

## POLICE AND CRIME PANEL PANEL HEDDLU A THROSEDD



### Panel Heddlu a Throsedd Gogledd Cymru

Dydd Llun, 15 Medi 2014 at 2.00 pm  
Bodlondeb, Conwy

## RHAGLEN

1. **Ymddiheuriadau am absenoldeb**
2. **Datgan cysylltiad: Cod Ymddygiad Llywodraeth Leol**  
Caiff yr Aelodau eu hatgoffa bod yn rhaid iddynt ddatgan **bodolaeth a natur** eu cysylltiadau personol.
3. **Materion Brys**  
Rhybudd o faterion a ddylai, ym marn y Cadeirydd, gael eu hystyried yn y cyfarfod fel rhai brys yn unol ag Adran 100B(4) Deddf Llywodraeth Leol 1972.
4. **Cofnodion** (Tudalennau 3 - 13)  
Cymeradwyo a llofnodi cofnodion y cyfarfod diwethaf fel cofnod cywir
5. **Ystyried adroddiadau gan Gomisiynydd yr Heddlu a Throsedd Gogledd Cymru:**
  - a) Adroddiad diweddar ar gyfer Panel yr Heddlu a Throsedd (*i ddilyn*)
  - b) Diweddariad ar Gyllideb 2014/15 (y sefyllfa ar 30 Mehefin 2014) (Tudalennau 14 - 16)
  - c) Amserlen ar gyfer y Praesept Plismona Arfaethedig 2015/16 (Tudalennau 17 - 23)

**6. Ystyried adroddiadau gan yr Awdurdod Cynnal**

- a) Ymateb i ymgynghoriad ar raglen Arolygiaeth Cwnstabiliaeth Ei Mawrhydi ar gyfer arolygiadau cyson yr heddlu (Tudalennau 24 - 66)
- b) Adolygiad o aelodaeth Panel yr Heddlu a Throsedd (*i ddilyn*)
- c) Rhaglen Gwaith i'r Dyfodol Panel Heddlu a Throsedd Gogledd Cymru (Tudalennau 67 - 69)

**7. Dyddiad y cyfarfod nesaf:**

Dydd Llun, 10 Tachwedd 2014 @ 2.00 pm

Aelodau'r Panel

Cyng Amanda Bragg  
Cyng Glenys Diskin (Cadeirydd)  
Cyng Bob Dutton OBE  
Cyng Philip C. Evans Y.H.  
Cyng Julie Fallon  
Cyng William T. Hughes  
Cyng Colin Powell  
Cyng Bill Tasker  
Cyng Gethin Williams (Is-Gadeirydd)  
Sedd Wag

Cyngor Sir y Fflint  
Cyngor Sir y Fflint  
Cyngor Bwrdeistref Sirol Wreccsam  
Cyngor Bwrdeistref Sirol Conwy  
Cyngor Bwrdeistref Sirol Conwy  
Cyngor Sir Ynys Mon  
Cyngor Bwrdeistref Sirol Wreccsam  
Cyngor Sir Ddinbych  
Cyngor Gwynedd  
Cyngor Gwynedd

Patricia Astbury  
Timothy Rhodes

Aelod Annibynnol Cyfetholedig  
Aelod Annibynnol Cyfetholedig

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## PANEL HEDDLU A THROSEDD GOGLEDD CYMRU

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Dydd Llun, 2 Mehefin 2014, am 2.00 pm  
Bodlondeb, Conwy

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YN BRESENNOL: Councillor Glenys Diskin (Cadeirydd)

Y Cynghorwyr: Amanda Bragg, Philip C. Evans Y.H.,  
Julie Fallon, Colin Powell a Gethin Williams

Aelod Lleyg/ Aelod Pat Astbury  
Cyfetholedig

Hefyd yn Cynghorydd Bob Dutton OBE  
bresennol:

Swyddogion: Ken Finch (Cyfarwyddwr Strategol (Democrataidd,  
Rheoleiddio a Chefnogi)), Iwan Siôn Gareth (Cyfieithydd),  
Dawn Hughes (Uwch Swyddog Gwasanaethau Pwyllgor) a  
Richard Jarvis (Cyfreithiwr)

Hefyd yn Anna Humphreys (Prif Weithredwr, Swyddfa Comisiynydd yr  
bresennol: Heddlu a Throsedd), Kate Jackson (Prif Swyddog Cyllid,  
Swyddfa Comisiynydd yr Heddlu a Throsedd), Winston  
Roddick CB QC (Comisiynydd yr Heddlu a Throsedd  
Gogledd Cymru) a Julian Sandham (Dirprwy Gomisiynydd yr  
Heddlu a Throsedd Gogledd Cymru)

### 107. **PENODI CADEIRYDD**

Cynigiwyd ac eiliwyd y dylid penodi'r Cynghorydd Glenys Diskin yn Gadeirydd Panel Heddlu a Throsedd Gogledd Cymru ar gyfer 2014/15.

#### **PENDERFYNWYD-**

**Penodi'r Cynghorydd Glenys Diskin yn Gadeirydd Panel Heddlu a Throsedd Gogledd Cymru ar gyfer 2014/15.**

### 108. **PENODI IS-GADEIRYDD**

Cynigiwyd ac eiliwyd y dylid penodi'r Cynghorydd Gethin Williams yn Is-Gadeirydd Panel Heddlu a Throsedd Gogledd Cymru ar gyfer 2014/15.

#### **PENDERFYNWYD-**

**Penodi'r Cynghorydd Gethin Williams yn Is-Gadeirydd Panel Heddlu a Throsedd Gogledd Cymru ar gyfer 2014/15.**

### 109. **YMDDIHEURIADAU AM ABSENOLDEB**

Derbyniwyd ymddiheuriadau am absenoldeb oddi wrth y Cynghorwyr Wil Hughes, Charles Jones, Bill Tasker a Tim Rhodes (Aelod Annibynnol).

Croesawodd y Cadeirydd y Cynghorydd Bob Dutton i'r cyfarfod; byddai'r Cynghorydd Dutton yn cymryd lle'r Cynghorydd Ian Roberts a oedd wedi ymddiswyddo yn ddiweddar o Banel Heddlu a Throsedd Gogledd Cymru, yn amodol ar gymeradwyaeth y Swyddfa Gartref.

110. **DATGAN CYSYLLTIAD: COD YMDDYGIAD LLYWODRAETH LEOL**

Datganodd y Cynghorydd Julie Fallon gysylltiad personol nad yw'n rhagfarnu, gan fod ei gŵr yn Swyddog yr Heddlu gyda Heddlu Gogledd Cymru.

111. **MATERION BRYS**

Dim.

112. **COFNODION**

Cyflwynwyd cofnodion Panel Heddlu a Throsedd Gogledd Cymru a gynhaliwyd 17 Mawrth 2014 i'w cymeradwyo.

Mewn perthynas â Chofnod 104 - Cynllun yr Heddlu a Throsedd ar gyfer Gogledd Cymru, gofynnwyd am newid y 4<sup>ydd</sup> pwynt bwled yn y trydydd paragraff i ddarllen 'Creu partneriaethau effeithiol'.

**PENDERFYNWYD-**

**Cymeradwyo cofnodion cyfarfod Panel Heddlu a Throsedd Gogledd Cymru a gynhaliwyd ar 17 Mawrth 2014 fel cofnod cywir yn amodol ar y newid uchod i Gofnod 104 – Cynllun yr Heddlu a Throsedd ar gyfer Gogledd Cymru.**

113. **ADRODDIAD DIWEDDARU AR GYFER PANEL YR HEDDLU A THROSEDD**

Darparodd Comisiynydd yr Heddlu a Throsedd adroddiad diweddarau i Banel yr Heddlu a Throsedd, a oedd yn canolbwyntio yn bennaf ar swyddogaethau ehangach y Panel o dan Adran 28 (6) Bil Diwygio'r Heddlu a Chyfrifoldeb Cymdeithasol 2011 (y Ddeddf) i adolygu neu graffu penderfyniadau a wnaed neu gamau eraill a gymerwyd gan Gomisiynydd yr Heddlu a Throsedd. Yn ogystal, roedd yr adroddiad hefyd yn rhoi'r wybodaeth ofynnol i'r Panel gyflawni ei swyddogaethau o dan Adran 13 (1) o'r Ddeddf.

Amlygodd Comisiynydd yr Heddlu a Throsedd meysydd canlynol yr adroddiad:

Adran Un - Craffu ar Heddlu Gogledd Cymru

- Craffodd Comisiynydd yr Heddlu a Throsedd ar berfformiad yr Heddlu trwy'r Bwrdd Gweithredol Strategol y mae'n ei gadeirio, ac roedd ei aelodaeth yn cynnwys y Prif Gwnstabl ac Uwch Swyddogion.
- Amcan 1 yr Heddlu a Throsedd: Atal Trosedd:

- roedd pedwar mesur a ddefnyddiwyd i fesur perfformiad yr amcan hwn, yn cynnwys 'lefel yr holl droseddau', 'lefel y troseddau seiliedig ar y dioddefwr', 'lefel y troseddau a gafodd eu datrys yn ôl math' a 'lefel yr ymddygiad gwrthgymdeithasol.
- Roedd yr Heddlu bellach yn gweithio i'r gofynion cofnodi troseddau cenedlaethol newydd; yn flaenorol roedd canlyniad y trosedd yn cael ei gofnodi fel naill ai 'wedi'i ganfod' neu 'heb ei ganfod'; o 1 Ebrill 2014 byddai 18 categori o ganlyniadau, a fyddai'n darparu disgrifiad mwy cywir o ganlyniad y drosedd.
- Roedd cyfraddau datrys yn 28.4%, a oedd yn unol â'r cyfartaledd cenedlaethol; yng ngoleuni'r newidiadau i'r safonau cofnodi, byddai gwaith craffu pellach yn cael ei wneud unwaith y byddai'r data canlyniadau yn fwy cynhwysfawr.
- Roedd yr ystadegau troseddu cenedlaethol ar gyfer Gogledd Cymru yn y flwyddyn yn dod i ben Rhagfyr 2013, yn dangos allan o 21 categori o droseddau, bod 16 yn dangos gostyngiad, gyda 5 yn dangos cynnydd.
- Amcan 2 yr Heddlu a Throsedd: Darparu ymateb effeithiol:
  - Roedd amseroedd ymateb cyffredinol ar hyn o bryd yn sefydlog (yr amser ymateb brys ar gyfartaledd ar gyfer 2013/14 oedd 14.8 munud).
  - Bu gostyngiad yn y % o alwadau gadawedig (galwadau nad ydynt yn cyrraedd gweithiwr trin galwadau dynodedig), o ganlyniad i newidiadau a gyflwynwyd yn y Ganolfan Gyfathrebu; y gyfradd galwadau gadawedig ar hyn o bryd oedd tua 2% o alwadau nad ydynt yn rhai brys.
  - Roedd canlyniadau arolygon bodlonrwydd dioddefwyr yn dangos rhywfaint o ddirywiad tua diwedd cyfnod yr arolwg. Roedd Comisiynydd yr Heddlu a Throsedd yn rhagweld gyda chyflwyniad y Cod Dioddefwyr ac arferion newydd, y byddai'r gyfradd fodlonrwydd yn cynyddu.
- Amcan 3 yr Heddlu a Throsedd: Lleihau niwed a'r risg o niwed:
  - Roedd nifer y bobl a laddwyd neu a anafwyd yn ddifrifol i Chwefror 2014 yn uwch nag yn y flwyddyn flaenorol (311 o'i gymharu â 295). Roedd Comisiynydd yr Heddlu a Throsedd wedi gofyn i'r Prif Gwnstabl egluro'r cynnydd a byddai'n adrodd yn ôl i'r Panel maes o law.
- Amcan 4 yr Heddlu a Throsedd: Creu partneriaethau effeithiol - byddai Comisiynydd yr Heddlu a Throsedd yn darparu gwybodaeth bellach mewn perthynas â'r amcan hwn mewn adroddiadau cyfnodol yn y dyfodol i'r Panel.

## Adran 2 - Diweddariadau Cyffredinol:

- Mae manylion am gyfarfodydd a digwyddiadau yr oedd Comisiynydd yr Heddlu a Throsedd wedi'u mynychu ers y cyfarfod diwethaf wedi eu hatodi i'r cofnodion hyn er gwybodaeth.
- Gwaith Dirprwy Gomisiynydd yr Heddlu a Throsedd
- Adroddiadau Arolygu Arolygiaeth Cwnstabliaeth Ei Mawrhydi
  - 'Busnes pawb: Gwella ymateb yr heddlu i gam-drin domestig' – roedd adroddiad cenedlaethol a lleol wedi ei gyhoeddi gan Arolygiaeth Cwnstabliaeth Ei Mawrhydi, a oedd yn nodi nifer o

ddiffygion a daeth i'r casgliad nad oedd ymateb cyffredinol yr heddlu i ddiodefwr cam-drin domestig yn ddigon da.

- 'Cofnodi troseddau: Mater o ffaith - adroddiad interim' – Roedd Arolygiaeth Cwnstabiliaeth Ei Mawrhydi ar hyn o bryd yn cynnal arolygiad ar y ffordd yr oedd 43 o heddluoedd yng Nghymru a Lloegr yn cofnodi data am droseddau. Roedd Arolygiaeth Cwnstabiliaeth Ei Mawrhydi wedi cyhoeddi adroddiad interim ar y canfyddiadau o 13 o heddluoedd a arolygwyd hyd yma, a oedd yn cynnwys Gogledd Cymru. Roedd Heddlu Gogledd Cymru wedi cael sgôr o 93% wrth adrodd am droseddau - allan o'r 78 o achosion, lle y dylid bod wedi cofnodi trosedd, canfu Arolygiaeth Cwnstabiliaeth Ei Mawrhydi bod 73 wedi eu cofnodi'n gywir. Hon oedd y gyfradd gydymffurfio orau gan unrhyw heddlu yn y rhan hon o'r adroddiad arolygu.
- Cydbwyllgor Archwilio – roedd cyfarfodydd yn cael eu cynnal yn gyhoeddus ac roedd croeso i Aelodau'r Panel fod yn bresennol.
- Ffigurau gohebiaeth 1 Ionawr 2014 - 31 Mawrth 2014.

Roedd adran tri yn rhoi diweddariad i'r Panel ar gamau gweithredu a gytunwyd yn flaenorol gyda'r Panel, a oedd yn cynnwys gwybodaeth ystadegol am fwrgleriaethau (domestig ac annomestig).

Dywedodd Comisiynydd yr Heddlu a Throsedd wrth y Panel, mewn cyfarfod diweddar o'r Bwrdd Gweithredol Strategol, adroddwyd bod yr heriau gweithredol presennol yn cynnwys bwrgleriaeth o anheddau a throseddau dwyn o siopau.

Hysbyswyd y Panel bod dwyn o siopau yn un o brif flaenoriaethau'r Heddlu a bod Heddlu Gogledd Cymru yn monitro tueddiadau. Yn ogystal, roedd seminar wedi'i drefnu ar gyfer 13 Gorffennaf 2014, pan fyddai archfarchnadoedd yn cael eu gwahodd i fod yn bresennol i drafod sut i ddatblygu ymatebion priodol i fynd i'r afael â math hwn o drosedd.

Hefyd dywedodd Dirprwy Gomisiynydd yr Heddlu a Throsedd wrth y Panel y byddai adroddiadau pellach ar y mater hwn yn cael eu cyflwyno i'r Bwrdd Gweithredol Strategol ym mis Gorffennaf 2014.

