



Gareth Owens LL.B Barrister/Bargyfreithiwr
Head of Legal and Democratic Services
Pennaeth Gwasanaethau Cyfreithiol a Democraidd

To: Councillor Eryl Williams (Chairman)

CS/NG

Councillors: Aaron Shotton, Kevin Jones, Dave
Cowans, Michael Priestley, David Smith,
W. G. Roberts, John Wynn Jones, Richard Dew
and J. Arwel Roberts

22 Ionawr 2014

Nicola Gittins 01352 702345
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Dear Sir / Madam

Cynhelir **CYFARFOD CYD-BWYLLGOR GWASTRAFF GWEDDILLIOL GOGLEDD CYMRU yn SIAMBR Y CYNGOR, NEUADD Y SIR, YR WYDDGRUG, ar DYDD MERCHER, 29 IONAWR 2014 am 5.30 y.p** i drafod y materion canlynol.

****Gwahoddir Aelodau a Swyddogion y Cyd-Bwyllgor i fynychu sesiwn briffio cyfrinachol o 5:30pm - 6:30pm**

Yours faithfully

Democracy & Governance Manager

AGENDA

- 1 **YMDDIHEURIDAU**
- 2 **DATGAN DIDDORDEB**
- 3 **CYMERADWYO COFNODION BLAENOROL**

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The Council welcomes correspondence in Welsh or English
Mae'r Cyngor yn croesawau gohebiaeth yn y Cymraeg neu'r Saesneg

- 4 **MATERION YN CODI O'R CYFARFOD BLAENOROL**
- 5 **ADRODDIAD CYNNWDD (ADRODDIAD SO)**
- 6 **RIR – DIWEDDARIAD STATWS RISG (ADRODDIAD SP)**
- 7 **DIWEDDARIAD CYFATHREBU (DIWEDDARIAD AR LAFAR)**
- 8 **ADRODDIAD CYLLIDEB (ADRODDIAD KF)**

EITEMAU CYTUNDEB BARTNERIAETH

- 9a **2IL GYTUNDEB RHYNG-AWDURDOD (ADRODDIAD SO/LP)**
- 9b **RHWYDWAITH GORSAFOEDD TROSGLWYDDO**
- 9c **ADRODDIAD BUDD CYMUNEDOL**

**DEDDF LLYWODRAETH LEOL (MYNEDIAD AT WYBODAETH) 1985 - I
GYSIDRO EITHRIO'R WASG A'R CYHOEDD**

Mae'r eitemau isod yn cael ei gysdrio fel eitem i'w eithrio dan paragraff(au) 14 o Rhan 1 o Atodlen 12A o Ddeddf Llywodraeth Lleol 1972 (fel a ddiwygwyd)

Mae'r proses cytundeb yn fyw a byddai'n rhagfarnllyd i'w wneud yn gyhoeddus ar hyn o bryd.

- 10 **ADRODDIAD CYNNIGYDD A FFEFRIR (ADRODDIAD SP)**
- 10a **DRAFFT GWEITHIO O'R ACHOS FUSNES TERFYNNOL**
- 10b **ADRODDIAD RISG CYNLLUNIO**
- 11 **UNRHYW FATER ARALL**



NWRWTP

North Wales Residual Waste Treatment Project

CYDBWYLLGOR GWASTRAFF GWEDDILLIOL GOGLEDD CYMRU

Cofnodion cyfarfod y Cydbwyllgor a gynhaliwyd ym Modlondeb, Cyngor
Bwrdeistref Sirol Conwy, Conwy ar Ddydd Mawrth, 3 Medi 2013

YN BRESENNOL:

Cynghorydd Eryl Williams (Cadeirydd) – Cyngor Sir Ddinbych
Cynghorydd Mike Priestley (Is-gadeirydd) – Cyngor Bwrdeistref Sirol Conwy
Cynghorydd Dave Cowans – Cyngor Bwrdeistref Sirol Conwy
Cynghorydd Richard Dew – Cyngor Sir Ynys Môn
Cynghorydd Kevin Jones – Cyngor Sir y Fflint
Cynghorydd Arwel J. Roberts – Cyngor Sir Ynys Môn
Cynghorydd William G. Roberts – Cyngor Gwynedd
Cynghorydd Aaron Shotton – Cyngor Sir y Fflint
Cynghorydd David Smith – Cyngor Sir Ddinbych

HEFYD YN BRESENNOL:

Cyngor Sir y Fflint

Chris Cohen (Swyddog Cyllid Arweiniol), Colin Everett (Prif Weithredwr Arweiniol), Kerry Feather (Swyddog Adran 151), Carl Longland (Cyfarwyddwr Amgylchedd), Gareth Owens (Swyddog Monitro) a David Webster (Rheolwr Archwilio Mewnol).

Cyngor Sir Ddinbych

Steve Parker (Pennaeth yr Amgylchedd)

Cyngor Bwrdeistref Sirol Conwy

Andrew Kirkham (Cyfarwyddwr Strategol - Cyllid ac Effeithlonrwydd), Andrew Wilkinson (Pennaeth Gwasanaethau Cymdogaeth)

Cyngor Gwynedd

Medwyn Williams (yn lle Dilwyn Williams - Cyfarwyddwr Corfforaethol)



Cyngor Sir Ynys Môn

Meirion Edwards (Swyddog Technegol Arweiniol) a Dewi Williams (Pennaeth Gwasanaeth - Priffyrdd a Rheoli Gwastraff).

Prosiect Trin Gwastraff Gogledd Cymru Gweddilliol

Stephen Penny (Cyfarwyddwr y Prosiect) a Steffan Owen (Rheolwr y Prosiect).

Partnerships UK

Huw Roberts (Ymgynghorydd)

Grant Thornton

Saeefar Rehman

Amec

Jonathan Bebb

HEFYD YN BRESENNOL:-

Wheelabrator Technologies Incorporate (WTI)

Phil Short, Julian Harrison, Gary Aguinaga a Tom Jerral

1. YMDDIHEURIADAU

Derbyniwyd ymddiheuriadau am absenoldeb oddi wrth Louise Pedreschi (Cyngor Sir y Fflint), Dilwyn Williams (Cyngor Gwynedd) a John Bruce (Pinsent Mason).

2. DATGANIADAU O DDIDDORDEB

Dim.



4. CYMERADWYO COFNODION BLAENOROL

Cyflwynwyd cofnodion cyfarfod Cydbwyllgor Gwastraff Gweddilliol Gogledd Cymru a gynhaliwyd ar 11 Gorffennaf 2013 i'w cymeradwyo.

PENDERFYNWYD:

Cymeradwyo cofnodion cyfarfod Cydbwyllgor Gwastraff Gweddilliol Gogledd Cymru a gynhaliwyd ar 11 Gorffennaf fel cofnod cywir.

5. MATERION YN CODI O'R CYFARFOD BLAENOROL

Nid oedd unrhyw faterion yn codi.

6. DATGANIAD O GYFRIFON 2012-13 ADRODDIAD (ADRODDIAD PENNAETH CYLLID CYNGOR SIR Y FFLINT)

Cyflwynodd Kerry Feather, Pennaeth Cyllid (Cyngor Sir y Fflint) y Datganiad o Gyfrifon 2012/2013 ar gyfer Partneriaeth Gwastraff Gweddilliol Gogledd Cymru (NWRWP) i'r Aelodau; roedd y Datganiad yn ymgorffori'r newidiadau a gytunwyd gyda Swyddfa Archwilio Cymru (SAC) yn ystod yr archwiliad.

Hefyd cyflwynwyd i'r Aelodau adroddiad Swyddfa Archwilio Cymru mewn cysylltiad ag archwiliad o ddatganiadau ariannol 2012/2013, ynghyd â Llythyr Cynrychiolaeth.

Hysbyswyd yr Aelodau mewn perthynas â sylwadau Swyddfa Archwilio Cymru, nad oedd y Cydbwyllgor wedi cynnal ymarfer penodol i sicrhau bod y datganiadau sy'n ymwneud â gweithgareddau'r Cydbwyllgor wedi cael eu datgelu, ac roedd y mater yn cael sylw erbyn hyn.



Diolchwyd i Kerry Feather, Swyddog Adran 151, a'i thîm am eu gwaith caled yn sicrhau y cwblheir y Datganiad o Gyfrifon.

