Missing covers manholes, inspection chambers, gullies, stop taps etc.;
- Lighting columns/illuminated signs missing door/exposed electrical cables;
- Unsafe roadwork's sites;
- Recently damaged safety barrier systems;
- Traffic Signals complete failure;
- Missing slabs/kerbs;
- Obstructions including major c/way flooding

Gadewir y dudalen hon yn wag yn fwriadol