Cyfeiriodd y Panel at y cynnydd sylweddol mewn troseddau dwyn o siopau yn nhref Wrecsam. Awgrymwyd efallai bod angen i siopau gymryd rhywfaint o gyfrifoldeb wrth fynd i'r afael â'r math hwn o drosedd. Mewn ymateb, dywedodd Comisiynydd yr Heddlu a Throsedd y gallai Heddlu Gogledd Cymru ddim ond gweithredu ar ôl i'r drosedd ddigwydd ac y byddai'r mater o atal trosedd yn cael ei drafod ymhellach gyda'r archfarchnadoedd yn y seminar.

Holodd y Panel hefyd a oedd lefel briodol o adnoddau wedi eu dyrannu i ardaloedd o'r fath; awgrymwyd efallai mai'r amser a gymerir i brosesu troseddau o'r fath oedd yr achos am y cynnydd mewn troseddu, yn enwedig mewn perthynas â byrgleriaeth ddomestig.

Mewn ymateb, hysbysodd Dirprwy Gomisiynydd yr Heddlu a Throsedd y Panel fod gan y Prif Gwnstabl yr hyblygrwydd i symud adnoddau o amgylch ardal yr heddlu ac roedd hyn yn cael ei adolygu fel arfer ar sail

ddyddiol. Fodd bynnag, byddai pryderon y Panel yn cael eu hadrodd yn ôl i'r Prif Gwnstabl.

Cyfeiriwyd hefyd at faterion iechyd meddwl a'r amser a gymerir i brosesu'r mathau hyn o achosion. Cytunodd Comisiynydd yr Heddlu a Throsedd i edrych ar y mater hwn ymhellach ac adrodd yn ôl i gyfarfod yn y dyfodol.

**PENDERFYNWYD-**

(a) Bod Panel yr Heddlu a Throsedd yn nodi'r penderfyniadau a'r camau gweithredu a gymerwyd gan Gomisiynydd yr Heddlu a Throsedd, a'r wybodaeth a ddarparwyd yn ei adroddiad diweddar.

(b) Bod pryderon Panel yr Heddlu a Throsedd mewn perthynas â lefelau priodol o adnoddau a ddyrannir, yn enwedig i ardal Wrecsam yn cael eu hadrodd yn ôl i'r Prif Gwnstabl.

(c) Bod yr amser a gymerir i brosesu achosion yn ymwneud â materion iechyd meddwl yn cael ei ymchwilio ymhellach gan Gomisiynydd yr Heddlu a Throsedd.

114. **YSTYRIED ADRODDIADAU GAN GOMISIYNYDD YR HEDDLU A THROSEDD GOGLEDD CYMRU:**

Er nad oedd yr eitem ar y rhaglen, teimlai Panel yr Heddlu a Throsedd ei bod yn bwysig trafod y mater o ddarparu Teledu cylch caeedig (TCC) yng Ngogledd Cymru.

Dywedodd Dirprwy Gomisiynydd yr Heddlu a Throsedd wrth y Panel fod Awdurdodau Lleol yn gwneud cais i Heddlu Gogledd Cymru am gyllid i helpu gyda darpariaeth TCC (*roedd 6 o gynlluniau gwahanol ar waith yng Ngogledd Cymru ar hyn o bryd*). Oherwydd yr angen i awdurdodau cyhoeddus wneud arbedion, roedd trafodaethau wedi'u cynnal ynghylch dyfodol a chyllido'r gwasanaeth, fodd bynnag, nid oedd ateb wedi ei ddarganfod hyd yn hyn.

Hysbyswyd y Panel bod Heddlu Gogledd Cymru wedi cyfrannu dros £1m dros y 11 mlynedd diwethaf i Awdurdodau Lleol, tuag at gostau rhedeg camerâu TCC.

Mewn perthynas â'r penderfyniad a wnaed yn ddiweddar gan Gyngor Sir Ynys Môn i dynnu ei ddarpariaeth TCC yn ôl, dywedodd Comisiynydd yr Heddlu a Throsedd ei fod wedi gwneud ei farn yn glir yn y wasg a'r cyfryngau ei fod yn teimlo ei fod yn gam yn ôl a bod y gwasanaeth yn chwarae rhan bwysig wrth sicrhau diogelwch y cyhoedd ac atal troseddau. Er bod staff wedi eu tynnu'n ôl, nid oedd y cyfleusterau wedi eu datgysylltu, er mwyn caniatáu am gyfnod o fyfyrrio.

Er bod hyn yn fater i'r Prif Gwnstabl, byddai Comisiynydd yr Heddlu a Throsedd hefyd yn ymgysylltu â'r ddadl, gan y gallai cydweithio / gweithio mewn partneriaeth fod yn rhan o'r ateb.

Cytunodd Dirprwy Gomisiynydd yr Heddlu a Throsedd gyda Comisiynydd yr Heddlu a Throsedd mai cydweithio oedd y ffordd ymlaen er mwyn i Awdurdodau Lleol barhau â'r gwasanaeth hwn a chynorthwyo gyda'r gallu i gyflawni Cynllun Heddlu a Throsedd Gogledd Cymru.

Cyfeiriwyd at sefydlu Gwasanaeth TCC Rhanbarthol Gogledd Cymru, a gafodd ei ystyried yn flaenorol gan Awdurdodau Lleol yng Ngogledd Cymru. Fodd bynnag, nid oedd pob Awdurdod o blaid y cynllun ac felly cafodd y prosiect ei ddiddymu.

Cytunodd y Panel ei bod yn debygol mai cydweithio / gweithio mewn partneriaeth oedd y ffordd fwyaf effeithiol ac effeithlon ymlaen, ac roedd yr Aelodau'n pryderu y byddai tynnu TCC yn ôl yn cael effaith sylweddol ar y gallu i gyflawni Cynllun yr Heddlu a Throsedd.

Dywedodd y Cynghorydd Philip C. Evans Y.H., a oedd wedi bod yn ymwneud yn flaenorol â'r prosiect TCC rhanbarthol, ei bod yn anffodus bod y trafodaethau mewn perthynas â gwasanaeth rhanbarthol wedi digwydd cyn ethol Comisiynydd yr Heddlu a Throsedd. Er y byddai rhai awdurdodau yn hapus i gydweithio gydag Awdurdodau cyfagos, efallai na fyddai hyn yn wir ar draws Gogledd Cymru.

Awgrymodd y Cyfarwyddwr Strategol (Democrataidd, Rheoleiddio a Chefnogaeth), fel ffordd ymlaen, y gallai pryderon y Panel gael eu cyfeirio at y Bwrdd Cymunedau Diogelach, y byddai ef a'r Comisiynydd Heddlu a Throsedd yn ei fynychu ddydd Gwener, 6 Mehefin 2014.

Cytunodd y Panel â'r gweithredu arfaethedig ac y dylid rhoi ystyriaeth bellach i weithio mewn partneriaeth, er mwyn sicrhau darpariaeth TCC yng  
Cymru.

#### **PENDERFYNWYD-**

**Bod y Bwrdd Cymunedau Diogelach yn cael gwybod am bryderon Panel yr Heddlu a Throsedd mewn perthynas â dyfodol TCC yng Ngogledd Cymru ac y dylid rhoi ystyriaeth bellach i weithio mewn partneriaeth, er mwyn sicrhau darpariaeth TCC.**

#### **115. ADRODDIAD BLYNYDDOL GAN GOMISIYNYDD YR HEDDLU A THROSEDD**

Cyflwynodd Comisiynydd yr Heddlu a Throsedd ei Adroddiad Blynyddol ar gyfer 2013/14 i'r Panel Heddlu a Throsedd.

Roedd Adran Un yr adroddiad yn rhoi manylion y cynnydd ar y gwaith o gyflawni Cynllun yr Heddlu a Throsedd, a gyhoeddwyd yn wreiddiol ym mis Mawrth 2013, gyda Chynllun diwygiedig yn cael ei gymeradwyo ym mis Mawrth 2014, yn dilyn ymgynghoriad â'r cyhoedd a'r Panel Heddlu a Throsedd.

Roedd yr adroddiad yn rhoi manylion y Canlyniadau Strategol a chanlyniadau arolwg annibynnol i asesu cynnydd yn erbyn cyflawni'r canlyniadau. Yn ogystal, rhoddodd Comisiynydd yr Heddlu a Throsedd



hefyd fanylion am ddigwyddiadau, prosiectau a chyfarfodydd yr oedd wedi eu mynychu yn ystod y flwyddyn.

Roedd Adran Dau o'r adroddiad yn rhoi manylion cyflawni rôl Comisiynydd yr Heddlu a Throsedd i'r Panel Heddlu a Throsedd, a'u swyddogaethau craidd oedd:

- Sicrhau cynnal heddlu effeithlon ac effeithiol ar gyfer Gogledd Cymru;
- Dal y Prif Gwnstabl i gyfrif am arfer ei swyddogaethau;
- Dwyn ynghyd partneriaid diogelwch cymunedol a chyfiawnder troseddol; a
- Chydweithio gyda Chomisiynwyr yr Heddlu a Throsedd eraill a llunio a gweithredu strategaethau ar draws ardaloedd Heddlu.

O fis Ebrill 2014, daeth Comisiynydd yr Heddlu a Throsedd yn gyfrifol am y Gronfa Diogelwch Cymunedol ac roedd Atodiad A hefyd yn rhoi manylion dosbarthiad Cronfa Comisiynydd yr Heddlu a Throsedd ar gyfer 2013/14.

Yn unol ag Adran 28, Paragraff 4 o Ddeddf Diwygio'r Heddlu a Chyfrifoldeb Cymdeithasol 2011, adolygodd y Panel yr adroddiad blynyddol a gwnaed y sylwadau canlynol.

Mewn perthynas â 'Gwelededd a Hygyrchedd yr Heddlu', a oedd yn un o'r canlyniadau strategol a amlygwyd yn yr adroddiad, holodd y Panel am y lleihad yn nifer y Rheolwyr Rhawd Gymunedol a Swyddogion Cymorth Cymunedol yr Heddlu. Gofynnodd y Panel am ragor o wybodaeth mewn perthynas â darparu Rheolwyr Rhawd Gymunedol a Swyddogion Cymorth Cymunedol yr Heddlu yn ardal yr heddlu a diweddariad ar y cynllun peilot yn y Rhyl.

Cyfeiriodd y Panel hefyd at gynnydd hanesyddol sylweddol yn y praesept ar gyfer darparu Swyddogion Cymorth Cymunedol yr Heddlu ym mhob ward, fodd bynnag, gan fod cyllid wedi gostwng roedd hyn wedi lleihau nifer Swyddogion Cymorth Cymunedol yr Heddlu.

Dywedodd Dirprwy Gomisiynydd yr Heddlu a Throsedd fod y strwythur presennol ar gyfer plismona yn y gymdogaeth ar wefan Comisiynydd yr Heddlu a Throsedd a bod adolygiad yn yr arfaeth mewn perthynas â Swyddogion Cymorth Cymunedol yr Heddlu.

Cytunodd y Comisiynydd Heddlu a Throsedd i drosglwyddo pryderon y Panel mewn perthynas â lleihad yn nifer y Rheolwyr Rhawd Gymunedol / Swyddogion Cymorth Cymunedol yr Heddlu i'r Prif Gwnstabl a byddai'n rhoi mwy o wybodaeth mewn perthynas â rôl y Rheolwyr Rhawd Gymunedol yn y cyfarfod nesaf.

Derbyniodd y Panel Adroddiad Blynyddol Comisiynydd yr Heddlu a Throsedd ar gyfer 2013/14.

#### **PENDERFYNWYD-**

- (a) Bod Panel yr Heddlu a Throsedd yn derbyn Adroddiad Blynyddol Comisiynydd yr Heddlu a Throsedd ar gyfer 2013/14**

**a bod adroddiad yn cael ei gyflwyno i'r Comisiynydd yn unol ag Adran 28, Paragraff 4 (d) o Ddeddf Diwygio'r Heddlu a Chyfrifoldeb Cymdeithasol 2011.**

**(b) Bod Comisiynydd yr Heddlu a Throsedd yn hysbysu'r Prif Gwnstabl o bryderon y Panel mewn perthynas â lleihau nifer y Rheolwyr Rhawd Gymunedol a Swyddogion Cymorth Cymunedol yr Heddlu yn ardal yr heddlu, a bod gwybodaeth bellach mewn perthynas â rôl Rheolwyr Rhawd Cymunedol yn cael ei darparu yn y cyfarfod nesaf.**

#### 116. **CYNYDDU NIFEROEDD SWYDDOGION HEDDLU**

Cyflwynodd Comisiynydd yr Heddlu a Throsedd ymateb i lythyr Panel yr Heddlu a Throsedd mewn perthynas â'r cynnydd yn nifer y Swyddogion Heddlu a gaiff eu Sefydlu.

##### **PENDERFYNWYD-**

**Nodi ymateb Comisiynydd yr Heddlu a Throsedd.**

#### 117. **CYNLLUN LWFANS**

Cyflwynodd y Cyfarwyddwr Strategol (Democrataidd, Rheoleiddio a Chefnogaeth) adroddiad yn gofyn i Banel yr Heddlu a Throsedd ystyried a ddylai'r Cynllun Lwfans ar gyfer y Panel Heddlu a Throsedd wneud darpariaeth ar gyfer:

- Amser rhesymol ar gyfer paratoi cyn cyfarfod; a
- Amser teithio i ac o leoliad y cyfarfod.

Roedd yr adroddiad hefyd yn rhoi manylion y treuliau a wnaed i Aelodau'r Panel Heddlu a Throsedd ar gyfer 2013/14, y byddai angen eu cyhoeddi yn unol â Chylch Gorchwyl y Panel Heddlu a Throsedd.

Er nad oedd gan Banel Annibynnol Cymru ar Gydnabyddiaeth Ariannol unrhyw awdurdodaeth dros y Panel Heddlu a Throsedd, roedd y Cynllun Lwfans yn seiliedig ar ei daliadau i Aelodau cyfetholedig.

Roedd Panel Annibynnol Cymru ar Gydnabyddiaeth Ariannol bellach wedi cyhoeddi ei adroddiad terfynol yn dilyn ymarfer ymgynghori ac wedi adolygu'r penderfyniadau mewn perthynas â thalu i'r Aelodau cyfetholedig, o ran bod cyfnod rhesymol ar gyfer paratoi cyn y cyfarfod yn gymwys i gael ei gynnwys mewn hawliadau, ynghyd ag amser teithio i ac o leoliad y cyfarfod.

Cytunodd y Panel y dylai'r sefyllfa bresennol barhau ac na ddylai'r penderfyniadau diwygiedig gan Banel Annibynnol Cymru ar Gydnabyddiaeth Ariannol gael eu cynnwys o fewn Cynllun Lwfans y Panel Heddlu a Throsedd.

##### **PENDERFYNWYD-**

**(a) Bod y sefyllfa bresennol yn parhau mewn perthynas â'r Chynllun Lwfans y Panel Heddlu a Throsedd ac nad yw'r**

**penderfyniadau diwygiedig gan Banel Annibynnol Cymru ar Gydnabyddiaeth Ariannol mewn perthynas â thaliadau i Aelodau cyfetholedig yn cael eu cynnwys o fewn y Cynllun Lwfans.**

**(b) Bod treuliau a dalwyd i Aelodau'r Panel Heddlu a Throsedd ar gyfer 2013/14 yn cael eu cyhoeddi yn unol â Chylch Gorchwyl y Panel Heddlu a Throsedd.**

#### 118. **GWEDDARLLEDU CYFARFODYDD**

Cyflwynodd y Cyfarwyddwr Strategol (Democrataidd, Rheoleiddio a Chefnogaeth) adroddiad yn gofyn i Banel yr Heddlu a Throsedd ystyried a ddylai'r cyfarfodydd y Panel Heddlu a Throsedd gael eu gweddarlledu.

Roedd Cyngor Bwrdeistref Sirol Conwy (CBSC) wedi caffael system gweddarlledu yn ddiweddar gan ddefnyddio arian grant a ddarparwyd gan Lywodraeth Cymru a oedd wedi'i osod yn Siambr y Cyngor ym Modlondeb, Conwy.