PENDERFYNWYD:

- (a) **Bod fersiwn derfynol y Datganiad o Gyfrifon 2012/13 yn cael ei chymeradwyo.**
- (b) **Bod Archwiliad o'r Datganiadau Ariannol Swyddfa Archwilio Cymru - Adroddiad Partneriaeth Trin Gwastraff Gweddilliol Gogledd Cymru yn cael ei nodi.**
- (b) **Bod y Llythyr o Gynrychiolaeth yn cael ei gymeradwyo.**

7. DEDDF LLYWODRAETH LEOL (MYNEDIAD AT WYBODAETH) 1985 - I **YSTYRIED CAU ALLAN Y WASG A'R CYHOEDD**

Ystyrir bod yr eitem ganlynol yn cael ei heithrio yn rhinwedd paragraff 14 Rhan 1 o Atodlen 12A o Ddeddf Llywodraeth Leol 1972 (fel y'i diwygiwyd).

Mae'r broses contract yn dal i fynd rhagddi ac y byddai'n cael ei niweidio trwy ei gwneud yn gyhoeddus ar y cam hwn.

8. ADRODDIAD DIWEDDARU CAFFAEL (Adroddiad Rhan 2 - SP)

Bu i Gyfarwyddwr y prosiect ddiweddarau'r Pwyllgor ar y broses caffael. Dim ond 1 cynnigydd oedd yn weddill yn y broses bellach. Fe ymgwymerwyd adlogiad o'r risgiau gan ymgynghorwyr y prosiect Amec (technegol), Pinsent Masons (cyfreithiol) and Grant Thornton (arianol) a Brif Swyddog Ariannol a Prif Swyddog Chyfreithiol a Gwasanaethau Democraidd (Sir y Fflint). Yn dilyn eu cyngor, roedd balans y risg yn ffafrio mynd ymlaen gyda'r proses caffael.



Bu i WTI gyflwyno CFT ddrafft, a dyma’l ymateb yn amlygu elfennau o’r gwasanaethau bosib y byddai’r partneriaeth eisiau weithredu ei hunain ar sail gost. Yn ogystal, fe amlygwyd lle y byddai’n bosib fod yn fuddiol i WTI gario allan gwasanaethau. O’r opsiynau a ystyrwyd, gyfeirwyd opsiwn 4 at opsiwn lle y byddai WTI yn darparu’r cyfleuster a thrafnidiaeth ffordd yn unig.

PENDERFYNWYD:

- (a) I nodi’r adroddiad fel cyngor terfynnol a chyfun ei swyddogion ac ymgynghorwyr.
- (b) I gytuno i Opsiwn 4 fel a osodwyd yn yr adroddiad fel y sail l’r gwasanaethau i’w ddarparu gan WTI.
- (c) I ofyn i WTI i adolygu 2 rhan allweddol o’r brisant fel a nodwyd yn yr adroddiad.
- (d) Bod angen ffrwd waith ar wahan i ddarparu’r gwasanaethau y bydd y partneriaeth yn gweithredu ei hunain yn sgil Opsiwn 4 fel sail y datrysiad gyda WTI.
- (e) Bod dadansoddiad pellach wedi dangos y byddai’n fyddiol i WTI ddarparu’r gwasanaeth cludo gyda ffordd, a dylai fod yn rhan o’r wasanaethau i’w ddarparu gan WTI.
- (f) I gau deialog gyda WTI a’i wahodd i gyflwyno tendr terfynnol ffurfiol, yn amodol ar benderfyniad (b) yn unig.

11. UNRHYW FATER ARALL

O ganlyniad i’r gwaith ychwanegol a wnaed mewn perthynas â’r prosiect, dywedodd Steffan Owen, Rheolwr y Prosiect, wrth yr Aelodau y byddai cynnydd yn



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y gyllideb ar gyfer rheoli'r prosiect. Byddai adroddiad ar y mater hwn yn cael ei gyflwyno i gyfarfod nesaf y Cydbwyllgor, a fyddai'n cael ei gynnal ar 22 Tachwedd 2013 am 10.30am, Siambr Arfon, Caernarfon.

DRAFT



AGENDA ITEM: 5

NORTH WALES RESIDUAL WASTE TREATMENT PROJECT PROGRESS REPORT

NORTH WALES RESIDUAL WASTE JOINT COMMITTEE

Date : 29th January 2014

Period: 4th September 2013 to 21st January 2014

PROJECT SUMMARY

To procure a sustainable waste management solution for the 5 local authorities in North Wales (Conwy, Denbighshire, Flintshire, Gwynedd and Isle of Anglesey) that will assist with the reduction in greenhouse gas emissions from landfill and will minimise the tonnage of waste residue sent to landfill thus ensuring that the authorities avoid Landfill Allowance Scheme (LAS) infraction penalties and meet National Waste Strategy targets.

PROJECT STATUS

Overall Project Status	
Amber	<p>Following Joint Committee meeting in September 2013, the project went through Welsh Government’s “healthcheck 2” and was given approval to close dialogue.</p> <p>Dialogue was closed in November 2013, and WTI’s Call for Final Tender (CFT) submission was received. The bid has been evaluated by the project’s advisors, which is covered in item 10 of the agenda (Part 2 item).</p> <p>Discussions have been held with the legal, technical and financial officer groups and at the Project Board to draft a second Inter-Authority Agreement and to agree the key principles of that document (covered in item 9 of the agenda).</p>



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Budget status	
Amber	See Agenda item 8.

Status	Meaning
Green	There are no problems; all is progressing well and to plan
Amber	There are some minor/ less significant problems. Action is needed in some areas but other parts are progressing satisfactory.
Red	There are significant problems and urgent and decisive action is needed.

PROJECT UPDATE – Activities due for completion 4th September 2013 to 21st January 2014 (and highlighted longer term actions).

ID	Activity	RAG status	Comments	Forecast	Actual
78	The second IAA (IAA2) to be commenced	Amber	See agenda item 9	Spring 2013	Closed
96	Post ISDS dialogue session with remaining participant	Amber	Dialogue stage now closed and CFT issued	July 2013	Closed
98	Draft readiness to close dialogue report	Amber	Dialogue stage now closed and CFT issued	July 2013	Closed
99	Project team session to review project risk register ready for submission to WG as part of WG readiness to close dialogue review	Amber	Dialogue process now closed, risk register regularly reported to Project Board and Joint Committee.	August 2013	N / A
103	Arrange readiness to close of review with WG	Green	Dialogue stage now closed and CFT issued	October 2013	Closed
108	Issue Call for Final Tender	Amber	Dialogue stage now closed and CFT issued	August 2013	Closed
109	Evaluate Final	Amber	Dialogue stage now	September	Closed



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	tender		closed and CFT issued	/ October 2013	
110	Prepare for press / media announcement after Joint Committee on 29 January noting the Joint Committee's decision	Amber	To be discussed in item 6 of the agenda.	30 January 2014	
111	Discuss any communication / engagement requirement during the approvals process	Amber	To be discussed in item 6 of the agenda.	30 January 2014	
112	Provide support for partner authority approvals process	Green	Project Team have been provided with dates where support will be required from some partner authorities	February – March 2014	

KEY RISKS – See item 6 on this agenda.



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AGENDA ITEM NO: 6

REPORT TO: NWRWTP JOINT COMMITTEE

DATE: 29th JANUARY 2014

REPORT BY: PROJECT MANAGER

SUBJECT: RISK REGISTER REPORT

1. PURPOSE OF REPORT

- 1.1. The members of the NWRWTP Joint Committee have requested that they are provided with an update of the risk register at each meeting of the Joint Committee.
- 1.2. This report will highlight some (if any) of the amendments to the risk register that have been made to reflect the current understanding of risks and mitigation measures that are in place.

2. BACKGROUND

- 2.1. The Risk Register will require continual update throughout the project.

3. CONSIDERATIONS

- 3.1. There are 5 new risks identified since last reported to the Joint Committee, noted below:-
 - F16 (Self -performed Waste transfer station operations are more costly than envisaged) and
 - P17 (A suitable road-based delivery point for CCBC's and potentially some of DCC's waste deliveries cannot be secured.)
 - S1 (Site conditions are not as anticipated) description amended to reflect the final bid position reached with WTI.
 - F1 (Lack of Budget profile leads to unexpected surplus) has had the description amended to reflect the existing budget position.
 - PD23 – (Risk allocation offered by bidder not acceptable to partner authorities).
- 3.2. Four risks (PD20, PD21, F11 & F12) are now closed as no longer relevant.
- 3.3. There has been a change to risk PO4 arising from the publication by Welsh Government of the Environment Bill Consultation White Paper on 23rd October 2013 which includes a proposal to provide Ministers with the powers to ban certain uncontaminated materials from being processed at EfW's. The NWRWTP has responded to the consultation on the white paper consultation.



3.4. The Top 12 risks (after controls have been put in place) are shown in appendix 1.

3.5. The risk register will continue to be reviewed by the Project Director and reported to the Project Board at future meetings.

4. RECOMMENDATIONS

4.1. That the Joint Committee note the updated risk register for the project.

5. FINANCIAL IMPLICATIONS

5.1. Not applicable

6. ANTI-POVERTY IMPACT

6.1. None

7. ENVIRONMENTAL IMPACT

7.1. Not applicable

8. EQUALITIES IMPACT

8.1. Not applicable

9. PERSONNEL IMPLICATIONS

9.1. Not applicable

10. CONSULTATION REQUIRED

10.1. As noted in this report.

11. CONSULTATION UNDERTAKEN

11.1. As noted in this report.

LOCAL GOVERNMENT ACCESS TO INFORMATION ACT 1985

Background Documents:

None

Contact Officer: Steffan Owen NWRWTP



Appendix 1 Top (Red) risks and issues

IDENTIFYING THE RISK or ISSUE						MANAGING THE RISK or ISSUE							Additional explanatory notes			
ID	Risk / Issue (i.e.: Threat to the Project)	Consequence	Current Assessment			How the risk will be managed and controlled				Residual risk after management				Impin Date	Review Date	Closure Date
			Impact	L'hood	Overall	Already in Place	Who is Managing	Not in Place (Proposed)	Who will Manage	Impact	L'hood	Overall				
Policy & regulatory Risk – Change in WG objectives / regulations																
PO1	WG changes financial support available for residual waste treatment projects due to WG affordability / budgetary constraints in the current economic climate	Residual waste treatment projects become less affordable for partnership and each partner authority	5	4	20	Project Team to monitor WG positions in terms of budget availability and lobby at ministerial level if there are indications that proposed funding is to be reduced	PD			5	3	15	Ongoing	Oct-13		
PO2	WG Environmental policy and objectives change	Project is now inappropriate	4	5	20	Keep in close contact with WG to ensure potential policy changes that may impact on the project are identified early. The Project team have developed and submitted a partnership consultation response (approved by the PB and Joint Committee) highlighting the potential impact of such a target on the project and to ensure WG addresses how any such target is related to potential household numbers of population growth rates that authorities may be subject to in future.	PD			4	3	12	Ongoing	Oct-13	WG's Municipal Sector Plan (MSP) adopted a waste minimisation target for MSW with a negative growth rate (reduction) of -1.2% pa. The WG MSP does not take any account of individual or partner authority HH or population growth rates. The Partnership has however received guidance from WG that the Partnership is free to make its own assessments about future waste arisings as the waste reduction target is aspirational. WG has now published guidance on the Waste Hierarchy. This is viewed by the project team as helpful and will enable the Partnership to demonstrate how any solution that comes forward ranks in the waste hierarchy.	
PO4	Change in legislation or guidance either at European, National or Regional/Local level - WG have published an Environment Bill Consultation White Paper which indicates a proposed materials ban at EFW facilities from 2017	Could require revisit of preferred solution, possible termination of project, excessive LAS compliance costs	4	5	20	Keep in close contact with WG to ensure potential policy changes that may impact on the project are identified early. WG have verbally reported that the application of the proposed ban is not intended to adversely impact on the projects in procurement. J)	PD	Lobby WG and liaise with WLGA on this issue.	PD	4	3	12	Ongoing	Oct-13	WG have now clarified the position on use of IBA (Bottom ash) so the likelihood of policy change in relation to this has reduced.	



Appendix 1 Top (Red) risks and issues (continued)

IDENTIFYING THE RISK or ISSUE						MANAGING THE RISK or ISSUE										Additional explanatory notes
ID	Risk / Issue (i.e.: Threat to the Project)	Consequence	Current Assessment			How the risk will be managed and controlled				Residual risk after management			Imp Date	Review Date	Closure Date	
			Impact	L'hood	Overall	Already in Place	Who is Managing	Not in Place (Proposed)	Who will Manage	Impact	L'hood	Overall				
Strategy risk – change in any participating council's waste strategy or technology / solution preference																
SR 1	A change in any participating council's waste strategy or technology / solution preference by any of the partner authorities		4	4	16	Existing M/WMS in place. Impartial options appraisal process carried out to identify reference solution (based on WG national evaluation framework). Multi partner authority officer input to this process. Ongoing communications and information to partner authorities on need for the project, technologies, benefits of adopted approach and a technology neutral procurement process.	PM & partner authorities			4	3	12	Ongoing	Oct-13		Elections in 2012 have brought about changes in administrations and make up of the NWRWTP Joint Committee. Suitable information to be provided to authorities and their members (for instance an information pack) and briefings by external agencies such as EAW and HPA together with visits to existing operational facilities to be organised during 2012 and 2013 as required to ensure full understanding of technologies being proposed (E/W)
Finance & Affordability																
F15	Partner authorities fail to make financial plans to support additional recycling and composting services to meet "front end" increased recycling levels that are required	Failure to meet WG "front end" recycling and composting targets with increased residual waste arisings as a result.	4	4	16	Partner authorities to develop long term funding plans to support enhanced front end recycling and composting services.	Partner Authorities			4	3	12	Ongoing	Oct-13		WG are encouraging authorities in Wales to enter into a "change programme" where WG will offer assistance to Las to work together and improve "front end" recycling and collections services.
Project Delivery																
PD8	One of the two final bidders drops out	Threat to VFM, price escalation, possible exceedance of affordability envelope, delay to procurement programme	4	5	20	Procurement process designed to ensure ability and /or appetite for contract closure is understood pre final tender appointment. Will seek agreement with all bidders at this stage in relation to major issues.		Procurement process to ensure compliance with Treasury issued guidance that relates to premature withdrawal of bidders.	PD	4	5	20	Ongoing	Oct-13		Following SITA UK's decision to withdraw from the procurement process pre CFT the project team will be applying the guidance as set out by the UK treasury to ensure Value for money is obtained for the partnership.
PD19	There is no market interest due to limited capacity within the industry	Delay to project programme, excessive LAS compliance costs, excessive costs	5	3	15	Good level of market interest demonstrated.	PD			5	3	15	Ongoing	Oct-13		Medium risk - however risk cannot be closed until PB appointed. See PD8



Appendix 1 Top (Red) risks and issues (continued)

IDENTIFYING THE RISK OR ISSUE						MANAGING THE RISK OR ISSUE											
ID	Risk / Issue (i.e.: Threat to the Project)	Consequence	Current Assessment			How the risk will be managed and controlled				Residual risk after management			Imp/In Date	Review Date	Closure Date	Additional explanatory notes	
			Impact	L'hood	Overall	Already in Place	Who is Managing	Not in Place (Proposed)	Who will Manage	Impact	L'hood	Overall					
Communication & stakeholders – failure to proactively engage with key stake holders leading to delays and lack of public support for the proposed solution.																	
CO4	Pressure from lobby groups/public against the preferred solution and location.	Alternative solution/site has to be sought, increased project development costs, delays to project delivery programme, excessive LAS costs, impact on Partner Councils reputation	4	5	20	Communication and Engagement Strategy drafted and agreed in draft form by Communication Officer group. To be "live" document and therefore updated when necessary.	PM		Ensure fact based information produced to counter mis-information or alarmist claims often put forward by lobbyists and campaign groups.	PD	4	4	16	Ongoing	Oct-13		National campaigners' engaging with local community councils and local communities in attempt to build opposition to potential solutions.
Planning and permitting –ability to secure successful planning and permitting outcome for solution																	
PSS	Suitable sites are not in council ownership to support development of the solution	Project delayed whilst suitable sites are secured	5	3	15	Project team identified sites that could be suitable for location of both the waste transfer stations and residual waste treatment facility(s). Extensive negotiations with land owners of (further) additional sites carried with the aim of securing option(s) for site(s).				PD	5	3	15	Ongoing	Oct-13		Anglesey Aluminium site identified as a potential site for the location of a facility, but despite extensive negotiations and engagement with AAM, AAM decided not to make the site available to the Partnership as they had other uses for the site.
PS14	The recent issue of the draft Collections, Infrastructure and Markets Sector Plan (CIM) by WG has led to uncertainty as to the status of the existing Regional Waste Plan (RVMP). Thus the RVMP may be given reduced weight in determination of a planning application for waste facilities. A policy vacuum may therefore exist if this is not addressed by WG.	Unsuccessful planning application	4	4	16	Project team and north Wales regional waste planning team engaging with WG on this issue to ensure that the final issued version of Collections, Infrastructure and Markets Sector Plan (CIM) does not leave a planning "policy vacuum". Regional Planning team and WG planning teams engaged with WG Waste Policy section to seek required amendments to draft CIM				PD	4	3	12	Ongoing	Oct-13		WG's published draft Collections, Infrastructure and Markets Sector Plan (CIM) now issued. See risk PS1
Wastes																	
WG3	Composition of waste is different from that anticipated (poor data, policy changes, changes in collection practices)	Performance is below required level, excessive LAS compliance costs	3	5	15	Waste composition to be monitored during procurement and data shared at Competitive Dialogue to inform solution. All Wales Waste composition analysis has been carried out by WG through WRAP study has provided a good data set. Performance of technology solution will be tested and understood as part of the procurement process to identify the ability of each solution to process wastes with changed				PD	3	4	12	Ongoing	Oct-13		Waste composition risk not being accepted by partnership - risk lies with contractor
Performance																	
PE1	Market/outlet is not available for outputs from the facility(s)	Increased project operational costs, increase in demand for landfill void	4	4	16	Ensure market deliverability demonstrated as part of procurement evaluation process.				PD	4	3	12	Ongoing	Oct-13		