Byddai gweddarlledu cyfarfodydd Panel Heddlu a Throsedd Gogledd Cymru yn cynyddu ei broffil a gwelededd, a gwella tryloywder a mynediad y cyhoedd i gyfarfodydd.

Teimlai'r Cyfarwyddwr Strategol y gallai'r costau sy'n gysylltiedig â gweddarlledu cyfarfodydd y Panel Heddlu a Throsedd gael eu cynnwys o fewn grant y Swyddfa Gartref ar hyn o bryd. Fodd bynnag, hysbyswyd y Panel gan fod y system gweddarlledu yn cael ei ariannu ar hyn o bryd gan LIC, os nad oedd arian ar gael ar ôl y peilot, na allai CBSC warantu dyfodol ei gyfleusterau gwe-ddarlledu.

Er bod rhai Aelodau o'r Panel yn cefnogi gweddarlledu cyfarfodydd er mwyn gwella tryloywder a gwelededd, roedd eraill yn teimlo gan nad oedd holl Aelodau'r Panel yn bresennol, y dylai'r mater gael ei ohirio tan y cyfarfod nesaf.

Dywedodd Comisiynydd yr Heddlu a Throsedd hefyd, er nad oedd yn gwrthwynebu gweddarlledu, roedd angen i'r Panel Heddlu a Throsedd fod yn ymwybodol o'r cyfyngiadau y mae danynt pan ofynnir cwestiynau ar faterion a waherddir.

Cydnabu'r Panel bryderon Comisiynydd yr Heddlu a Throsedd a chytunwyd y byddent yn cymryd arweiniad ar faterion o'r fath ac y gallai Comisiynydd yr Heddlu a Throsedd nodi bod materion yn weithredol ac y byddai angen eu trafod gyda'r Prif Gwnstabl.

Cytunodd y Panel y dylai'r mater gael ei ohirio nes bod gan y Panel nifer lawn o Aelodau. Yn ogystal, cytunodd Prif Weithredwr Swyddfa Comisiynydd yr Heddlu a Throsedd i ymgymryd ag asesiad risg o oblygiadau gweddarlledu ar rôl Comisiynydd yr Heddlu a Throsedd, a hefyd nodi meysydd o arfer da gan Baneli eraill, a oedd ar hyn o bryd yn gweddarlledu eu cyfarfodydd.

**PENDERFYNWYD-**

**(a) Bod mater gweddarlledu yn cael ei ohirio nes y bydd gan y Panel Heddlu a Throsedd nifer llawn o Aelodau yn bresennol.**

**(b) Bod Swyddfa Comisiynydd yr Heddlu a Throsedd yn cynnal asesiad risg o weddarlledu ar rôl y Comisiynydd, gan gymryd i ystyriaeth arfer da gan Baneli Heddlu a Throsedd eraill, sy'n gweddarlledu ar hyn o bryd.**

**119. CRYNODEB O'R CWYNION A GAFWYD**

Darparodd y Cyfarwyddwr Strategol (Democratiaeth, Rheoleiddio a Chefnogaeth) ddiweddariad o ran y camau a gymerwyd i ddatrys y cwynion a dderbyniwyd gan y Panel Heddlu a Throsedd hyd yma.

Roedd y Panel Heddlu a Throsedd wedi cael 5 cwyn hyd yma, a rhoddwyd gwybod am 3 o'r rhain eisoes i'r Panel ac roeddent rŵan wedi'u cau.

Mewn perthynas â'r 2 gŵyn arall, hysbyswyd y Panel bod y Cyfarwyddwr Strategol yn unol â'r Weithdrefn Cwynion, wedi ymgynghori â 3 Aelod o'r Panel i gytuno ar gamau gweithredu ar gyfer datrysiaid lleol.

Roedd y camau a gymerwyd i ddatrys y 2 gŵyn arall wedi'u rhestru ym Mharagraff 4 yr Adroddiad Pwyllgor ac mae'r cwynion hyn wedi eu cau erbyn hyn.

**PENDERFYNWYD-**

**Nodi'r camau a gymerwyd i ddatrys y cwynion.**

**120. RHAGLEN WAITH CRAFFU**

Cyflwynwyd adroddiad i Banel yr Heddlu a Throsedd yn gofyn i ystyriaeth gael ei rhoi i ddatblygu Rhaglen Gwaith i'r Dyfodol Craffu ar gyfer y Panel Heddlu a Throsedd gan gymryd i ystyriaeth y ddogfen a gyhoeddwyd gan y Ganolfan Craffu Cyhoeddus – Panel yr Heddlu a Throsedd: Y Flwyddyn Gyntaf.

Hysbyswyd y Panel bod y Pennaeth Gwasanaethau Democrataidd ar gyfer Cyngor Bwrdeistref Sirol Conwy wedi cytuno i ddarparu'r cymorth angenrheidiol i ddatblygu rhaglen waith rhagweithiol ar gyfer y Panel Heddlu a Throsedd.

Roedd meysydd posibl ar gyfer craffu wedi'u rhestru ym Mharagraff 2.6 yr adroddiad a gellid eu cysylltu â gweithgareddau'r Comisiynydd Heddlu a Throsedd.

Croesawodd Comisiynydd yr Heddlu a Throsedd ddatblygu RhGD, fodd bynnag, gofynnodd am ddiwygio'r ail bwynt bwled ym Mharagraff 2.6 i ddarllen: 'Sut mae Comisiynydd yr Heddlu a Throsedd yn craffu ar berfformiad yr Heddlu yn erbyn Amcanion y Cynllun Heddlu a Throsedd'.

Cytunodd y Panel y dylai RhGD gael ei datblygu i gynnwys y meysydd ar gyfer craffu a restrir ym Mharagraff 2.6, yn amodol ar y newid a awgrymwyd gan Gomisiynydd yr Heddlu a Throsedd.

**PENDERFYNWYD-**

**(a) Bod y Panel Heddlu a Throsedd yn nodi cynnwys yr adroddiad a gyhoeddwyd gan y Ganolfan Craffu Cyhoeddus, Paneli Heddlu a Throsedd: Y Flwyddyn Gyntaf, fel egwyddorion 'arfer da'.**

**(b) Bod Rhaglen Gwaith i'r Dyfodol Craffu yn cael ei datblygu sy'n cynnwys y meysydd ar gyfer craffu a restrir ym Mharagraff 2.6 yr adroddiad, yn amodol ar y diwygiad i'r ail bwynt bwled fel a amlygwyd uchod.**

121. **DYDDIAD Y CYFARFOD NESAF:**

Bydd cyfarfod nesaf Panel Heddlu a Throsedd Gogledd Cymru ddydd Llun 15 Medi 2014 am 2.00pm, lleoliad i'w gadarnhau.

(Daeth y cyfarfod i ben am 3.35 pm)

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## Adroddiad gan Swyddfa'r Comisiynydd Heddlu a Throseddu

**Teitl:** Diweddariad ar Gyllideb 2014/15 (y sefyllfa ar 30 Mehefin 2014)

**Cyfarfod:** Panel Heddlu a Throseddu Gogledd Cymru, 15 Medi 2014

**Awdur:** Kate Jackson, Prif Swyddog Cyllid

### 1. Rhagymadrodd

1.1 Nod y papur hwn yw rhoi diweddariad i aelodau'r panel ar gyllideb blismona Gogledd Cymru fel yr oedd y sefyllfa ar 30 Mehefin 2014 (mis 3).

### 2. Argymhellion

2.1 Nodi'r adroddiad

### 3. Diweddariad ar gyllideb 2014/15

3.1 Cafodd cyllideb net Comisiynydd Heddlu a Throseddu Gogledd Cymru ei chymeradwyo gan y Panel Heddlu a Throseddu ar 20 Ionawr 2014 ar £141.204m. Ar 30 Mehefin 2014, yr amcanestyniad llawn hyd at ddiwedd y flwyddyn yw tanwariant net o £0.385m.

3.2 Mae'r amcanestyniadau'n dangos bod y gwariant yn cyd-fynd yn fras â'r gyllideb. Fodd bynnag, o fewn hyn mae nifer o achosion rhagamcanedig o orwariant a thanwariant. Y mwyaf arwyddocaol o'r rhain yw:

- Gweithwyr – gorwariant rhagamcanedig o £0.564m.  
Effaith net nifer o ffactorau yw hyn; y mwyaf arwyddocaol ohonynt yw:
  - Gorwariant o £0.254m ar Gyflogau Swyddogion yr Heddlu – bydd y polisi recriwtio'n gynnar yn sicrhau bod modd llenwi'r holl swyddi swyddogion heddlu. Gellir ariannu'r gorwariant hwn o'r Gronfa Swyddogion ar Brawf yn unol â'r strategaeth recriwtio.
  - Gorwariant o £0.462m ar Gyflogau Staff Heddlu – mae'r nifer o staff asiantaeth yn gostwng, a disgwylir i'r gorwariant rhagamcanedig hwn leihau yn ystod y flwyddyn.
  - Tanwariant o £0.220m ar lwfansau – mae'r gyllideb wreiddiol yn cynnwys elfennau ar gyfer rhent, tai a grantiau digolledu sy'n daladwy i swyddogion presennol. Wrth i'r swyddogion hynny ymddeol, ni fydd y lwfansau hyn yn daladwy mwyach; cyfrifwyd y tanwariant ar sail amcangyfrif o'r swyddogion a fydd yn ymddeol yn y flwyddyn ariannol hon.
- Cyflenwadau a Gwasanaethau – tanwariant rhagamcanedig o £0.394m
  - Tanwariant o £0.450m ar waith fforensig. Seiliwyd yr amcangyfrif ar wariant 2013/14 a'r gweithgarwch hyd yma yn y flwyddyn ariannol hon. Pe bai'r lefel o weithgarwch yn amrywio, yna bydd y costau rhagamcanedig yn newid hefyd. Mae gwaith fforensig wedi cael ei nodi

fel maes lle gellid gwneud arbedion; os cedwir at y lefel hon o wariant bydd y gyllideb yn cael ei lleihau yn 2015/16.

- Incwm – incwm ychwanegol rhagamcanedig o £0.404m
  - Mae tua hanner yr incwm ychwanegol yn deillio o werthu cerbydau. Mae'r rhaglen amnewid cerbydau ar waith yn llawn erbyn hyn, yn dilyn rhewi gwariant cyfalaf yn 2011/12. Mae hyn wedi arwain at werthu mwy nag arfer o gerbydau yn 2013/14 a 2014/15.
  - Mae'r balans i'w briodoli i nifer o grantiau partneriaeth.

3.3 Ar hyn o bryd, mae'r amcanestyniadau yn dangos bod taliadau cyfalaf, arian wrth gefn a'r gronfa diogelwch cymunedol yn unol â'r gyllideb.

3.4 Rhoddir crynodeb o'r cyllidebau a'r amcanestyniadau isod.

Revenue Budget	YTD Budget	YTD Actual	YTD Est/Comm	YTD Var	Annual Budget	Full Year Projection	EOY Variance
Budget 2014-15 as at 30 June 2014	30.6.14	30.6.14	30.6.14	30.6.14	30.6.14	30.6.14	30.6.14
	£000	£000	£000	£000	£000	£000	£000
<b>Expenditure</b>							
Employee Costs	30,080	30,154	379	453	120,716	121,280	564
Premises Costs	1,930	2,015	-	85	8,187	8,002	- 185
Transport Costs	1,118	1,375	-	257	5,193	5,227	34
Supplies and Services	4,103	4,722	-	619	16,911	16,517	- 394
Debt Charges and Contribution to Capital	476	-	-	476	1,904	1,904	-
Contingencies and Savings	247	-	-	247	989	989	-
Community Safety Fund	292	4	-	288	1,166	1,166	-
<b>Gross Expenditure</b>	<b>38,246</b>	<b>38,270</b>	<b>379</b>	<b>403</b>	<b>155,066</b>	<b>155,085</b>	<b>19</b>
<b>Income</b>	<b>- 3,562</b>	<b>- 2,640</b>	<b>-</b>	<b>922</b>	<b>- 14,131</b>	<b>- 14,535</b>	<b>- 404</b>
PFI Reserve	373	-	-	373	373	373	-
Speed Awareness Reserve	- 26	-	-	26	- 104	- 104	-
<b>Net Expenditure</b>	<b>35,031</b>	<b>35,630</b>	<b>379</b>	<b>978</b>	<b>141,204</b>	<b>140,819</b>	<b>- 385</b>
Total Grants	- 19,275	-	-	19,275	- 77,102	- 77,102	-
Council Tax	- 16,026	-	-	16,026	- 64,102	- 64,102	-
<b>Funding</b>	<b>- 35,301</b>	<b>-</b>	<b>-</b>	<b>35,301</b>	<b>- 141,204</b>	<b>- 141,204</b>	<b>-</b>
Contribution (to)/from reserves						- 385	- 385

#### 4. Cyfalaf

4.1 Mae'r rhaglen gyfalaf wreiddiol ar gyfer 2014/15 yn £13.9m yn unol â'r Cynllun Ariannol Tymor Canolig. Ar ôl ystyried symiau a gariwyd drosodd o 2013/14, mae hyn yn cynyddu i £15.3m Mae tua 50% o gyllideb gyfalaf 2014/15 wedi cael ei neilltuo i dri phrosiect mawr:

- Prosiect Wrecsam - £4.4m
- Datblygiad Llandudno - £2.75m
- Adleoli ym Mhwillheli - £0.85m

Er y cytunwyd ar yr achosion busnes a bod ymgynghoriad cyhoeddus ar waith erbyn hyn, mae'n debygol y bydd llawer o'r gwariant ar y tri chynllun hwn yn disgyn i flynyddoedd ariannol y dyfodol. Bydd cyllideb y rhaglen gyfalaf yn cael ei hailbroffio pan fydd rhagor o wybodaeth ar gael.

- 4.2 O'r £7.3m sy'n weddill, dim ond £0.5m sydd wedi cael ei wario yn ystod y chwarter cyntaf. Er ei bod yn normal i wariant fod yn isel ar ddechrau'r flwyddyn ariannol, bydd angen ailbroffilio cyllidebau llawer o'r prosiectau hyn hefyd, yn enwedig lle maent yn ddibynnol ar adolygiadau eraill sydd ar y gweill.

## 5 Goblygiadau

Amrywiaeth	Dim goblygiadau amrywiaeth ar wahân
Ariannol	Diben yr adroddiad hwn yw hysbysu'r Panel Heddlu a Throseddu am y sefyllfa fonitro o ran reffeniw a chyfalaf fel yr oedd ddiwedd Mehefin 2014  Mae ariannu digonol yn hanfodol er mwyn gwireddu'r cynllun heddlu a throseddu ac i gyflawni'n gofynion cyfreithiol
Cyfreithiol	Dim goblygiadau risg ar wahân
Risg	Dim goblygiadau risg ar wahân
Y Cynllun Heddlu a Throseddu	Dim goblygiadau ar wahân o ran yr heddlu a throseddu



## Adroddiad gan Swyddfa Comisiynydd yr Heddlu a Throsedd

**Teitl:** Amserlen ar gyfer y Praesept Plismona Arfaethedig 2015/16

**Cyfarfod:** Panel Heddlu a Throsedd Gogledd Cymru, 15 Medi 2014

**Awdur:** Kate Jackson, Prif Swyddog Cyllid

### 1. Cyflwyniad

- 1.1 Mae'r adroddiad hwn yn amlinellu'r amserlen arfaethedig ar gyfer gosod y praesept ar gyfer blwyddyn ariannol 2015/16.

### 2. Argymhellion

- 2.1 I Banel yr Heddlu a Throsedd gymeradwyo'r amserlen arfaethedig ar gyfer gosod y praesept ar gyfer blwyddyn ariannol 2015/16.