Appendix 2 Changes this period

IDENTIFYING THE RISK or ISSUE						MANAGING THE RISK or ISSUE										Additional explanatory notes
ID	Risk / Issue (i.e.: Threat to the Project)	Consequence	Current Assessment			How the risk will be managed and controlled				Residual risk			Impln Date	Review Date	Closure Date	
			Impact	L'hood	Overall	Already in Place	Who is Managing	Not in Place (Proposed)	Who will Manage	Impact	L'hood	Overall				
New risk since last reported to the Joint Committee																
F16	Self -performed Waste transfer station operations are more costly than envisaged	Costs of overall solution increase	2	2	4	Initial Historical cost data gathered. Workstream now commenced.	PM	Inter authority agreement to set out approach to cost allocation.			2	2	4	Ongoing	Oct-13	
P17	A suitable road-based delivery point for CCBC and potentially some of DCC's waste deliveries cannot be secured..	No suitable delivery point available thus leading to increased collection costs for those authorities affected	3	3	9	New waste transfer station work stream set up and market testing/ procurement process being considered.	PM/ Partner authority technical officers				3	2	6	ongoing	Oct-13	
S1	Site conditions are not as anticipated	Delay in project programme, excessive LAS costs, excessive Capex prices, possible threat to affordability	3	3	9	Technical advisors have been tasked to review site constraints	PD		PD	3	2	6	Ongoing	Oct-13		Full site surveys have been carried out and contractor to take site condition risk
F1	Lack of Budget profile leads to unexpected surplus	Surplus is absorbed and re-application required	3	2	6	Finance Officer to be appointed to the team. Payments based on milestones. PD has updated project budget profile. PD to monitor and manage	PD				3	1	3	Ongoing	Oct-13	Project budget is expected to be fully utilised therefore no longer relevant.
PD23	Risk allocation offered by bidder not palatable to partner authorities	Contract is not awarded	5	3	15	Procurement process has ensured that bid on offer reached represents the best possible possible possible from the bidder. Ensure that main facility site is suitable in terms allocation within the UDP, and in terms of WG policy and strategy context	PD				5	2	10		Dec-13	Cotains commerical information regarding one or more bidders' offer. Making the information public would prejudice the procurement process



Appendix 2 Changes this period (continued)

IDENTIFYING THE RISK or ISSUE						MANAGING THE RISK or ISSUE										Additional explanatory notes
ID	Risk / Issue (i.e.: Threat to the Project)	Consequence	Current Assessment			How the risk will be managed and controlled				Residual risk			Impln Date	Review Date	Closure Date	
			Impact	L'hood	Overall	Already in Place	Who is Managing	Not in Place (Proposed)	Who will Manage	Impa ct	L'ho od	Over all				
Amended risks since last reported to the Joint Committee																
PO4	Change in legislation or guidance either at European, National or Regional/Local level - WG have published an Environment Bill Consultation White Paper which indicates a proposed materials ban at EfW facilities from 2017	Could require revisit of preferred solution, possible termination of project, excessive LAS compliance costs	4	5	20	Keep in close contact with WG to ensure potential policy changes that may impact on the project are identified early. WG have verbally reported that the application of the proposed ban is not intended to adversely impact on the projects in procurement.	PD	Lobby WG and liaise with WLGA on this issue.	PD	4	3	12	Ongoing	Oct-13		WG have now clarified the position on use of IBA (Bottom ash) so the likelihood of policy change in relation to this has reduced.
Closed risks since last reported to the Joint Committee																
PD20	Participants are concerned that one or more other Participants have gained a commercial advantage by gaining control of a site that may be required to deliver their solution	Participants withdraw from the procurement process	4	3	12	Partnership issue clear instruction to participants in relation to sites. Procurement team to enforce sanctions that may apply against participants that breach these instructions. The PD has received verbal assurances from a rail undertaker that their newly required option on the site in question will not be used solely to give one or more participants a competitive advantage in securing access to a rail head.	PD	Written confirmation gained for the alternative site operator that has secured an option of the site to ensure that all Participants can achieve equal access to the site if required (agreement to a non-exclusive engagement with all participants if required).		4	1	4	Ongoing	Oct-13		Due to single bidder status no longer relevant
PD21	Network Rail approvals are not secured to allow delivery of a rail based transport solution.	Transport element of Rail based solution becomes undeliverable or partially undeliverable.	3	4	12	Following the decision of Joint Committee at its meeting in March 2012, it was agreed that a review of progress would be made in pre CFT to ensure rail still deliverable. The Partnership has decided to revert to a road based transport solution as not viewed as providing VFM. Therefore rail not to be pursued, but the position could be reviewed should the economics of rail change in future.	PD			1	1	1	Sep-12	Oct-13		Rail no longer forming part of initial services.
F11																Cotains commerical information regarding one or more bidders' offer. Making the information public would prejudice the procurement process



Appendix 2 Changes this period (continued)

F12																Contains commercial information regarding one or more bidders' offer. Making the information public would prejudice the procurement process
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EITEM AGENDA RHIF: 8

ADRODDIAD I'R: CYD-BWYLLGOR PTGGGC

DYDDIAD: 29 IONAWR 2014

ADRODDIAD GAN: RHEOLWR Y PROSIECT

PWNC: CYLLIDEB DDIWYGIEDIG Y PROSIECT

1. PWRPAS YR ADRODDIAD

- 1.1. I gyflwyno'r gyllideb ddiwygiedig am 2013/14 ar gyfer cymeradwyaeth yr Aelodau.
- 1.2. I gyflwyno'r gyllideb i gam caffael y Cau Ariannol am 2014/15 i'r Aelodau argymhell ei bod yn cael ei chymeradwyo gan bob Cyngor Partner.

2. CEFNDIR

- 2.1. Ystyriwyd cynnwys yr adroddiad hwn gan y Bwrdd Prosiect yn eu cyfarfod ar 16 Ionawr 2014 a chytunwyd y dylid ei gymeradwyo ar gyfer ystyriaeth gan aelodau o'r Cydbwyllgor.
- 2.2. Cymeradwyodd y Cydbwyllgor gyllideb prosiect i'r cam o ddethol Cynigydd a Ffefir yn ei gyfarfod ym mis Gorffennaf 2013. Y gyllideb a gymeradwywyd ar gyfer y flwyddyn 2013/14 oedd £455,862 o fewn cyfanswm rhagamcan gwariant net y prosiect o £3,000,367, a grynhoir yn y tabl isod.

NWRWTP Budget Review June 2013

(To preferred bidder selection. Excludes advisor fees from preferred bidder through to contract award)

EXPENDITURE HEADING	A2008/9 - 2012/13	P2013/14	P2014/15 Q1	PTotal
TOTAL PROJECT MANAGEMENT COSTS	1,369,916	261,088	23,864	1,654,868
TOTAL ADVISOR COSTS	2,110,381	285,150	0	2,395,531
CONTINGENCY	0	109,624	0	109,624
TOTAL COSTS	3,480,297	655,862	23,864	4,160,023
LESS INCOME	959,656	200,000	0	1,159,656
NET COST	2,520,641	455,862	23,864	3,000,367
Per AUTHORITY equal shares	504,128	91,172	4,773	600,073

- 2.3. Cyn galw am y tendr terfynol, darparodd Wheelabrator Technologies Inc (WTI) bapur diweddarau pris i dîm Prosiect PTGGGC. Nododd y papur y byddai cyflwyniad CFT WTI yn cynrychioli cynnydd sylweddol mewn costau o'r hyn a nodwyd yng nghyflwyniad WTI o'r ISDS wedi'i fireinio. Creodd y datblygiad annisgwyl hwn alw ychwanegol am adnoddau i archwilio sefyllfa WTI yn fanwl ac ystyried opsiynau amgen o ddarparu gwasanaethau.