### 3. Amserlen

- 3.1 Mae gan Banel yr Heddlu a Throsedd ran allweddol i'w chwarae wrth bennu lefel y praesept plismona ar gyfer 2015/16. Mae Atodlen 5 o Ddeddf Diwygio'r Heddlu a Chyfrifoldeb Cymdeithasol 2011 yn nodi rôl y Panel wrth adolygu lefel praeseptau a gynigiwyd gan y Comisiynydd; Mae Atodiad 1 yr adroddiad hwn yn cynnwys cyfarwyddyd y Swyddfa Gartref a'r amserlen statudol ar gyfer Panel yr Heddlu a Throsedd.
- 3.2 Os yw manylion y grant plismona yn cael eu cyhoeddi mewn da bryd, gall fod yn bosibl i gyflwyno cynlluniau cyllidebol i'r panel ym mis Rhagfyr; fodd bynnag, mae'n fwy arferol i dderbyn yr wybodaeth hon yng nghanol neu ar ddiwedd mis Rhagfyr, felly ni fydd y Comisiynydd mewn sefyllfa i gyflwyno cynigion cadarn i'r Panel tan fis Ionawr 2015.
- 3.3 Y bwriad yw y bydd y Comisiynydd yn rhoi gwybod i'r Panel am lefel y praesept arfaethedig ar gyfer 2015/16 ar 12 Ionawr 2015, un wythnos cyn **cyfarfod y Panel ar 19 Ionawr 2015**.
- 3.4 Mae'r tabl isod yn crynhoi'r terfynau amser statudol a'r trefniadau arfaethedig ar gyfer Gogledd Cymru. Os bydd y Panel yn penderfynu gwahardd y praesept arfaethedig, er mwyn cwrdd â therfynau amser lleol am roi bil treth y cyngor, rhaid i'r broses gael ei **chwblhau erbyn 13 Chwefror, 2015**, a byddai angen cynnal cyfarfod arbennig o'r Panel cyn 2 Chwefror:

Gweithgarwch	Terfyn Amser Statudol	Amserlen ar gyfer Gogledd Cymru
Y Comisiynydd i roi gwybod i'r Panel am y praesept arfaethedig	1 Chwefror	12 Ionawr
Y Panel i adolygu a gwneud adroddiad i'r Comisiynydd ar y praesept arfaethedig (p'un a yw'n derbyn neu'n gwrthod y praesept).	8 Chwefror	19 Ionawr
Os yw'r Panel yn penderfynu gwahardd y praesept arfaethedig, mae'n ofynnol i'r Comisiynydd roi sylw i ac ymateb i adroddiad y Panel, ac i gyhoeddi ei ymateb gan gynnwys praesept diwygiedig.	15 Chwefror	
Y Panel, ar ôl derbyn ymateb gan y Comisiynydd yn eu hysbysu o'r praesept diwygiedig, i adolygu'r praesept diwygiedig a gwneud ail adroddiad i'r Comisiynydd	22 Chwefror	<i>Cyfarfod arbennig o Banel yr Heddlu a Throsedd i'w drefnu cyn 2 Chwefror (os oes angen)</i>
Y Comisiynydd i roi sylw i ac ymateb i ail adroddiad y Panel a chyhoeddi ei ymateb.	1 Mawrth	

#### 4. GOBLYGIADAU

Cydraddoldeb	Dim goblygiadau cydraddoldeb ar wahân
Ariannol	Os nad yw'r praesept yn cael ei benderfynu o fewn yr amserlen statudol, ni fydd gan Heddlu Gogledd Cymru yr adnoddau angenrheidiol i gyflawni ei gyfrifoldebau statudol yn 2015/16.
Cyfreithiol	Mae'r amserlen a awgrymir yn ystyried yr amserlen statudol ar gyfer cynnig a chraffu praesept Comisiynydd yr Heddlu a Throsedd.
Cymuned	Mae'n ofynnol i'r praesept ddarparu gwasanaethau heddlu a throsedd i'r cymunedau yng Ngogledd Cymru.
Risg	Mae'r risg yn ariannol, fel y manylir uchod.
Cynllun yr Heddlu a Throsedd	Rhaid i'r praesept gael ei benderfynu, er mwyn cyflawni amcanion Cynllun yr Heddlu a Throsedd.

Canllaw y Swyddfa Gartref  
Paneli yr Heddlu a Throsedd - Craffu ar Braeseptau;

Mae'r nodyn canllaw hwn yn egluro'r broses ar gyfer gwaith craffu panel yr heddlu a throsedd (PHTh) o braesept arfaethedig y comisiynydd heddlu a throsedd (CHTh) a dylid eu darllen ochr yn ochr â:

- Atodlen 5 Deddf Diwygio'r Heddlu a Chyfrifoldeb Cymdeithasol 2011; ("y Ddeddf")
- Rhan 2 o Rheoliadau Paneli Heddlu a Throsedd (Praeseptau a Phenodi Prif Gwnstabl) 2012 ("y Rheoliadau")

Mae nodiadau canllaw ar wahân yn amlinellu'r gwaith o graffu penodi prif gwnstabl wedi cael ei gyhoeddi ochr yn ochr â'r nodyn canllaw hwn.

### **Cefndir**

Mae Atodlen 5 o'r Ddeddf yn nodi'r broses ar gyfer cyflwyno praesept, gan gynnwys rôl y panel wrth adolygu'r praesept arfaethedig, eu pŵer i wrthod y praesept a'r camau sydd i'w cymryd os ydynt yn gwrthod y praesept arfaethedig.

Mae'r Rheoliadau hyn yn rhoi mwy o fanylder i'r Ddeddf, gan gynnwys terfynau amser sy'n berthnasol i gamau'r broses a'r broses ar gyfer adolygu a chyflwyno praesept ddiwygiedig.

Mae **Atodlen 5** angen:

- I CHTh roi gwybod i'r panel am braesept arfaethedig;
- I'r panel adolygu'r praesept arfaethedig;
- I'r panel wneud adroddiad i CHTh ar y praesept arfaethedig (gall hyn gynnwys argymhellion);
- adroddiad y panel (os ydynt yn gwrthod y praesept arfaethedig) i gynnwys datganiad eu bod wedi ei wrthod;
- penderfyniad o wrthod i'w gytuno gan ddwy ran o dair o aelodau'r panel;
- y CHTh i roi ystyriaeth i'r adroddiad a wnaed gan y panel (gan gynnwys unrhyw argymhellion yn yr adroddiad);
- y CHTh i roi ymateb i'r panel am eu hadroddiad (ac unrhyw argymhellion o'r fath);
- y CHTh i gyhoeddi'r ymateb.

Mater i'r panel yw penderfynu sut y dylid cyhoeddi ymateb i adroddiad neu argymhellion.

Os nad yw'n cael ei wrthod ac mae'r CHTh wedi cyhoeddi ei ymateb i adroddiad y panel, gall y CHTh wedyn gyhoeddi'r praesept arfaethedig - neu braesept gwahanol (ond os yw'n unol â'r argymhelliad yn adroddiad y panel i wneud hynny yn unig).

Mae'r **Rheoliadau** angen:

- I CHTH roi gwybod i'r panel am braesept arfaethedig erbyn **1 Chwefror**;
- I'r panel adolygu a gwneud adroddiad i CHTH ar y praesept arfaethedig (os yw'n gwrthod y praesept ai peidio) **erbyn 8 Chwefror**;
- Lle mae'r panel yn gwrthod y praesept, y CHTH i ystyried ac ymateb i adroddiad y Panel, a chyhoeddi ei ymateb, gan gynnwys praesept ddiwygiedig, **erbyn 15 Chwefror**;
- Y Panel, ar ôl derbyn ymateb gan y Comisiynydd yn eu hysbysu o'r praesept diwygiedig, i adolygu'r praesept diwygiedig a gwneud ail adroddiad i'r CHTH **erbyn 22 Chwefror**;
- Y CHTH i roi sylw i ac ymateb i ail adroddiad y Panel a chyhoeddi ei ymateb **erbyn 1 Mawrth**;

### **Adroddiad y Panel ar y praesept arfaethedig**

Os bydd y panel yn methu adrodd i CHTH erbyn 8 Chwefror, bydd y broses graffu yn dod i ben, hyd yn oed os yw'r panel wedi pleidleisio i wahardd y praesept arfaethedig, a gall y CHTH gyhoeddi'r praesept arfaethedig.

### **Ymateb CHTH i wrthod y praesept**

Lle bydd y panel yn gwrthod y praesept arfaethedig, mae'n rhaid i'r CHTH roi ystyriaeth i'r adroddiad a wnaed gan y panel, rhoi ymateb i'r panel am yr adroddiad a chyhoeddi'r ymateb, erbyn 15 Chwefror. Yn ei ymateb, mae'n rhaid i CHTH roi gwybod i'r panel am y praesept diwygiedig mae'n bwriadu ei gyhoeddi.

Lle mae adroddiad y panel yn dangos eu bod wedi gwrthod y praesept am ei fod yn:

- rhy **uchel**, mae'n rhaid i'r praesept diwygiedig fod yn is na'r praesept a gynigiwyd yn flaenorol.
- rhy **isel**, mae'n rhaid i'r praesept diwygiedig fod yn uwch na'r praesept a gynigiwyd yn flaenorol.

Dim ond y praesept arfaethedig cyntaf gaiff y PHTH ei wrthod. Rhaid i wrthod o'r fath gael ei gytuno gan ddwy ran o dair o aelodau PHTH (yr aelodaeth lawn yn hytrach na'r rhai sy'n bresennol mewn cyfarfod). Pan fo gwrthod yn digwydd, rhaid i'r adroddiad i'r CHTH gynnwys datganiad i'r perwyl hwnnw.

### **Adolygiad y Panel o'r praesept diwygiedig**

Ar ôl derbyn ymateb oddi wrth y CHTH yn eu hysbysu o'r cynnig praesept diwygiedig, mae'n rhaid i'r panel adolygu'r cynnig praesept diwygiedig a gwneud ail adroddiad i'r CHTH erbyn 22 Chwefror. Gall yr adroddiad hwn:

- nodi a yw'r panel yn derbyn neu'n gwrthod y praesept diwygiedig (er nad yw gwrthod yn atal y CHTH rhag cyhoeddi'r praesept diwygiedig); a

- gwneud argymhellion, gan gynnwys argymhellion ar y praesept y dylid ei gyhoeddi.

Os bydd y panel yn methu â gwneud ail adroddiad i'r CHTh erbyn 22 Chwefror, gall y CHTh gyhoeddi'r praesept diwygiedig.

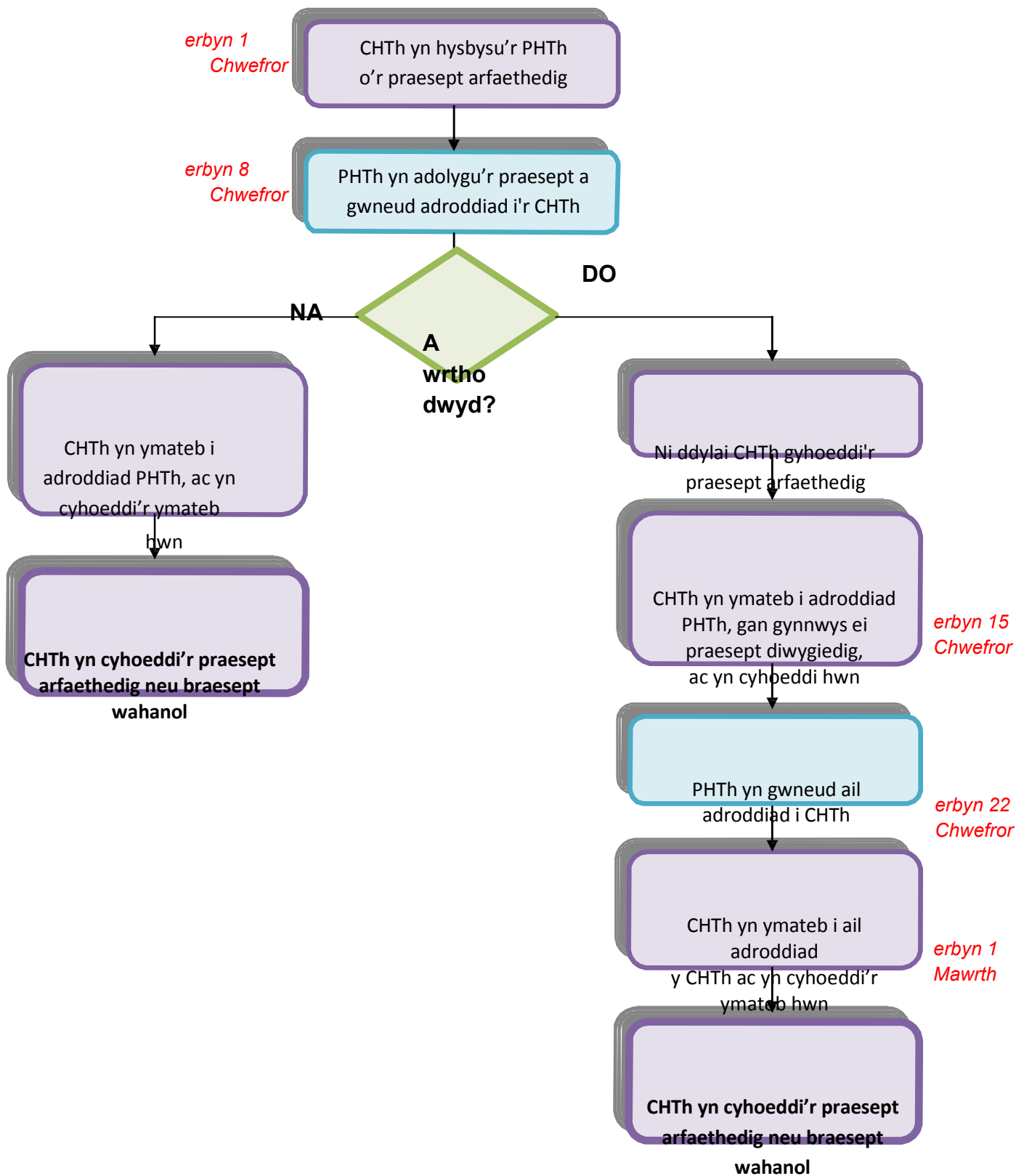
### **Cyhoeddi'r praesept**

Ac eithrio lle mae'r panel yn methu ag adrodd ar y praesept arfaethedig erbyn 8 Chwefror neu wneud ail adroddiad ar y praesept diwygiedig erbyn 22 Chwefror, bydd y broses graffu yn dod i ben pan fydd y CHTh yn rhoi ei ymateb i'r panel ar eu hail adroddiad.

Gall y CHTh wedyn:

- gyhoeddi praesept diwygiedig; neu
- gyflwyno praesept wahanol, er:
  - na ddylent gyhoeddi praesept sydd yn uwch na'r praesept diwygiedig os cafodd y praesept diwygiedig ei gostwng yn dilyn adroddiad cychwynnol y panel ar y praesept arfaethedig cyntaf gan nodi y cafodd ei wrthod am ei fod yn rhy uchel;
  - na ddylent gyhoeddi praesept sydd yn is na'r praesept diwygiedig os cafodd y praesept diwygiedig ei chodi yn dilyn adroddiad cychwynnol y panel ar y praesept arfaethedig cyntaf gan nodi y cafodd ei wrthod am ei fod yn rhy isel;

## Y broses ar gyfer craffu PHTh o braesept arfaethedig y CHTh





<b>ADRODDIAD I'R:</b>	Panel Heddlu a Throseddau Gogledd Cymru
<b>DYDDIAD:</b>	15 Medi 2014
<b>SWYDDOG CYSWLLT:</b>	Ken Finch, Cyfarwyddwr Strategol (Democratiaeth, Rheoleiddio a Chefnogaeth) – Cyngor Bwrdeistref Sirol Conwy
<b>TESTUN:</b>	Ymateb i ymgynghoriad ar raglen Arolygiaeth Cwnstabiliaeth Ei Mawrhydi ar gyfer arolygiadau cyson yr heddlu

## 1. PWRPAS YR ADRODDIAD

- 1.1 Bod Panel Heddlu a Throseddau Gogledd Cymru'n ystyried ymateb i ymgynghoriad cyhoeddus Arolygiaeth Cwnstabiliaeth Ei Mawrhydi (ACEM) ar ei rhaglen newydd ar gyfer arolygiadau cyson ar yr heddlu.