- 2.4. Yng nghyfarfod Medi 2013 y Cydbwyllgor, dywedodd y Rheolwr Prosiect wrth yr Aelodau o ganlyniad i'r gwaith ychwanegol a wnaed byddai cynnydd mewn gwariant a byddai'n rhaid ailymweld â chyllideb y prosiect.
- 2.5. Mae'r Cytundeb Rhyng Awdurdod cyntaf (CRhA) yn rheoleiddio'r prosiect caffael hyd at y sefyllfa Cau Ariannol. Gwariant net rhagamcanedig y prosiect caffael a gynhwysir yn y CRhA yw £3,198,673. Er mwyn cyrraedd y garreg filltir o Gau Ariannol, mae angen cyllideb sy'n ymestyn i mewn i Chwarter 1 2014/15.

3. YSTYRIAETHAU

- 3.1. Mae'r gwariant hyd at ddiwedd Chwarter 3 2013/14 yn erbyn y gyllideb a gymeradwywyd yn cael ei grynhoi yn y tabl canlynol. Mae'r gorwariant a gofnodwyd o £268,869 yn bennaf oherwydd gwahaniaeth amseru rhwng derbyn arian grant sydd i ddod gan Lywodraeth Cymru a'r gwaith ychwanegol sy'n deillio o bapur diweddariad pris WTI.

SUMMARY BUDGET MONITORING REPORT as at 31 December 2013								
EXPENDITURE HEADING	ANNUAL BUDGET \pounds 5	YEAR TO DATE 2013/14			TOTAL PROJECT BUDGET \pounds 5	CUMULATIVE PROJECT TO DATE		
		BUDGET	ACTUAL	BUD-ACT VARIANCE - = OVER; + = UNDER		BUDGET	ACTUAL	VARIANCE
PROJECT MANAGEMENT COSTS	261,088	224,353	241,437	-17,084	1,654,868	1,594,269	1,611,353	-17,084
ADVISOR COSTS	285,150	281,400	383,760	-102,360	2,395,531	2,391,781	2,494,142	-102,360
CONTINGENCY	109,624	50,575	0	+50,575	109,624	50,575	0	+50,575
TOTAL COSTS	655,862	556,329	625,197	-68,869	4,160,023	4,036,626	4,105,494	-68,869
LESS INCOME	200,000	200,000	0	+200,000	1,159,656	1,159,656	959,656	+200,000
NET COST	455,862	356,329	625,197	-268,869	3,000,367	2,876,970	3,145,838	-268,869
Per AUTHORITY equal shares	91,172				600,073			

- 3.2. Mae'r rhaglen caffael prosiect wedi cael ei diwygio. Bydd cymeradwyaeth y Cynigydd a Ffefir gan bob un o'r Awdurdodau Partner yn cael ei gynnal yn ystod mis Chwefror/Mawrth 2014. Mae'r cau ariannol wedi ei raglennu i gael ei gwblhau yn ystod mis Mehefin 2014.
- 3.3. Mae cyllideb 2013/14 a gymeradwywyd wedi cael ei hadolygu yng ngoleuni'r gwariant gwirioneddol a gafwyd hyd yma (Rhagfyr 2013). Mae tîm y prosiect hefyd wedi asesu'r mewnbwn sydd ei angen gan ymgynghorwyr i gyrraedd y pwynt Cau Ariannol. Dangosir cyllideb y prosiect caffael sydd wedi'i diweddaru i'r pwynt Cau Ariannol yn y tabl isod.



NWRWTP Budget Review January 2014

(To financial close)

EXPENDITURE HEADING	A2008/9 - 2012/13	P2013/14	P2014/15 Q1	PTotal
TOTAL PROJECT MANAGEMENT COSTS	1,369,916	302,061	59,128	1,731,105
TOTAL ADVISOR COSTS	2,110,381	478,010	182,750	2,771,142
CONTINGENCY	0	15,487	79,188	94,675
TOTAL COSTS	3,480,297	795,558	321,066	4,596,922
LESS INCOME	959,656	200,000	0	1,159,656
NET COST	2,520,641	595,558	321,066	3,437,266
Per AUTHORITY equal shares	504,128	119,112	64,213	687,453

Rhagamcanir y bydd cyfanswm gwariant net y prosiect caffael yn £3,437,266 sef £238,593 (7.5%) yn fwy na'r hyn a geir yn y CRhA. Y gwariant net a ragwelir ar gyfer y flwyddyn gyfredol yw £595,558. Mae'r prif ragdybiaethau sy'n sail i'r rhagamcanion hyn ynghlwm yn Atodiad 1. Ceir dadansoddiad mwy manwl o'r penawdau gwariant ynghlwm yn Atodiad 2.

- 3.4. Mae'r Cytundeb CRhA yn darparu, pan fo gwir gostau sy'n gysylltiedig â'r prosiect yn debygol o fod yn fwy o 5% na'r gyllideb brosiect flynyddol a gymeradwyir ac sy'n cael ei dal ar ran y Cynghorau, y bydd hyn yn Fater Wrth Gefn i'r Cynghorau.
- 3.5. Hefyd bydd angen i gynghorau unigol ystyried gofynion cyllidebol y tu hwnt i'r Cau Ariannol, gan nodi'r pwyntiau canlynol.
 - Bydd angen gwneud yr ail CRhA cyn i'r CB allu cymeradwyo cyllidebau y tu hwnt i'r cyfnod cau ariannol.
 - Mae angen nodi a chytuno ar y gofynion ar gyfer y prosiect y tu hwnt i'r cau ariannol.
 - Bydd angen i gynghorau unigol allu cynllunio ar gyfer y costau hyn nawr (o leiaf yn 2014/15) cyn i'r ail GRhA yn cytuno'n ffurfiol.
 - Nododd y Cyfarwyddwr Prosiect yn flaenorol (Mai 2011) y gost bosibl o Dîm Rheoli Contractau ynghyd ag Ymgynghorwyr Allanol o rhwng £307,000 i £359,000 y flwyddyn. Ceisir cyngor pellach ar y mater hwn gan ffynonellau yn LIC.

4. ARGYMHELLION

- 4.1. I aelodau'r Cydbwyllgor gymeradwyo'r gyllideb 2013/14 ddiwygiedig arfaethedig sy'n £595,558 (fel y nodwyd yn yr adroddiad).
- 4.2. I aelodau'r Cydbwyllgor argymhell bod Cynghorau'n cymeradwyo gwariant yn 2014/15 i fynd â'r broses gaffael i gam terfynol Cau Ariannol, sy'n £321,066 (fel y nodwyd yn yr adroddiad).
- 4.3. I aelodau'r Cydbwyllgor nodi gofynion parhaus cyllideb y prosiect y cyfeirir atynt ym mhwynt 3.5 uchod.



PTGGGC

Prosiect Trin Gwastraff Gweddilliol Gogledd Cymru

5. GOBLYGIADAU ARIANNOL

5.1. Gweler adrannau 3.1-3.5 uchod

6. EFFAITH GWRTH-DLODI

6.1. Amherthnasol.

7. EFFAITH AMGYLCHEDDOL

7.1. Amherthnasol.

8. EFFAITH AR GYDRADDOLDEB

8.1. Amherthnasol.

9. GOBLYGIADAU PERSONÉL

9.1. gweler Atodiad 1 Prif ragdybiaethau eitem 3.

10. ANGEN YMGYNGHORIAD

10.1. Gweler uchod

11. YMGYNGHORIAD WEDI EI GYNNAL

11.1. Amherthnasol.

DEDDF MYNEDIAD I WYBODAETH LLYWODRAETH LEOL 1985

Dogfennau Cefndir:

Dim

Swyddog Cyswllt: Steffan Owen – Rheolwr Prosiect PTGGGC



PTGGGC

Prosiect Trin Gwastraff Gweddilliol Gogledd Cymru

Atodiad 1 – Prif ragdybiaethau

1. The successful appointment of Preferred Bidder by individual Councils will be completed during the months February/March 2014.
2. Financial Close will be completed on or before 30th June 2014.
3. Staffing
 - Project Director 2 days per week
 - Full time Project Manager
 - Full time Administrative Assistant
 - Lead Financial 1 day every 2 weeks
 - Lead Technical 1 day every 2 weeks
 - Lead Legal 1 day per week
4. Advisors fees are based on advisors anticipated levels of activity in the run up to Financial Close that being most intense during the months April – June 2014. An allowance of 1 day's attendance by the external advisors in three out of the five Councils has been provided for.



Atodiad 2 – Gwariant Prosiect Manwl wedi'i Ragamcanu

EXPENDITURE HEADING	A2008/9	A2009/10	A2010/11	A2011/12	A2012/13	P2013/14	P2014/15	PTotal
Project Director	57,706	106,622	142,000	161,490	123,263	100,314	20,625	712,021
Project Director Travel etc	45	8	1,183	60	0	0	0	1,295
Project Manager	0	35,051	54,197	55,695	56,970	57,536	14,384	273,832
Project Manager travel and other expenses	0	0	2,161	1,298	998	1,135	1,250	6,842
Administrative assistance	1,237	0	33,599	27,773	27,761	28,021	7,004	125,396
Lead finance	0	0	0	35,735	42,543	43,406	3,617	125,301
Interim finance	0	0	38,000	0	0	0	0	38,000
Lead Technical	0	0	30,432	37,000	26,998	17,717	1,490	113,638
IT/ Telephones	0	1,077	1,290	1,630	738	1,126	300	6,162
Software	0	6,670	0	4,020	0	0	0	10,690
Stationery/Printing	0	630	161	2,622	2,048	1,215	240	6,915
Translation	0	3,928	2,687	2,511	2,977	3,781	1,500	17,384
Status enquiries	0	101	127	0	0	0	0	228
Remote document managements system	0	0	11,511	0	2,440	1,760	480	16,191
Advertising	18,981	0	3,000	6,261	3,997	1,721	0	33,961
Joint Working	0	0	4,000	0	0	0	0	4,000
Procurement recharge	0	0	405	0	0	0	0	405
Finance recharge	0	0	0	0	0	0	0	0
Legal recharge	0	29,797	23,472	28,984	29,466	29,415	4,238	145,372
Office accommodation recharge	0	0	4,379	0	0	0	0	4,379
Venues	1,348	5,668	14,865	28,745	7,768	7,911	2,250	68,556
Audit fees	0	0	0	0	11,787	7,000	1,750	20,537
TOTAL PROJECT MANAGEMENT COSTS	79,316	189,553	367,468	393,823	339,755	302,061	59,128	1,731,105
								0
Technical advisors - Entec/Amec	0	149,824	350,862	272,830	227,230	164,937	33,750	1,199,433
Technical advisors - Entec/Amec Sauce	0	0	0	34,210	47,912	25,275	30,000	137,398
Legal advisors - Pinsent Mason	0	33,850	151,792	235,664	146,303	210,565	90,000	868,174
Financial advisors - Grant Thornton	0	32,701	111,523	122,907	82,243	77,233	24,000	450,606
Other advisors - AECOM/Acer	0	0	83,786	12,950	1,190	0	0	97,926
Insurance advisors - Jardine Lloyd Thompson	0	0	1,984	1,121	9,500	0	5,000	17,605
	0	0	0	0	0	0	0	0
TOTAL ADVISOR COSTS	0	216,374	699,946	679,682	514,379	478,010	182,750	2,771,142
Potential site survey costs	0	0	0	0	0	0	55,000	55,000
Contingency - comms	0	0	0	0	0	0	0	0
Contingency - general (10%)	0	0	0	0	0	15,487	24,188	39,675
TOTAL COSTS	79,316	405,928	1,067,414	1,073,506	854,134	795,558	321,066	4,596,922
					0	0	0	0
WAG Contribution	75,000	345,000	200,000	0	310,000	200,000	0	1,130,000
Other Income	0	0	0	0	29,656	0	0	29,656
TOTAL INCOME	75,000	345,000	200,000	0	339,656	200,000	0	1,159,656
NET COST	4,316	60,928	867,414	1,073,506	514,477	595,558	321,066	3,437,266



PTGGGC

Prosiect Trin Gwastraff Gweddilliol Gogledd Cymru



PTGGGC

Prosiect Trin Gwastraff Gweddilliol Gogledd Cymru

EITEM AGENDA: 9a

ADRODDIAD I: CYD-BWYLLGOR PTGGGC

DYDDIAD: 29 IONAWR 2014

ADRODDIAD GAN: LOUISE PEDRESCHI

PWNC: 2^{il} GYTUNDEB RHYNG-AWDURDOD

1. PWRPAS YR ADRODDIAD

- 1.1 I Gyd-Bwyllgor i gymeradwyo brif egwyddorion yr ail Gytundeb Rhyng-Awdurdod (2il GrhA) i'w argymhell i'r awrurdoau partner.
- 1.2 I ddirprwyo awdurdod i'r Prif Weithredwr arweiniol i gwblhau'r cytundeb i ddarparu i'w gymeradwyo gan yr awdurdodau partner.

2. CEFNDIR

- 2.1 Mae'r PTGGGC yn cael lywodraethu drwy Gytundeb Rhyng-Awdurdod ar hyn o bryd, sydd yn mynd a'r bartneriaeth hyd at gamau Cau Ariannol a Gwobrwyo'r Cytundeb. Wedi pasio'r camau yma, byd angen 2il GrhA i fynd a'r partneriaid trwy'r camau nesaf:
 - Ceisio am ganiatad cynllunio a thrwydded amgylcheddol;
 - Adeiladu;
 - Rheoli'r cytundeb ar gyfer gweithredu'r cyfeuster trwy fywyd y cytundeb; ac
 - Terfynny'r cytundeb ar ei ddiwedd.
- 2.2 Yn ystod diwedd 2013 a Ionawr 2014 fe gynhaliwyd nifer o drafodaethau gyda'r grwpiau swyddogion sydd yn cynghori a chefnogi'r prosiect (cyfreithiol, ariannol a thechnegol) ar gynnwys yr 2il GrhA. Ym Mwrdd Prosiect ar 16 Ionawr 2014, fe gytunwyd ar yr elfennau oedd yn weddilliol. Mae'r egwyddorion allweddol a gytunwyd yn y Bwrdd Prosiect wedi'i amlygu yn yr 2il GrhA ddrafft atodwyd yn atodiad 1 (ddogfen ar wahan).
- 2.3 Cynhyrchir grynodedb o'r egwyddorion yr 2il GrhA gan ymgynghorwyr chyfreithiol y prosiect, Pinsent Masons wedi atodi yn atodiad 2 (dogfen ar wahan), a mae'n adlewyrchu termau perthnasol y Cytundeb Prosiect mewn egwyddorion eang, y bydd Cyngor Sir y Fflint fel y Cyngor Arweiniol yn cytuno arnynt gyda'r Cynigydd.



3. YSTYRIAETHAU

3.1 Ynghlwm mae'r ail drafft gweithio o'r 2il GrhA, sydd yn gwneud darpariaeth ar gyfer:

- egwyddorion ac amcanion allweddol y cytundeb ac
- yn nodi dyletswyddau'r Cyngor Arweiniol (Sir y Fflint) a Phartneriaid,
- y prosesau gwneud penderfyniadau,
- y materion safle,
- digwyddiadau terfynu a chanlyniadau,
- rolau'r Bwrdd Prosiect a'r Cydbwyllgor ac
- ymrwymiad / atebolrwydd pob Partner a'u cyfraniadau

Mae hwn ddrafft gwaith a bu modd a i unrhyw argymhellion o'r Cyd-Bwyllgor cael ei gynnwys ynddo i estynu neu newid unrhywun o'r egwyddorion sydd wedi'i chytuno.

Bwriedir i drefniadau cyfansoddiadol a llywodraethu'r 2^{il} GRhA adlewyrchu'r CRhA 1^{af}, yn yr ystyr bod penderfyniadau'r Bwrdd Prosiect a'r Cydbwyllgor i fod drwy bleidlais o fwyafrif, a bod y materion a gadwyd i'r Cynghorau unigol i fod yn unfrydol. Y cworwm ar gyfer y Bwrdd Prosiect fydd uwch swyddog o bob Cyngor cyfranogol yn bersonol (neu os mewn argyfwng dros y ffôn). I'r Cyd-bwyllgor, byddai'r cworwm angen presenoldeb un aelod (pleidleisio neu aelod heb bleidlais) o bob Cyngor cyfranogol, heb yr opsiwn o fod dros y ffôn. Os bydd y Bwrdd Prosiect yn gofyn am unrhyw newidiadau i hyn, yna mae'n bosibl i'r rhain gael eu hymgorffori.