## 2. CRYNODEB GWEITHREDOL

- 2.1 Mae ACEM yn datblygu rhaglen newydd ar gyfer arolygiadau o agweddau ar blismona o ddydd-i-ddydd ym mhob heddlu. Bydd hyn yn galluogi ACEM i astudio'r hyn sy'n digwydd ar y tir yn ardaloedd yr heddlu, nodi a lledaenu arfer gorau ymhlith heddluoedd, a chynyddu'r cyfleoedd y bydd unrhyw broblemau neu fethiannau yn y gwasanaeth yn cael eu darganfod yn gynnar, er mwyn i bethau cael eu rhoi'n iawn cyn iddynt fynd yn fwy difrifol o ran niwed a chost.
- 2.2 Mae Bwrdd ACEM wedi cytuno dull arfaethedig o droi at arolygiadau blynyddol o'r holl heddluoedd, a fydd yn canolbwyntio ar dair thema:
- Pa mor dda mae pob heddlu'n torri troseddau (effeithiolrwydd)
  - Pa mor dda mae pob heddlu'n darparu gwerth am arian (effeithlonrwydd) a:
  - Pha mor dda mae pob heddlu'n darparu gwasanaeth cyfreithlon yn llygaid y cyhoedd (cyfreithlondeb)
- 2.3 Mae llythyr gan ACEM sy'n esbonio'r rhesymau am yr ymgynghoriad ynghlwm yn Atodiad 1; mae crynodeb o'r ymgynghoriad ynghlwm yn



Atodiad 2; ac mae'r ymateb arfaethedig i'r ymgynghoriad, sy'n seiliedig ar 10 cwestiwn ynghlwm yn Atodiad 3.

- 2.4 Mae'r dyddiad cau i'r ymgynghoriad wedi'i ymestyn i ddydd Gwener, 12 Medi 2014; felly gan fod yr adroddiad hwn yn ddogfen gyhoeddus, mae copi drafft o'r ymateb wedi'i gyflwyno i ACEM, a bydd unrhyw newidiadau a wneir gan y Panel yn cael eu hanfon ymlaen at ACEM yn dilyn hynny. Rhoddodd y Cyfarwyddwr Strategol wybod i ACEM am y cam gweithredu arfaethedig hwn.

### **3. ARGYMHELLION / DEWISIADAU**

- 3.1 Bod Panel Heddlu a Throseddau Gogledd Cymru'n cymeradwyo'r ymateb i'r ymgynghoriad ar raglen Arolygiaeth Cwnstabiliaeth Ei Mawrhydi ar gyfer arolygiadau cyson yr heddlu.

### **4. GWYBODAETH GEFNDIR**

- 4.1 Yn y blynyddoedd diwethaf, mae plismona yng Nghymru a Lloegr wedi mynd trwy newid sylweddol. Mae sefydliadau'r heddlu wedi bod trwy ddiwygiadau mawr. Mae'r newidiadau hyn yn cynnwys:

- creu comisiynwyr heddlu a throseddu a etholwyd yn uniongyrchol i wella atebolrwydd;
- sefydlu Coleg Plismona i osod safonau, gwella proffesiynoldeb a datblygu gwell dealltwriaeth o'r hyn sy'n gweithio;
- sefydlu Asiantaeth Troseddu Cenedlaethol i fynd i'r afael â throseddau difrifol a threfnedig; a
- rhoi mwy o rymoedd ac adnoddau i Gomisiwn Cwynion Annibynnol yr Heddlu.

- 4.2 Mae'r ffordd y mae ACEM yn cefnogi gwelliant yr heddlu wedi newid hefyd a bydd yn parhau i addasu i'r oes plismona newydd hwn. Mae ACEM wedi mynd yn fwy annibynnol ar wasanaeth y llywodraeth a'r heddlu, ac yn newid eu dull o arolygu'r 43 heddlu yng Nghymru a Lloegr, er mwyn i'r rhai sy'n ystyried yr heddlu'n atebol – sef y cyhoedd a'r comisiynwyr heddlu a throseddu - gael asesiad dibynadwy, diduedd ac arbenigol o blismona.

- 4.2 Bydd ACEM yn cynnal rhaglen flynyddol newydd o arolygiadau drwy'r heddlu. Bydd yr arolygiadau'n darparu asesiadau hygrych, blynyddol annibynnol ar berfformiad heddluoedd. Byddan nhw'n ei gwneud hi'n bosibl gweld o nifer fach o gategorïau hawdd eu deall o weithgarwch ac asesiad yr heddlu, pa mor dda mae heddluoedd yn perfformio.

Prif nodau'r rhaglen yw:

- gwella atebolrwydd democrataidd effeithiol;
- arolygu mewn ffordd sy'n arwain at y gwelliant mwyaf ymarferol sylweddol mewn gwasanaethau plismona; a
- chynorthwyo wrth ddynodi problemau'n gynnar ac felly'n lleihau'r risg o fethiant.

Bydd ffocws y rhaglen ar dair prif thema:

- effeithlonrwydd: pa mor dda mae heddluoedd yn rhoi gwerth am arian;
- effeithiolrwydd: pa mor dda mae pob heddlu'n torri troseddau; a
- chyfreithlondeb: pa mor dda mae pob heddlu'n darparu gwasanaeth teg ac yn trin pobl yn gywir.

4.3 Bydd yr enw ar gyfer y rhaglen newydd yn adlewyrchu'r themâu hyn. Bydd yr arolygiadau'n cael eu galw'n asesiadau Effeithlonrwydd, Effeithiolrwydd a Chyfreithlondeb yr Heddlu, neu asesiadau PEEL (Police Efficiency, Effectiveness and Legitimacy).

## **5. YMGYNGHORI**

5.1 Cynhaliwyd gwaith ymgynghori gyda holl aelodau'r Panel Heddlu a Throseddau.

## **6. GOBLYGIADAU O RAN ADNODDAU**

6.1 Dim.

## **7. RISG**

7.1 Trwy ymateb i'r ymgynghoriad, bydd ACEM yn ymwybodol o safbwyntiau'r Panel Heddlu a Throseddau ar raglen arolygu PEEL arfaethedig.

## **8. RHESWM DROS YR ARGYMHELLIAD**

8.1 Rhoi cyfle i'r Panel roi sylwadau ar ddull arfaethedig ACEM o droi at raglen arolygu PEEL, fel a osodwyd yn y ddogfen ymgynghori.

**Thomas P Winsor**  
Her Majesty's Chief Inspector of Constabulary

Chair  
Police and Crime Panel

18 July 2014



### **HMIC's new programme of regular force inspections**

In a Written Ministerial Statement laid on Wednesday 18 December 2013, the Home Office announced its decision *to fund a new annual programme of HMIC all-force inspections.*

At the Home Secretary's request, we are developing this new programme of inspections of aspects of day-to-day policing in all police forces. This will allow us to examine what is happening on the ground in force areas, identify and disseminate best practice amongst forces, and increase the chances of any problems or service failures being discovered early so that things are put right before they become more serious in terms of public harm and cost.

I am writing to update you on our plans in relation to this work, known as the PEEL (police effectiveness, efficiency and legitimacy) programme.

Until now, HMIC has principally fulfilled its core function of inspection and reporting on the efficiency and effectiveness of forces in England and Wales (as required by section 54(2) of the Police Act 1996) by monitoring data provided by police forces and inspecting areas of policing that present a particular risk.

However, such an approach carries the risk that potential problems may be missed. The recent mid-Staffordshire NHS case – in which the absence of regular, on-the-ground inspection resulted in the Care Quality Commission failing to identify severe shortcomings in the provision of services because, on the surface, the health trust was performing reasonably well – has been very much in our minds during these deliberations.

The HMIC Board therefore considers that routine and regular inspections are the most reliable basis for sound, thorough and comparative assessments of police efficiency and effectiveness.

Work to implement the programme is continuing apace, and HMIC is increasing the amount and extent of its consultation with the public and other policing institutions and interested parties, including police and crime commissioners, local policing bodies (PCCs and LPBs) and the police service.

The HMIC Board has now agreed a proposed approach to the annual all-force inspections. The new programme will focus on three themes:

- how well each force cuts crime (effectiveness);

- how well each force provides value for money (efficiency); and
- how well each force provides a service that has legitimacy in the eyes of the public (legitimacy).

Each force will be inspected and reported on twice each year as part of the PEEL programme.

- One inspection will cover **effectiveness**. It will focus in detail on how effectively forces prevent and reduce crime, and how effectively they investigate crime in the context of the demand they face and local priorities.
- The other inspection will cover **efficiency**. It will consider how forces provide value for money, how they make best use of their resources to achieve the right results for local communities, and whether their plans are sustainable in years to come.
- Both inspections will cover elements of **legitimacy**, along with organisational factors and local context.

The findings from the two inspections will then be combined to produce one fully integrated assessment for each force. We will use PEEL assessments and all relevant thematic reports to provide a national assessment of policing.

### **HMIC's proposed judgments and recommendations**

The report after each inspection will include judgments in relation to individual elements of the assessment.

HMIC proposes to use four judgments: two positive and two negative. Judgments will be made in connection with the three themes of efficiency, effectiveness and legitimacy, as well as individual elements of the inspection framework. The judgments reflect the terminology used by Ofsted. The Care Quality Commission has recently consulted on a proposal based on a similar model. The judgments will be:

- outstanding;
- good;
- requires improvement; and
- inadequate.

We will publish criteria so that the way in which we arrive at judgments is clear. We will base judgment criteria on existing professional standards where they exist. Judgments will be accompanied by further information that will include comments on local context, and whether the force is improving or getting worse.

HMIC is committed to making recommendations when an assessment has identified there is a clear problem that needs to be addressed. We are also proposing to make recommendations in relation to areas that could be improved. As well as making recommendations to police forces, we propose to make recommendations to other bodies, such as the Home Office and the College of Policing, where issues that arise from inspections need to be addressed by those bodies.

We will also change the way we approach our inspections to reflect the way the police collaborate. It is right that, in a tight financial climate, the police should exploit opportunities to join up with other organisations in the public, voluntary and private sectors, cutting out duplication and providing better, more efficient services to the public. HMIC will be mindful of collaboration arrangements in order to minimise inspection demands. HMIC will work with other inspectorates so that we are accurately identifying material issues before and after inspection.

### **The consultation**

On Monday 30 June 2014, we launched a period of public consultation, in which I would encourage you to take part. The consultation is open to all, and will enable us to obtain the views of the public, policing institutions and other interested parties.

The consultation period ends on Friday 29 August 2014, after which time we will collate and consider all responses.

I hope that you will find this update useful, and will consider responding to the attached consultation formally.

A handwritten signature in blue ink, appearing to read 'Thomas P Winsor', with a long horizontal flourish extending to the right.

**Thomas P Winsor**

Her Majesty's Chief Inspector of Constabulary



Inspecting policing  
in the **public interest**

# HMIC's programme for regular force inspections

For consultation

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# Her Majesty's Inspectorate of Constabulary

Her Majesty's Inspectorate of Constabulary (HMIC) independently assesses the efficiency and effectiveness of police forces and policing activity – ranging from neighbourhood teams through serious crime to the fight against terrorism – in the public interest.

In preparing our reports, we ask the questions which citizens would ask, and publish the answers in accessible form, using our expertise to interpret the evidence. We provide authoritative information to allow the public to compare the performance of their force over time and against others, and our evidence is used to drive improvements in the service to the public.

HMIC consults and works with other organisations on the inspection and assessment of police forces in England and Wales. HMIC also has a long history of conducting joint inspections with other inspectorates. HMIC does not have a statutory duty to inspect police and crime commissioners and their offices, but can be commissioned to inspect services on their behalf.

## **Our mission**

Through inspecting, monitoring and advising, to promote and advance improvements in the efficiency and effectiveness of policing. We will do this independently, professionally and fairly, always championing the public interest, and we will explain what we do and why.

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## Foreword from HM Chief Inspector of Constabulary

In November 2013, the Home Secretary asked HMIC to develop and implement a new programme of annual all-force inspections with a view to assessing the efficiency and effectiveness of policing in England and Wales. It will see forces judged and placed in one of four categories: outstanding, good, requires improvement or inadequate.

This will be a major undertaking for the inspectorate and will have significant implications for policing. It is therefore right that we hear as many views as possible as we develop the programme for these assessments. The assessments will judge whether your police force is providing an efficient and effective service.

Over recent years, HMIC has moved from reviewing and reporting on the efficiency and effectiveness of each force to focusing on specific issues across the police service. A thematic and risk-based approach has served to address areas of significant public interest and will need to continue.

Policing is changing and this necessitates a more consistent and accessible means for the public to assess the quality of policing as a whole in their area. This will complement the greater focus on forces' accountability to the public through directly elected police and crime commissioners.

In addition to inspections on specific issues, HMIC will set out a clear, objective and comprehensive assessment of the efficiency and effectiveness of policing in each force area. The new programme of inspections will give the public an easy-to-understand assessment of how their force is performing.

This document sets out our proposed approach for these new assessments. We are keen to hear your views. Throughout the document, we have asked a number of questions and your responses will inform the next stage of the programme's development.

I should like to thank you on behalf of Her Majesty's Inspectors for taking the time to read this document and I look forward to your responses.

**Thomas P Winsor**  
**HM Chief Inspector of Constabulary**

## Policing in England and Wales

- 1 In recent years, policing in England and Wales has undergone significant institutional, structural and operational reform. Since 2010, the substantial reforms to the institutions of the police have included:
  - the creation of police and crime commissioners<sup>1</sup> (PCCs) to improve accountability;
  - the establishment of the College of Policing to set standards, improve professionalism and develop a better understanding of what works;
  - the establishment of the National Crime Agency to tackle serious and organised crime;
  - more powers and resources for the Independent Police Complaints Commission (IPCC); and
  - an inspectorate that is more independent of government and more independent of the police service.
- 2 In addition, there have been wide-ranging changes to police terms and conditions of service, and there has been huge advancement in the use of technology, by both offenders and officers. These changes collectively amount to the greatest reform of the police for almost 100 years.
- 3 By far the most significant single change has been the introduction of democratically elected PCCs, one for each police force area. PCCs have replaced police authorities and set policing priorities through their local police and crime plans, set the budgets for their forces, and hold their chief constables to account.
- 4 The introduction of PCCs has been coupled with the abolition of government targets and a reaffirmation that operational responsibility belongs with the police. This reflects a move from bureaucratic accountability – where the police are held to account by central monitoring of targets and performance indicators – to local democratic accountability. Through the PCCs, the public now has a greater voice in determining the priorities of its local force.

<sup>1</sup> The term police and crime commissioners is used as shorthand to make reference to police and crime commissioners, the Mayor's Office for Policing and Crime in the Metropolitan Police Service and the Common Council of the City of London.