3.2 Mae'r tabl isod yn crynhoi'r materion allweddol o'r egwyddorion rhanu costau a materion oedd yn weddill ofewn yr 2^{il} GrhA a roddwyd i'r Bwrdd Prosiect ar 16 Ionawr 2014 i'w argymell. Mae'r prif egwyddorion cyffredinol yr 2^{il} GrhA i gyd wedi ei nodi yn Atodiad 2, sef adroddiad Pinsent Masons' ar yr 2^{il} GrhA. Mae rhwymedigaethau y Cynghorau wedi'i osod yn paragraff 6 o'r adroddiad honno. Ar derfyn, mae'r rhwymedigaeth yn dilyn yr egwyddor rhannu costau, bod os oes unrhyw daliadau terfynnu / rhwymedigaethau wedi'i achosi, bydd y costau yno yn disgyn ar y Cynghorau ar sail y dunelledd o wastraff a anfonwyd i'r cyfleuster (pro rata). Os nad ydy'r cyfleuster wedi'i adeiladu, yna bydd y costau honno yn cael ei rhannu'r gyfartal rhwng yr awdurdodau. Os nad oedd y Cynghorau ar fai i'r un gradd am derfynnu a bod un Cyngor gyda mwy o gyfrifoldeb am y digwyddiad honno yna bydd y Cyngor hwnw i dalu cyfran mwy o'r taliad sydd yn ddyledus. Ar gyfer unrhyw ddiffyg dalu arall, telir y ddyled gan y Cyngor sydd yn gyfrifol, neu eu rhannu fel yr angen os yn fwy na un Cyngor. Telir unrhyw Gyngor sydd yn ymadael a'r cytundeb yn unol a'r adroddiad atebolrwydd fel a nodwyd yn Schedule 7 o'r 2^{il} GrhA.



	Mater	Cytundeb yn y Bwrdd Prosiect
1.	Cytundeb cyffredinol ar rannu costau.	<p>a) Pan fo unrhyw gostau yn berthnasol i gyfnod pan fydd y cyfleuster yn weithredol, eu bod yn cael eu rhannu pro rata yn ôl y tunelledd a ddarperir (h.y. gwirioneddol, nid yr hyn a ragwelwyd)</p> <p>b) Mewn unrhyw sefyllfa arall y costau i gael eu rhannu'n gyfartal.</p> <p>Gweler 3 isod ar ôl i'r safle fod wedi bod yn weithredol ac yn cael ei ddirwyn i ben.</p>
2.	Beth fydd yn digwydd i'r safle pan derfynir contract yn gynnar?	<p>Mae'r egwyddor yn cael ei chymhwyso mewn perthynas â unrhyw thaliadau/rhwymedigaethau terfynu cynnar.</p> <p>Yn berthnasol i'r safle:</p> <p>a) Petai'r cyfleuster wedi ei adeiladu ac yn dal i fod â'r potensial i gael ei ddefnyddio, yna dylai fod ar gael i'r Bartneriaeth am dymor y Cytundeb Prosiect arfaethedig. Y sail ar gyfer hyn yw y ar derfynnu cynnar, fydd y partneriaeth i gyd wedi buddsoddi yn y gwariant cyfalaf a gwariant gweithredu a gafwyd hyd at y dyddiad terfynu. Petai Sir y Fflint yn cael y fantais o "gyfleuster yn gweithio" ei hun, yna byddai hyn yn annheg a byddai rhaid cael rhywfaint o arian ganddynt i wneud iawn am unrhyw brisiad o'r cyfleuster, a fyddai'n debygol o fod yn gosbol i'w gwrdd.</p> <p>b) Os nad yw'r cyfleuster wedi cael ei adeiladu h.y. oherwydd methiant cynllunio, yna ni fyddai unrhyw rwymedigaeth i glymu'r safle i'r prosiect.</p> <p>c) Os yw'r cyfleuster wedi cael ei adeiladu, ond nid yn weithredol neu gyda gwerth negyddol (h.y. ar ail-dendro ar gyfer sefyllfa diffyg y Contractwr) yna dylai pob Cyngor gyfrannu/ rhannu unrhyw atebolrwydd o'r fath fel costau dadgomisiynu gyda Sir y Fflint neu i rhannu unrhyw gostau o wneud y cyfeuster yn weithredol i dymor y Cytundeb Prosiect.</p>



3.	Costau dadgomisiynu.	<p>I'w rhannu'n gyfartal ar ôl iddo ddod i ben. Fodd bynnag, petai Sir y Fflint yn dewis parhau i ddefnyddio'r cyfleuster ei hun, byddai'n cymryd arno hun y rhwymedigaeth dadgomisiynu yn llawn. Mae rhan o'r costau hyn i gael eu cynnwys mewn unrhyw adroddiad atebolrwydd ar gyfer unrhyw Cyngor yn tynnu'n ôl neu'n cael ei derfynu yn gynnar.</p> <p>I ddiben cyfeirio, mae'r amcangyfrifon a ddarparwyd gan Amec yn awgrymu y gallai dadgomisiynu gostio tua £1.1 miliwn (gyda 10% wrth gefn i gael ei adeiladu i mewn) a gallai gymryd hyd at 6 i 12 mis i ddelio â gofynion Cynllunio ac EIA, a 12 i 18 mis posibl arall ar gyfer y dadgomisiynu ei hun (yn amodol ar unrhyw gymhlethdodau a allai godi).</p>
4.	Costau Rheoli Contract	I'w rhannu'n gyfartal hyd at weithrediad y Cyfleuster a pro rata fesul tunelledd wedyn un unol a'r cytundeb cyffredinol ar rannu costau.
5.	Cronfa Budd Gymunedol	Pob un o'r 5 Cyngor i dalu i mewn iddi, ar sail pro rata fesul tunelledd a anfonwyd.
6.	Colli cyllid Llywodraeth Cymru	Am unrhyw golled collid nad yw'r contractwr yn gyfrifol, yna bydd colled y cyllid hyn yw rhannu ar sail pro rata fesul tunelledd a anfonwyd.
7.	Adeiladu Gorsaf Trosglwyddo Gwastraff newydd (os oes angen)	Cael ei rannu'n gyfartal fel gwariant cyfalaf. Mae'r llain o dir a ddarperir yn dychwelyd i'r awdurdod sy'n ei roi os yw'n eiddo iddynt, neu os yr ariennir gan y bartneriaeth, yna byddai'r cynghorau ar y cyd yn penderfynu beth sy'n digwydd i'r cyfleuster hwnnw ar ddiwedd tymor y contract a sut mae ei elw/asedau i gael eu dosbarthu.
8.	Gwneud penderfyniadau	Pob penderfyniad gan y Bwrdd Prosiect a'r Cydbwyllgor i'w wneud drwy fwyafrif gyda unrhyw fater sydd yn fater i'r Cynghorau Unigol i'w wneud yn unfrydol gan bob Cyngor (ac eithrio pryd mae un Cyngor wedi diffygdalu yno penderfynnir y pedair Cyngor sydd yn weddill unrhyw weithred yn unfrydol i.e. i derfynu y Cyngor sydd wedi diffygdalu).



9.	Ymestyn y Cytundeb Prosiect	I fod yn fater y mae'n rhaid i bob un o'r pum cyngor gytuno arno (heb ganiatáu i unrhyw un dynnu'n ôl) ac os na all y penderfyniad fod yn unfrydol, yna gall unrhyw Gyngor sydd yn dymuno parhau i ddefnyddio'r cyfleuster gytuno wneud hynny y tu allan i'r Cytundeb Prosiect. Gallai'r cyngorau hynny benderfynu i gytuno ar gaffael newydd ymysg ei gilydd.
10.	Rhannu Costau yn ystod gweithrediad (trin gwastraff, cludiant / trafndiaeth a "thaliadau dros ben")	<p>a) Pob awdurdod yn cael ei rwymo gan ei Isafswm Tunelledd Gwarantedig ei hun, ac mae'r bandiau prisiau fel a godir gan y contractwr.</p> <p>b) Bydd taliadau i'r contractwr ar gyfer trin a chludo gwastraff yn cael ei seilio ar y tunelledd gwirioneddol a gyflenwir yn amodol ar nad yw'n fwy na'r tunelledd rhagamcanedig.</p> <p>c) Os yw'r tunelledd a gyflenwir gan awdurdod yn fwy na'r tunelleddau a ragwelwyd, yr awdurdod hwnnw sy'n cyflenwi'r tunelledd dros ben fydd yn unigol gyfrifol am y costau sy'n gysylltiedig â thrin a chludo tunelledd o'r fath.</p> <p>d) Os yw'r tunelleddau yn is na'r lleiafswm tunelledd gwarantedig, bydd y lleiafswm tunelledd gwarantedig fel sy'n berthnasol i bob awdurdod yn cael ei ystyried i fod y tunelledd a gyflenwyd gan yr awdurdod perthnasol.</p> <p>e) Os yw'r tunelledd a gyflenwir yn is na'r lleiafswm tunelledd gwarantedig, bydd yr awdurdod nad yw'n bodloni ei ofynion yn talu ar sail y lleiafswm tunelledd gwarantedig a bydd hyn yn arwain at 'daliad gormodol', i gael ei reoli yn unol â pharagraff 12. a) isod</p>