- 5 There are a number of independent regulatory and inspection bodies that scrutinise the police in the public interest and provide information on performance. The role of these bodies, which include HMIC and the IPCC, has been strengthened as part of the move to democratic accountability.
- 6 Some of these changes have been underpinned by legislation. The Police Reform and Social Responsibility Act 2011 made a number of significant changes to HMIC. It gave Her Majesty's Inspectors (HMIs) explicit powers of entry and access to information as well as a direct route of accountability to Parliament and the public.
- 7 The changes Parliament enshrined in law were a reflection of a changing policing world – one where democratic accountability could only successfully generate improvements if the public and the PCC had a clear, objective and robust sense of what was happening in their force.

## The need for change

- 8 The significant changes to police accountability have required organisations supporting the process, such as HMIC, to review the ways they work to make sure they are fit for the future.
- 9 HMIC's role in publishing information about the quality of the service police forces provide facilitates greater public scrutiny. This information serves as the basis for a dialogue between the public and their local PCC – but only if the information is accessible, easy to understand and covers the issues in which the public are interested.
- 10 In recent years, the expectations of the general public in relation to the information they receive about public services has changed radically. The public are accessing more information, through more channels, more quickly and easily than ever before. In March 2014, YouGov<sup>2</sup> polled over 2,000 members of the public on behalf of HMIC to get their views of performance information on the police. We know from this polling that the majority of the public want information but few feel that they are well informed about the police.
- 11 The information that HMIC provides needs to cover all aspects of policing and must take account of the complexities of policing in the modern age. The demand for the services of the police is changing, as is the nature of crime. The internet and associated technology have created conditions in which criminals have greater opportunities to operate in an environment that they believe to be safer, and where opportunities to offend are more readily or easily available. The internet has made new kinds of offending possible, and has increased the number of potential victims.
- 12 Inspections also need to be able to identify early signs of systemic problems across forces that could lead to issues like those seen in Mid Staffordshire hospital<sup>3</sup>. The last few years have seen a number of controversies and revelations of a serious and negative nature in relation to the conduct of some police officers – for example, conduct exposed by the Leveson Inquiry and the

<sup>2</sup> *PEEL Assessments – General Public survey*, YouGov, March 2014 and *PEEL Assessments – Survey of Local Councillors*, YouGov, March 2014 available from [www.hmic.gov.uk/programmes/regular-force-inspections-peel-assessments/](http://www.hmic.gov.uk/programmes/regular-force-inspections-peel-assessments/)

<sup>3</sup> *Report of the Mid Staffordshire NHS Foundation Trust Public Inquiry*, Sir Robert Francis QC, London, 2013

conclusions of the Hillsborough independent panel. Inspections need to put performance in to context, looking not just at the effectiveness of the force, but also the fairness and propriety of its processes.

- 13 In recent years, HMIC has monitored the efficiency and effectiveness of police forces through detailed analysis of performance and financial data and through thematic inspections, concentrating on areas of highest risk, greatest importance to the public and where things have gone wrong. It is our view that the balance of inspections has become too weighted towards thematic inspections. Having access to comparable assessments of force performance over a period of years allows forces and the public to identify, assess and monitor improvements or deterioration in service. Thematics, unless revisited routinely, do not provide the systematic analysis over time that provides the rich picture needed for democratic accountability, or the incentive for forces to improve year on year.
- 14 As the example of Mid Staffordshire hospital demonstrated, public institutions have their own sense of identity and characteristics born from their leaders, their work and their history. With these come inherent strengths and weaknesses. These strengths and weaknesses are often part of the institution and can be given insufficient emphasis in any thematic inspection focused on a single issue.
- 15 It is essential that those holding the police to account – the public and PCCs – have a reliable, impartial and expert assessment of the efficiency, effectiveness and legitimacy of core policing functions. The challenge is to provide this without unnecessarily increasing the demands on forces and continuing to provide detailed assessments of principal issues of concern when required. This will necessitate a change not only in what we do but also, crucially, how we do it.

## The new approach: all-force inspections

- 16 In order to meet these challenges, as we set out in the consultation on our 2014/15 inspection programme<sup>4</sup>, HMIC will be carrying out a new annual programme of all-force inspections. The inspections will provide accessible, annual independent assessments of the performance of police forces. They will make it possible to see from a small number of easy-to-understand categories of police activity and assessment, how well police forces are performing.
- 17 The principal aims for the programme are to:
- improve effective democratic accountability;
  - inspect in a way that leads to the greatest practicable appreciable improvement in policing services; and
  - assist in identifying problems at an early stage and so reduce the risk of failure.
- 18 The inspection programme will provide information about what is happening in reality across a range of policing functions. This will help forces drive improvement in their own performance through comparison with the best performers. It will support PCCs in holding their chief constables to account and reduce the need for PCCs to conduct regular assessments. It will assist the public in holding PCCs to account.
- 19 The focus of the programme will be on three principal themes:
- efficiency: how well police forces provide value for money;
  - effectiveness: how well each force cuts crime, from anti-social behaviour to protecting vulnerable people and organised crime; and
  - legitimacy: how well each force provides a service that is fair and treats people properly.
- 20 The first two themes reflect HM Chief Inspector of Constabulary's statutory responsibility to provide an annual assessment of the efficiency and effectiveness of policing in England and Wales (section 54(4A), Police Act

<sup>4</sup> HMIC's Proposed 2014/15 Inspection Programme for consultation, HMIC, London 2014

1996). The legitimacy of the police service is central to its effectiveness, and of sufficient significance to merit a third theme.

- 21 The name for the new programme will reflect these themes. The inspections will be called Police Efficiency, Effectiveness and Legitimacy assessments, or PEEL assessments.
- 22 In designing the PEEL assessment programme, HMIC has obtained the co-operation and constructive assistance of PCCs, police forces, the College of Policing and the Home Office, together with other inspectorates and senior academics and we have also carried out public polling. This collaborative work has helped to make the design of the new inspection programme as sound and efficient as possible to meet the needs of the public. The team used this engagement to establish a number of design principles that were used in developing the proposed approach. These principles can be found at Annex B at the end of this document.
- 23 The PEEL assessment programme will give HMIC a solid baseline to comment on the breadth of policing. It will reduce the need for additional thematic inspections and should, over time, lead to a reduction in the inspection demands that we place on forces.
- 24 The purpose of this consultation is to gather views on the approach HMIC uses to make PEEL assessments and the way the PEEL assessments will be presented.

# The proposed approach

## Overview

- 25 HMIC proposes the following principles to underpin the approach for PEEL assessments.
- Assessments will cover the range of activities that forces undertake.
  - There will be consistency in the way that assessments of different forces are carried out and reported upon. There will be a robust moderation process so that sound comparisons can be made between forces.
  - Inspections will be primarily based on qualitative evidence (i.e. descriptive information). Quantitative data will be used to support inspections.
  - The public's – and especially victims' – experiences of the police will be central to making an assessment.

## Assessment framework

- 26 HMIC will build on the existing monitoring framework in place for forces, basing PEEL assessments on a set of core questions. The questions will be grouped around the PEEL themes of efficiency, effectiveness and legitimacy, as set out below.
- (a) Efficiency
1. Is the force maximising the efficiency of its operational resources?
  2. Does the force have a secure financial position for the short and long terms?
  3. Does the force have a sustainable workforce model for the comprehensive spending review period and beyond?
  4. Does the force have the leadership capacity that it needs?
- (b) Effectiveness
5. How effective is the force at reducing crime and preventing offending?
  6. How effective is the force at investigating offending?



7. How effective is the force at protecting those at greatest risk of harm?
8. How effective is the force at tackling anti-social behaviour?
9. How effective is the force at tackling serious, organised and complex crime?
10. How effective is the force at meeting its commitments under the Strategic Policing Requirement<sup>5</sup>?
11. How effective is the force at proactively ensuring public safety?

(c) Legitimacy

12. What are the overall public perceptions of the force?
13. How effective is the force at responding when a member of the public calls for service?
14. How well is the force meeting its responsibility to treat people equally and without discrimination?
15. Does the force's workforce act with integrity?
16. Are the data and information that forces provide about their work of a high quality?

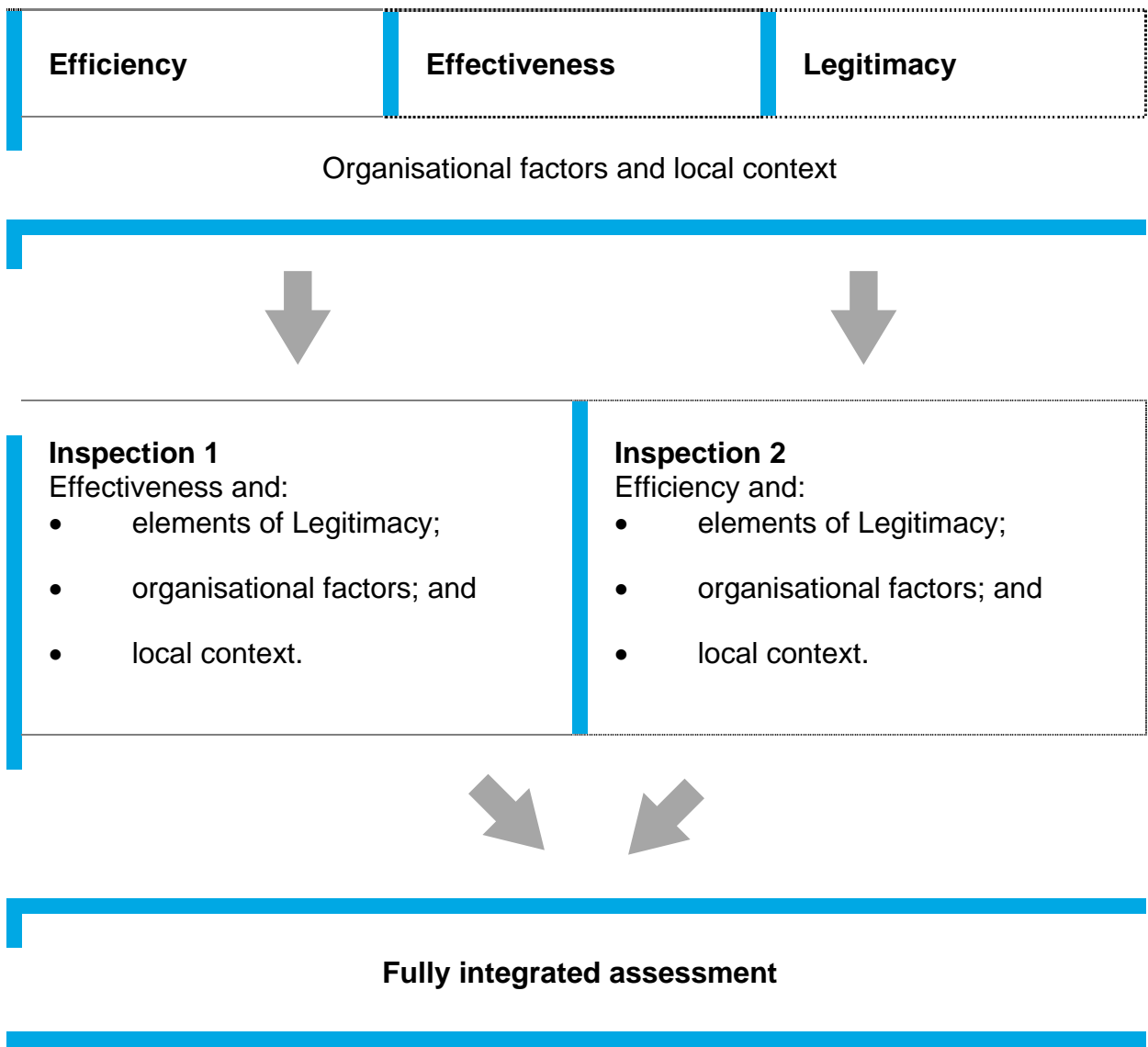
27 The framework will be extended to provide more rounded assessments. In addition to the 16 questions, assessments will consider:

- local context to reflect the different demands faced by forces, different priorities set by police and crime commissioners, and the collaboration and partnership arrangements that forces have in place; and
- organisational factors that drive operational performance, such as: leadership; supervision and management; organisational culture; training; allocation of resources; use of technology; and how forces learn, improve and innovate.

<sup>5</sup> *Strategic Policing Requirement*, HM Government, London, 2012

## Frequency and structure of inspections

- 28 Each force will be inspected and reported on twice each year as part of the PEEL programme.
- Inspection 1 will cover effectiveness. It will focus in detail on how effectively forces prevent and reduce crime, and how effectively they investigate crime in the context of the demand they face and local priorities.
  - Inspection 2 will cover efficiency. It will consider how forces provide value for money, how they make best use of their resources to achieve the right outcomes for local communities, and whether their plans are sustainable in years to come.
  - Both inspections will cover elements of legitimacy, along with organisational factors and local context.
- 29 The findings from the two inspections will then be combined to give one fully integrated assessment.



**Figure 1: Structure of PEEL inspections**

- 30 This approach of inspecting twice a year will provide an opportunity to revisit issues where it becomes apparent after the first inspection that additional information is required. It will also mean that forces are not penalised as a result of their position in the inspection timetable. For example, inspections will not be limited to one snapshot of a force at a certain point in the financial year and business planning cycle.
- 31 Our proposed approach, alongside the retention of some capacity to carry out thematic reviews, will also put HMIC in a position to identify and investigate national trends in policing at an early stage.

## Reporting

- 32 We propose to produce a report after each inspection that includes judgments against individual elements of the assessment framework. These reports will then be brought together to provide annual assessments against the three themes, along with a view of the organisational health of the force in terms of leadership and management. We will use PEEL assessments and any additional inspection reports on specific subject areas of policing to provide a national overview of policing.

### Consultation questions

- Q1. What do you think of the proposed approach? How could it be improved?**
- Q2. Are there any other aspects of police work you would like to see covered by PEEL inspections? If so, what are these?**

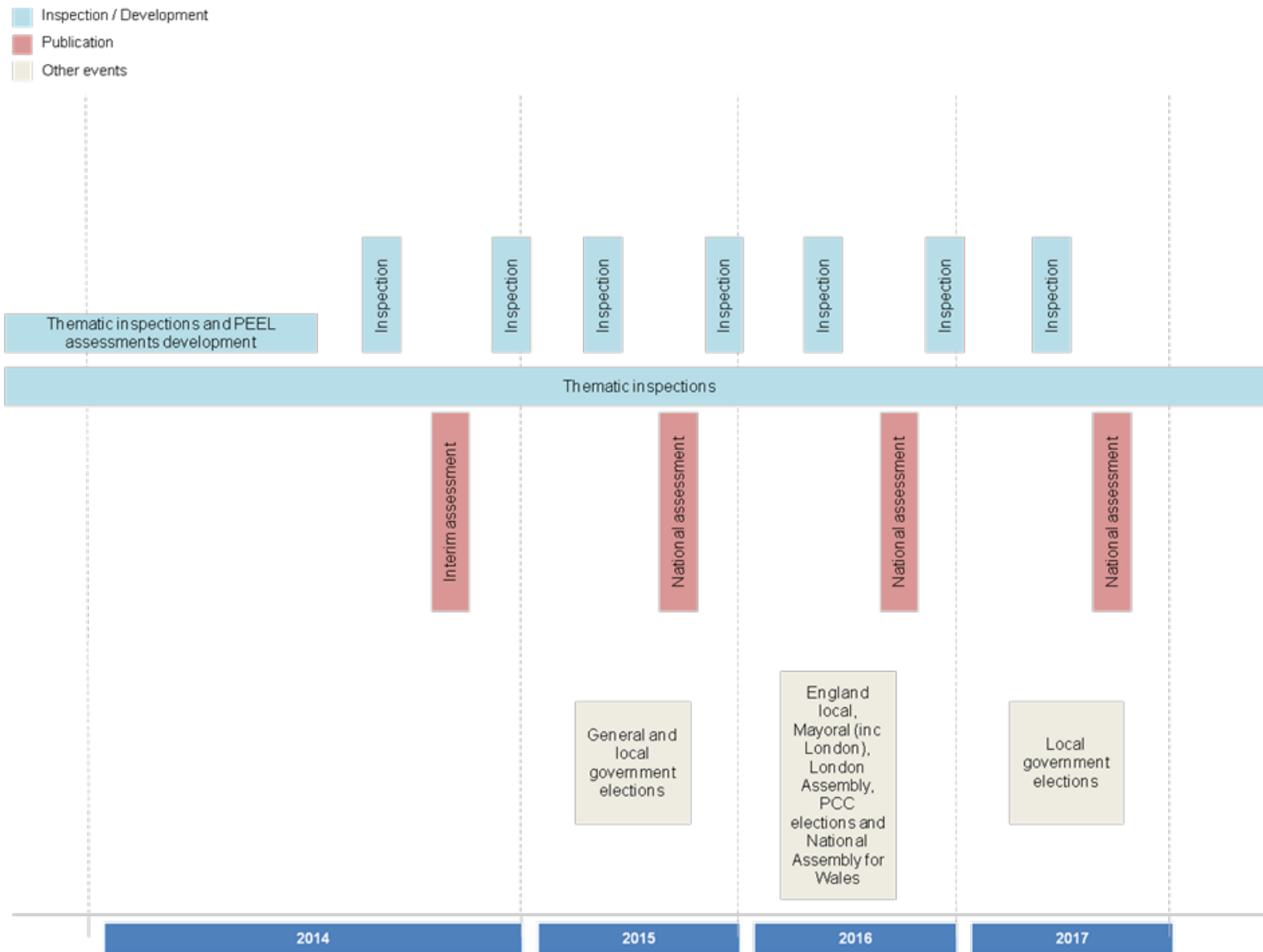


Figure 2: PEEL inspection programme timeline

# Judgments and recommendations

## Making judgments

- 33 HMIC has consulted the public and stakeholders about whether PEEL assessments should make judgments in relation to the services being inspected. The feedback is clear that we should. A review across the inspectorates shows that there are numerous ways of arriving at judgments. However, there are two common threads to the approaches used:
- transparency in relation to judgment criteria; and
  - judgments are based clearly on the available evidence.
- 34 HMIC proposes to use four judgments: two positive and two negative. Judgments will be made in connection with the three themes of efficiency, effectiveness and legitimacy, as well as individual elements of the inspection framework. The judgments reflect the terminology used by Ofsted. The Care Quality Commission has recently consulted on a proposal based on a similar model. The judgments will be:
- outstanding;
  - good;
  - requires improvement; and
  - inadequate.
- 35 In making these judgments inspectors will consider whether:
- the standard of policing is good, or exceeds this standard sufficiently to be judged as outstanding;
  - the force requires improvement in a given area because it is not yet performing at a good level, and/or there are some weaknesses in the organisation; or
  - the performance of the force in a given area is inadequate because it is significantly lower than might reasonably be expected.
- 36 We will publish criteria so that the way in which we arrive at judgments is clear. We will base judgment criteria on professional standards where they exist. Judgments will be accompanied by further information that will include comments on local context, and whether the force is improving or getting worse.

- 37 If a force is judged as inadequate against one of more of the themes, we propose the following steps.
- The force is automatically placed under formal review by HMIC's Crime and Policing Monitoring Group<sup>6</sup>.
  - Progress with resolving the problems identified should be monitored closely by the relevant HMI.
  - Follow-up inspection work (and publication of the findings) might follow, even before the force is visited again as part of the next round of routine inspections. This will be at the discretion of the HMI, dependent on the nature of the problems found.
  - Failure to make the necessary improvements would lead to escalation through the stages of the monitoring process (i.e. a letter to the PCC and, ultimately, referral to the Home Secretary).
- 38 This approach could be implemented if the force is judged as inadequate in any of the three PEEL themes. There may also be circumstances where a judgment of 'requires improvement' could trigger this approach. The decision will be subject to clear criteria, will be transparent, and ultimately will be the responsibility of the relevant HMI.

## **Making recommendations**

- 39 Making recommendations will help HMIC to achieve two of the three aims of the PEEL programme: to inspect in a way that leads to improvement, and to assist in the identification of problems at an early stage. HMIC will be able to identify common themes emerging from the force recommendations and highlight where a national response might be appropriate.
- 40 HMIC is committed to making recommendations when an assessment has brought to light a clear problem that needs to be addressed. We are also proposing to make recommendations in relation to areas that could be improved. As well as making recommendations to police forces, we propose to make recommendations to other bodies, such as the Home Office and the College of Policing, where issues that arise from inspections need to be addressed by those bodies.

<sup>6</sup> This is a group led by HMIC that keeps Home Office officials, representatives of chief constables and the Association of Police and Crime Commissioners informed about those areas that, in its professional judgment, might present significant risk to the public.

- Q3. Do you agree with the proposal to use four categories for making judgments? If not, how could it be improved?**
- Q4. Do you agree with the proposed approach to those forces that receive a judgment of inadequate? How could it be improved?**
- Q5. Is there anything else that we should include in our recommendations to ensure that they lead to improvement?**



## Collaboration and partnership principles

- 41 Police forces do not provide local policing services in isolation. All forces are involved in local strategic partnerships, and most now collaborate with other forces, other public bodies and the private sector. They collaborate on significant aspects of service, ranging from shared back office functions to front-line activities, such as the use of the National Police Air Support Unit and tackling serious and organised crime.
- 42 Many of the arrangements are complex and, although there is a statutory framework to be followed (sections 22A to 23I, Police Act 1996 and sections 5 to 7, Crime and Disorder Act 1998), there is no standard collaboration or partnership approach or arrangement. It is important that PEEL assessments are flexible enough to accommodate the breadth of these arrangements. We therefore propose the following principles.
- We will be mindful of collaboration arrangements in order to minimise inspection demands.
  - In the longer term, force management statements will identify local collaboration and partnership arrangements of which HMIC will need to be aware. (See page 22 below for more detail about force management statements.)
  - Collaboration arrangements may provide greater benefits to some forces than others, so it will be possible to come to different judgments in different forces about the same collaboration agreement.
  - PEEL assessments will not judge the efficiency and effectiveness of local partnerships – this is beyond HMIC’s remit – but will comment on the force’s contribution to and benefits derived from those partnerships.
  - In the same way that HMIC will comment on decisions a PCC makes if they have an effect (adverse or beneficial) on the efficiency and effectiveness of forces, HMIC will state if another organisation’s decisions hinder or improve a force’s efficiency and effectiveness.
- 43 HMIC will work closely with relevant partner inspectorates so that we are able accurately to identify material issues before and after inspection. HMIC will work with other inspectorates so that it is best placed for the purposes of PEEL assessments to take account of anything that has a bearing on the service being provided. More specifically we will:
- identify relevant information before inspection so that we understand the context and can direct our work accordingly;

- ensure our work assists other inspectorates, in particular informing any assessments or recommendations that partner inspectorates may make to other local organisations; and
- if appropriate, consider using the powers available under Schedule 4A of the Police Act 1996 to explore opportunities and the need to work jointly, take on or delegate powers to other inspectorates.

**Q6. Do you have any comments on our proposed approach to inspecting partnership and collaboration arrangements?**

## PEEL assessment practicalities

- 44 Like police forces, we need to do our work efficiently, effectively and with legitimacy. This will not only apply to what we do but to how we do it. The introduction of PEEL assessments provides an opportunity to build on those elements of our inspection activity that work well and stop those that do not.

### Gathering evidence

- 45 HMIC has listened to forces' concerns, fed back through various channels including the consultation on HMIC's inspection programme<sup>7</sup>, about the amount of data and information they provide during an inspection. As PEEL assessments commence, our objective will be to change the way in which we inspect so as to minimise any unnecessary demands on forces. We will do this by:
- using publicly available information where possible;
  - working with forces to make more data publicly available via force management statements (see below);
  - introducing clear, easy-to-understand templates to specify the information we require;
  - being consistent wherever possible;
  - preparing thoroughly to focus our fieldwork and make the best use of force time;
  - using unannounced inspections where appropriate to minimise unnecessary or inappropriate preparatory work by forces; and
  - using technology to ensure the management of data is efficient and minimises duplication.
- 46 In his Independent Review of Police Officer and Staff Remuneration and Conditions (2012)<sup>8</sup>, Tom Winsor recommended that HMIC should establish a national template for a force management statement, to be published by each

<sup>7</sup> *HMIC's 2014/15 inspection programme*, HMIC London 2014.

<sup>8</sup> *Independent Review of Police Officer and Staff Remuneration and Conditions*, Cmnd 8024, 2012.

force with its annual report. The recommendation stated that the statement should contain data on:

- projected demands on the force in the short, medium and long terms;
- plans for meeting these demands, including financial plans; and
- steps the force intends to take to improve efficiency and economy with which it will maintain and develop its workforce and other assets, and discharge its functions to the public.

47 The statement should also report on performance in the last year against projections made for that year in the previous force management statement.

48 We will be working over the next few months to develop a template for these statements. The aim is for the statements to provide a significant amount of the factual information that will underpin PEEL inspections, thereby reducing the demands on forces as the force management statement matures. We will complement force management statements by developing a system that minimises the number of requests for data.

## **Reflecting the victim experience**

49 We are committed to ensuring that the views of victims are fully reflected in each PEEL assessment in terms of how well forces meet the needs of their victims, and how forces develop their services in response to feedback from victims. Assessments will also consider how well forces adhere to the Code of Practice for Victims of Crime, which was published in October 2013 by the Ministry of Justice.<sup>9</sup>

50 We have already undertaken some consultation on how, through inspection, we can better understand the victim experience. Having considered the responses to this consultation, we are proposing the following approach:

- quantitative and qualitative data will be used in combination;
- assessments will consider how forces make distinctions between different types of victims; and
- assessments will cover processes, outcomes and how services are being improved.

<sup>9</sup> *Code of Practice for Victims of Crime*, Ministry of Justice, London, 2013.

- 51 We will minimise the demands placed on forces by building on victim satisfaction data they and PCCs already gather. We recognise that PCCs currently are assessing the local need for victim support services in advance of assuming responsibility for victims' services commissioning in October 2014, and where practicable we will draw on information that becomes available through that process.
- 52 HMIC recognises there are limitations to the data that is currently collected by forces. National guidelines for victim surveys only require that the victims of violent crime, burglary, vehicle crime and racist crime are asked for their views. In addition, victim surveys exclude victims of sexual offences, domestic violence, and those aged under 16. As a result of this, HMIC will use a range of techniques to gather qualitative and contextual information, such as consulting focus groups and online forums. HMIC will engage with the voluntary sector to improve the quality of data collected and to help reach those victims who are less likely to engage with the police.

## **Quality assurance and moderation**

- 53 HMIC is committed to ensuring good quality assurance processes are built into the PEEL assessment process at critical points. This includes the development and publication of our judgment criteria and moderation processes. These will help forces to understand clearly what to expect from us and what we in turn will expect from them. All inspections will be subject to robust moderation so that forces are assessed and judged consistently.
- 54 We will be asking the public each year whether PEEL assessments provide them with the information they need to tell them how well their force is performing. We will be developing the detail of the evaluation over the next few months, and it will include obtaining full and frank feedback from each force after each inspection to identify what worked well and what could be done better.

## **Report development and publication**

- 55 The public is at the heart of our work, and the way in which we communicate our findings, judgments and recommendations to the public will be central to our ability to meet our objective of improving effective democratic accountability. Our reports must also be designed so that it is clear to police forces what needs to improve.

- 56 Our reports will be presented in various formats in order to meet the range of needs of these different audiences. These will include:
- a report summarising the principal deficiencies across all forces;
  - content on our website that provides ready access to further detail; and
  - short narratives for local media and interested parties such as local councillors.
- 57 Our decisions on the detail of how we report has been and will continue to be influenced by polling undertaken by YouGov for HMIC in relation to what information on policing the public is interested in. The polling found that:
- local media is considered an essential source of information about the work of the police. People said that if they wanted to look for performance information they would look on their force's website or in the local media;
  - crime rates and statistics dominated responses concerning the types of information people would find most interesting. The aspects of policing that were of the greatest interest in terms of performance information were how the police respond when asked for help, how the police deal with anti-social behaviour, and crime investigation; and
  - 71% of those polled felt that it was important to have information about whether a force's performance is improving or getting worse. Descriptive text on the strengths and weaknesses of the police was of interest to 63% of people.
- 58 As we develop them, we will test our reports with a variety of interested parties – including the public and police forces – so that they meet the needs of those who will use them.

## **Skills, expertise and knowledge**

- 59 Such a considerable expansion of our work means we need more people. Our need is primarily for an increase in inspection staff, as well as specialist support such as communication and analytical teams. We have recruited from police forces and the civil service.
- 60 We will provide a comprehensive training programme for all new staff. This will include an inspection course which staff will complete before participating in inspections. The new inspection training will focus on specialist skills: interviewing, facilitating focus groups and report drafting, and will have an appreciable practical element. Our longer-term aim is for HMIC to have an

externally accredited inspection training course, and work is underway to achieve this.

- 61 HMIC will continue to use several types of peer inspector: force subject matter experts and experts from the voluntary community sector and local partners providing public services. Peer inspectors have been used successfully to date and we have received positive feedback about the value they have added. Feedback includes: having a fresh and different perspective, bringing additional expertise and challenging both the force and HMIC on their approaches. We will develop a policy to make best use of peer inspectors.

- Q7. Do you have any comments on our proposed approach to gathering evidence?**
- Q8. Do you have any comments on our proposed approach to gathering information from victims?**
- Q9. What else should we consider doing to make the PEEL assessments as fair as they can be?**
- Q10. Do you have any comments on our proposed approach to reporting to the public?**

## Interim assessment

- 62 Not all the staff we require for the PEEL programme are yet in place, and so we will not have the time or capacity to carry out a full PEEL assessment this year. We will, therefore, be carrying out an interim PEEL assessment, using the three themes of efficiency, effectiveness and legitimacy, and the assessment will be published by the end of November 2014.
- 63 There are a number of ways in which the interim assessment will facilitate the achievement and application of the aims and principles of the PEEL assessment programme. We will present the public with information about the performance of each force, providing a level of assurance about the efficiency and effectiveness of policing in England and Wales to support democratic accountability. We will draw out the main findings and recommendations from force inspections undertaken in the last 12 months, thereby inspecting in a way that leads to worthwhile improvement in policing. We will take individual force findings, overall conclusions for each of the themes and the outcome of thematic reports in the last 12 months to provide a national picture of emerging issues to assist in identifying problems at an early stage and reducing the risk of failure.
- 64 The interim assessment will inform development of the full assessment and provide the opportunity to test new methodologies. We will also to learn from the reaction of police forces, the public, the media, politicians and other interested parties so that we can improve future PEEL assessments, in particular the full assessment scheduled for November 2015.
- 65 As our methodology for the PEEL assessments programme is not yet fully developed, interim assessments cannot be as comprehensive about each force as our 2015 assessment will be. The PEEL assessments programme is being developed because there is currently no single comprehensive and rounded picture of individual police forces or national policing. The process of designing the interim assessment has made us intensify our focus on what more we need to do to ensure we have a sound knowledge of the state of the police.
- 66 We will incorporate into the interim assessment the main findings and recommendations of other inspections we have carried out in the previous 12 months, including those concerning crime data integrity, making best use of police time and domestic abuse. Judgments will be made where force inspections were designed with that intention, specifically the force inspections for valuing the police 4, crime, and police integrity and corruption. We will also include those inspections that have not covered all 43 forces but that are



nevertheless material to achieving a more accurate picture for the forces concerned.

67 The interim assessment will provide an individual assessment for each of the 43 police forces as well as an overview of policing in England and Wales. The assessment will include the following.

- Assessments of all 43 forces. These will draw out information from recent and new reports into one report for the force. The principal audience for these reports will be the public and will give information on how well their force is performing in respect of a small number of categories of police activity and assessment. Where appropriate, the reports will link to recent and new force inspections.
- National theme summaries. There will be three national summary reports on each theme: efficiency, effectiveness and legitimacy. They will provide a summary of how well we judge forces are performing and provide some of the detail underpinning the national overview.
- A national overview. This will draw information from the national theme summaries and other inspections undertaken in the last year.

68 We will reflect the feedback from this consultation in our interim assessment where this is possible in the time available.

## The consultation

- 69 Alongside this consultation document, HMIC will be engaging with the public and other interested parties in a variety of ways. We will use a range of targeted methods including electronic communication and face-to-face engagements to reach as many people and organisations as possible.
- 70 The aims of the consultation are to:
- ensure target audiences understand – and have the opportunity to comment on – the proposed approach;
  - engage in a variety of ways with different people and organisations;
  - use meetings that HMIC already holds with interested parties to provide a forum for engagement on the preferred option; and
  - ensure the public and other interested parties have the information they need to respond fully to the public consultation.

### Consultation questions

- Q1. What do you think of the proposed approach? How could it be improved?
- Q2. Are there any other aspects of police work you would like to see covered by PEEL inspections? If so, what are these?
- Q3. Do you agree with the proposal to use four categories for making judgments? If not, how could it be improved?
- Q4. Do you agree with the proposed approach to those forces that receive a judgment of inadequate? How could it be improved?
- Q5. Is there anything else that we should include in our recommendations to ensure that they lead to improvement?
- Q6. Do you have any comments on our proposed approach to inspecting partnership and collaboration arrangements?
- Q7. Do you have any comments on our proposed approach to gathering evidence?
- Q8. Do you have any comments on our proposed approach to gathering information from victims?
- Q9. What else should we consider doing to make the PEEL assessments as fair as they can be?
- Q10. Do you have any comments on our proposed approach to reporting to the public?

## How to respond to this consultation

Please submit your answers to these questions, together with any other comments you may have, by email to [haveyoursay@hmic.gsi.gov.uk](mailto:haveyoursay@hmic.gsi.gov.uk) no later than **Friday 12 September 2014**. If you prefer, you can post your responses to Chief Operating Officer, HMIC, 6<sup>th</sup> Floor, Globe House, 89 Eccleston Square, London, SW1V 1PN.

If you have a complaint or comment about HMIC's approach to consultation, please email [haveyoursay@hmic.gsi.gov.uk](mailto:haveyoursay@hmic.gsi.gov.uk).

## How consultation responses will be reviewed

HM Chief Inspector of Constabulary will consider respondents' views and, where appropriate, reflect the comments in the methodology as it develops.

The results of the consultation will be made available on HMIC's website at [www.hmic.gov.uk/consultations](http://www.hmic.gov.uk/consultations).

Our approach to disclosing responses is set out in Annex A.

## Annex A: Responses – confidentiality and disclaimer

Information provided in response to this consultation, including personal information, may be subject to publication or disclosure in accordance with the access to information regimes (these are primarily the Freedom of Information Act 2000 (FOIA) and the Data Protection Act 1998 (DPA)).

If you want information that you provide to be treated as confidential, please be aware that, under the FOIA, there is a statutory regime and Code of Practice with which public authorities must comply and which deals, among other things, with obligations of confidence.

In view of this, it would be helpful if you could explain to us why you regard the information you have provided as confidential. If we receive a request for disclosure of the information, we will take full account of your explanation, but we cannot give an assurance that confidentiality can be maintained in all circumstances. An automatic confidentiality disclaimer generated by your IT system, if you email your response, will not, of itself, be regarded as binding on HMIC.

HMIC will process your personal data in accordance with the DPA. In the majority of circumstances this will mean that your personal data will not be disclosed to third parties.

## Annex B: Design principles

Ref.	Criterion	Description
<i>Aims-related</i>		
1	Supports accountability	Proposals should be designed to facilitate accountability in policing. For a proposal to meet this criterion, there should be evidence that demonstrates that it is likely to facilitate accountability (as opposed to an assertion that it will).
2	Facilitates improvement	Proposals should be designed to facilitate improvement in policing. For a proposal to meet this criterion, there should be evidence that demonstrates that it is likely to help police forces or PCCs make improvements to the services they provide or oversee.
3	Helps identify failure before it happens	Proposals should be designed to identify failure in police activity before it happens. For a proposal to meet this criterion, there should be evidence that demonstrates that it will allow us to spot likely failure before it happens.
4	Supports other benefits	Proposals should be designed to achieve one or more of the other objectives of the assessments.
<i>Assessment-characteristics-related</i>		
5	In the public interest	Proposals should be aimed at ensuring that the public interest should be at the heart of the assessments. For a proposal to meet this criterion, it must be clearly grounded in what is in the public interest, even if that is at the expense of the interest of the force, PCC, government or any other policing institution.
6	Supports a broad assessment of policing activity	Proposals should be aimed at ensuring that the assessments cover the breadth of policing activity.
7	Shows what is happening in the force	Proposals should be aimed at ensuring that the assessments reveal what is happening in reality. For a proposal to meet this criterion, it must show how it will support exposition of the service that is actually being provided, not just that which appears to be being provided.

8	Are consistent	Proposals should be aimed at ensuring that the assessments are consistent, between forces, between different parts of the assessment, and over time.
9	Are evidence – based and explainable	Proposals should be aimed at ensuring that the assessments are evidence-based.
10	Take into account local priorities and the contextual differences between forces	Proposals should be aimed at ensuring that the assessments take into account local priorities, and the differences between forces (i.e. those over which they have little or no control).
11	Benefits outweigh the costs	Proposals should be aimed at ensuring that the benefits of gathering evidence and making assessments (to the public and the police service, and others) outweigh the costs (to HMIC and to the service).
12	Identify the good as well as the bad	Proposals should be aimed at ensuring that the assessments identify good practice as well as failure.
13	Avoids unintended consequences	For a proposal to meet this criterion, the possible unintended consequences of implementing the proposal must have been identified. These could be unintended consequences in relation to the likely actions of the police, or the effects on the public.
<i>Development-characteristics-related</i>		
14	Informed by the views of the public	For a proposal to meet this criterion, the views of the public (including the general public, victims of crime, and/or representatives such as local councillors) on the proposal should have been taken into account.
15	Informed by the views of PCCs	For a proposal to meet this criterion, the views of PCCs on the proposal should have been taken into account.
16	Informed by the views of the service	For a proposal to meet this criterion, the views of the service (including chief officers, technical experts, the College of Policing, and front line staff) on the proposal should have been taken into account.
17	Informed by learning from the past, and from elsewhere	For a proposal to meet this criterion, any relevant learning from history (e.g. previous approaches used to assess the police) and from other sectors (e.g. the approaches of other inspectorates and equivalent bodies) will have been taken into account.

18	Evaluated	For a proposal to meet this criterion, it must be possible for HMIC to evaluate the effectiveness of the proposal once it has been implemented.
19	Timely	For a proposal to meet this criterion, it must be possible to implement it within the timescales required of the programme.
20	Future proof	For a proposal to meet this criterion, there should be good reason to believe that future developments (e.g. issues in the public interest, in policing, in government policy and in HMIC) would not prevent the proposal from being implemented successfully in the longer term.



Inspecting policing  
in the **public interest**

# Consultation on Her Majesty's Inspectorate of Constabulary's programme for regular force inspections

Questionnaire template



## Consultation response

Our detailed proposed approach to the PEEL inspection programme is set out in our full consultation document, which can be found at

<http://www.hmic.gov.uk/publication/consultation-on-hmics-programme-for-regular-force-inspections/>.

The questions in the consultation are listed below.

Please include your answers in the boxes below each question.

Q1. What do you think of the proposed approach? How could it be improved?

The approach needs to be undertaken in a timely manner and a report produced likewise. No organisation can learn from an inspection if it takes too long to carry out and the outcomes are reported some months later; any problems would have continued in the meantime.

Q2. Are there any other aspects of police work you would like to see covered by PEEL inspections? If so, what are these?

There is no reference here to working in partnership with other organisations, public or otherwise, in terms of aspects of the forces' responsibilities e.g Community Safety Partnership; Local Health Board; Local Resilience Forum Social Care or Education, to name but a few. It is referred to in Question 6, but our view is that it should be referred to at the outset.

Q3. Do you agree with the proposal to use four categories for making judgments? If not, how could it be improved?

The categories appear to be suitable for the purpose described.

Q4. Do you agree with the proposed approach to those forces that receive a judgment of inadequate? How could it be improved?

The approach appears to be reasonable. It is hoped that the Police and Crime Panel would be kept informed as to the progress in its role of holding the Police and Crime Commissioner to account.

Q5. Is there anything else that we should include in our recommendations to ensure they lead to improvement?

No comment.

Q6. Do you have any comments on our proposed approach to inspecting partnership and collaboration arrangements?

Fully support the proposals.

Q7. Do you have any comments on our proposed approach to gathering evidence?

It is useful to see comments such as in the third bullet point of paragraph 45. The information gathered as a whole, would need to have been prepared on a consistent basis, so there will need to be a mechanism to ensure that this happens.

Q8. Do you have any comments on our proposed approach to gathering information from victims?

Supported – sometimes the victim is not always fully considered in the criminal justice system.

Q9. What else should we consider doing to make the PEEL assessments as fair as they can be?

As per question 7 - the information gathered, as a whole would need to have been prepared on a consistent basis, so there will need to be a mechanism to ensure that this happens

Q10. Do you have any comments on our proposed approach to reporting to the public?

The approach seems reasonable. It needs to be timely.

## How to respond to this consultation

Please submit your answers to these questions, together with any other comments, by email to [haveyoursay@hmic.gsi.gov.uk](mailto:haveyoursay@hmic.gsi.gov.uk) no later than **Friday 12 September 2014**. If you prefer you can post your responses to Chief Operating Officer, HMIC, 6<sup>th</sup> Floor, Globe House, 89 Eccleston Square, London, SW1V 1PN.

If you have a complaint or comment about HMIC's approach to consultation, please email [haveyoursay@hmic.gsi.gov.uk](mailto:haveyoursay@hmic.gsi.gov.uk).

**POLICE AND CRIME PANEL**  
**PANEL HEDDLU A THROSEDD**



**PANEL HEDDLU A THROSEDD GOGLEDD CYMRU**  
**RHAGLEN GWAITH I'R DYFODOL**

Swyddog Cyswllt:	Dawn Hughes
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E-bost:	dawn.hughes@conwy.gov.uk
Ffôn:	01492 576061

Dyddiad	Pwnc	Swyddog Cyfrifol (gan gynnwys cyfeiriad e-bost)
<b>Rhwng 10 Tachwedd 2014 a 15 Rhagfyr 2014</b>	<b>Gwrandawriad Cadarnhad ar gyfer Prif Weithredwr Dros Dro</b>	Winston Roddick, Comisiynydd yr Heddlu a Throsedd
<PI2>		
<b>Rhwng 15 Rhagfyr 2014 a 19 Ionawr 2015</b>	<b>Sut mae Comisiynydd yr Heddlu a Throsedd yn craffu ar berfformiad yr Heddlu yn erbyn Amcanion y Cynllun Heddlu a Throsedd</b> I dderbyn adroddiad craffu ar sut mae Comisiynydd yr Heddlu a Throsedd yn craffu ar berfformiad yr Heddlu yn erbyn Amcanion y Cynllun Heddlu a Throsedd.	Simon Hensey, Swyddog Cefnogi Craffu simon.hensey@conwy.gov.uk
<b>19 Ionawr 2015</b>	<b>Cofnodion Cwynion</b> Derbyn crynodeb o nifer y cwynion a dderbyniwyd a'r weithred	Ken Finch, Cyfarwyddwr Strategol - Democrataidd, Rheoleiddio a Chefnogaeth ken.finch@conwy.gov.uk
<PI4>		
<b>19 Ionawr 2015</b>	<b>Praesept Arfaethedig 2015/16</b> I ystyried y praesept arfaethedig ar gyfer 2015/16  <i>(Penderfynir ar ddyddiad y cyfarfod hwn ar ôl derbyn cadarnhad o'r amserlen ar gyfer sefydlu praesept ar gyfer 2015/16)</i>	Winston Roddick, Comisiynydd yr Heddlu a Throsedd
<b>19 Ionawr 2015</b>	<b>Drafft o'r Gyllideb ar gyfer Gwasanaeth yr Heddlu ar gyfer 2015/16</b> I ystyried y gyllideb ar gyfer Gwasanaeth yr Heddlu ar gyfer 2015/16	Winston Roddick, Comisiynydd yr Heddlu a Throsedd
<b>19 Ionawr 2015</b>	<b>Drafft o'r Gyllideb ar gyfer Swyddfa Comisiynydd yr Heddlu a Throsedd ar gyfer 2014/15</b>	Winston Roddick, Comisiynydd yr Heddlu a Throsedd

Dyddiad	Pwnc	Swyddog Cyfrifol (gan gwynnwys cyfeiriad e-bost)
	I ystyried y gyllideb ddrafft ar gyfer Swyddfa Comisiynydd yr Heddlu a Throsedd ar gyfer 2015/16.	
<PI7>		
<b>Eitemau yn y dyfodol</b>		
<b>Mehfin 2015</b>	<b>Adroddiad Blynyddol gan Gomisiynydd yr Heddlu a Throsedd</b> I dderbyn adroddiad blynyddol y Comisiynydd	Winston Roddick, Comisiynydd yr Heddlu a Throsedd
<b>Mehfin 2015</b>	<b>Lwfansau a Threuliau Aelodau</b> I dderbyn adroddiad ar y lwfansau a delir i aelodau o Banel yr Heddlu a Throsedd.	Ken Finch, Cyfarwyddwr Strategol - Democrataidd, Rheoleiddio a Chefnogaeth <a href="mailto:ken.finch@conwy.gov.uk">ken.finch@conwy.gov.uk</a>
<b>Mehfin 2015</b>	<b>Sut mae CHT yn gwella hyder yn yr Heddlu ar draws Gogledd Cymru?</b> I ystyried adroddiad craffu ar sut mae CHT yn gwella hyder yn yr Heddlu ar draws Gogledd Cymru?	Simon Hensey, Swyddog Cefnogi Craffu <a href="mailto:simon.hensey@conwy.gov.uk">simon.hensey@conwy.gov.uk</a>
<b>Rhwng 12 Mehefin 2015 a 30 Mai 2016</b>	<b>Sut mae CHT yn gwneud penderfyniadau comisiynu a'r bwriadau ar gyfer y dyfodol?</b> I ystyried adroddiad craffu ar sut y mae CHT yn gwneud penderfyniadau comisiynu a'r bwriadau ar gyfer y dyfodol	Simon Hensey, Swyddog Cefnogi Craffu <a href="mailto:simon.hensey@conwy.gov.uk">simon.hensey@conwy.gov.uk</a>
<b>Rhwng 12 Mehefin 2015 a 27 Mai 2016</b>	<b>Sut mae CHT yn creu partneriaethau effeithiol?</b> Ystyried adroddiad craffu ar sut mae'r PCC yn adeiladu partneriaethau effeithiol	Simon Hensey, Swyddog Cefnogi Craffu <a href="mailto:simon.hensey@conwy.gov.uk">simon.hensey@conwy.gov.uk</a>
<b>I'w gadarnhau</b>	<b>Diweddariad ar newidiadau i'r Fformiwla Cyllido</b> I dderbyn diweddariad ar yr adolygiad o fformiwla cyllido yr heddlu.	Winston Roddick, Comisiynydd yr Heddlu a Throsedd