11.	Cost rheoli gwastraff cyn ei gludo a'i drin (e.e. gorsafoedd trosglwyddo gwastraff)	<p>a) Pan fo LIC yn darparu grant ar gyfer yr elfen hon, byddai pob awdurdod yn gyfrifol am eu costau gweithredu gorsaf drosglwyddo eu hunain, heb hawl ar awdurdodau eraill;</p> <p>b) Pan fo LIC yn darparu grant ar gyfer yr elfen hon, bydd pob awdurdod partner yn talu i mewn i'r Bartneriaeth swm a gytunwyd fesul tunnell am y gwastraff sy'n cael ei reoli o fewn pob ardal awdurdod, a phob awdurdod partner yn derbyn cyfran deg o'r taliad yn ôl, gydag ychwanegiad Grant Llywodraeth Cymru. Bydd y swm a delir "i mewn" i'r bartneriaeth fesul tunnell yn swm a gytunwyd rhwng yr awdurdodau partner (y man cychwyn ar gyfer y drafodaeth fyddai'r gyfradd a nodwyd gan yr ymarfer profi'r farchnad/caffael am orsaf drosglwyddo Conwy arfaethedig; bydd hyn yn sicrhau bod y swm yn seiliedig ar gyfradd y farchnad).</p>
12.	Rhannu Budd	<p>a) Byddai defnyddio terfynau tunelledd lefel contract cyffredinol ar lefel awdurdod yn medru arwain at ordaliad cyffredinol gan yr awdurdodau mewn cyfanswm o gymharu â'r taliad i'r contractwr, a bydd y fath ordaliad yn cael ei alw'n "daliadau gormodol" ond mewn gwirionedd mae'n codi o ganlyniad i'r buddiannau o fod mewn partneriaeth. Dylai'r fath "daliadau gormodol" gael eu rhoi mewn cronfa wrth gefn i gael eu defnyddio i ariannu costau'r prosiect, neu gael eu rhannu ar sail gyfnodol neu ar ddiwedd y prosiect gan ddefnyddio'r canrannau a ddefnyddir i ddyrannu'r bandiau tunelledd. Bydd hyn yn cael ei weinyddu gan y Cydbwyllgor yn ôl ei ddisgresiwn</p> <p>b) Bydd y taliadau gormodol yn cael ei hadolygu ar ôl blwyddyn gyntaf y contract i gymryd i ystyriaeth y tebygolrwydd o symiau a allai fod yn cronni'n rheolaidd ar sail flynyddol.</p> <p>c) Ymdrin ag incwm ychwanegol ac enillion ar hap: - mae gan y prosiect y potensial i gyflawni mwy o incwm 3ydd parti, uwchlaw'r hyn a gaiff ei warantu gan y contractwr. Mae enghreifftiau yn cynnwys trydan ac incwm gwastraff 3ydd parti. Gallai hefyd fod amgylchiadau lle mae taliadau ar hap hefyd yn codi (er enghraifft, os oes cymorthdaliadau trydan neu gynhyrchu gwres na ragwelir ar hyn o bryd sydd wedyn yn dod i fodolaeth). Bydd y fath incwm yn cael ei rannu pro rata yn ôl y tunelledd a gyflenwir.</p>



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13.	Y gallu i "fasnachu" dyraniadau tunelledd.	Bydd y prosiect yn weithredol am 25 mlynedd, ac yn ystod y cyfnod hwn, mae'n debygol y bydd cyfran y gwastraff sy'n deillio yn newid rhwng awdurdodau lleol yn ystod y cyfnod y prosiect. Mae'r CRhA2 i gynnwys dull i sicrhau rhywfaint o hyblygrwydd er mwyn caniatáu ailaddasu ar y bandiau tunelledd i adlewyrchu'n agosach unrhyw newidiadau yn y cyfrannau o wastraff rhwng awdurdodau.
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4. ARGYMHELLION

- 4.1 I'r Cyd-Bwyllgor gymeradwyo'r egwyddorion allweddol o'r 2^{il} GrhA i argymhell i'r pum awdurdodau partner.
- 4.2 I ddirprwyo awdurdod i'r Prif Weithredwr Arweiniol i gwblhau'r Cytundeb i ddarparu i'w gymeradwyo gan yr awdurdodau partner.

5. GOBLYGIADAU ARIANNOL

- 5.1 Mae goblygiadau ariannol a risg i'r pum awdurdod partner ganlyniad o arwyddo Cytundeb. Mae rhain wedi'i grynhoi yn yr adroddiad yma a'r adroddiad sydd mynd gyda hon.

6. EFFAITH GWRTH-DLODI

- 6.1 Dim

7. EFFAITH AMGYLCHEDDOL

- 7.1 Ddim yn berthnasol

8. EFFAITH AR GYDRADDOLDEB

- 8.1 Ddim yn berthnasol

9. GOBLYGIADAU PERSONÉL

- 9.1 Ddim yn berthnasol

10. ANGEN YMGYNGHORIAD

- 10.1 Ddim yn berthnasol

11. YMGYNGHORIAD WEDI EI GYNNAL

- 11.1 Ddim yn berthnasol

DEDDF MYNEDIAD I WYBODAETH LLYWODRAETH LEOL 1985

Dogfennau Cefndir:



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Dim

Swyddog Cyswllt: Louise Pedreschi (Cyngor Sir y Fflint)
Gareth Owens (Cyngor Sir y Fflint)

REPORT ON THE
DRAFT SECOND INTER-AUTHORITY AGREEMENT

***Note:** This report is intended to provide a high level summary of the current draft form Inter Authority Agreement. The report includes details of issues that have been discussed and agreed in principle by the Project Board at a meeting on the 16 January 2014.*

The Inter Authority Agreement is currently only in draft form. In the event that the Partnership wish to change any of the principles set out below, or wish to include any additional project specific partnering elements, then this can be accommodated.

The Partnership should also note that this report is only intended to be a high level summary of the content of the draft Inter Authority Agreement and should not be relied upon in lieu of the Inter Authority Agreement itself.

1. INTRODUCTION

- 1.1 At the beginning of the procurement, Conwy County Borough Council, Denbighshire County Council, Flintshire County Council, Gwynedd Council and the Isle of Anglesey County Council (together the "**Partnership**") agreed to work together in a partnering relationship to jointly procure a residual waste treatment facility and deliver residual waste treatment services in the project known as the North Wales Residual Waste Treatment Project (the "**Project**"). The Partnership signed the first Inter Authority Agreement on 24 June 2010, to regulate working arrangements and decision making among each of the Councils during the procurement of the Project up to financial close.
- 1.2 The Partnership has agreed that Flintshire County Council will take on the role as 'Lead Council' and will sign and enter into all the legal documents to the Project on behalf of the Partnership; the main document being the agreement with the Contractor, involving the design, construction, installation, commissioning, operation and maintenance of the facility for the treatment of residual waste (the "**Project Agreement**"). Following the commencement of the Project Agreement, the rights, liabilities and obligations of each Council set out in the first Inter Authority Agreement will be superseded by the rights, liabilities and obligations set out in the second Inter Authority Agreement (the "**IAA**").
- 1.3 As the Lead Council will take on the full contract responsibility on behalf of the Partnership, it requires assurances that each Council will meet its obligations in a timely manner to ensure that the Lead Council is never exposed to unreasonable contractual liabilities. Also, each Council needs assurance that they will receive all the contractual benefits that they are entitled to – even though they have not directly signed a contract with the Contractor. This is one of the primary objectives of the IAA.

2. PURPOSE OF THE SECOND INTER-AUTHORITY AGREEMENT

- 2.1 The overarching purpose of the IAA is to ensure that the five Councils are able to work effectively together in true partnership and with the Contractor to get maximum benefit from the Project. The IAA tries to balance the potential conflicts: that the Lead Council, as the Project Agreement counter-party, is not over-exposed in terms of risk and liability; and that the other Councils get their fair share of the contractual rights and benefits. The IAA is based on the principles of fairness and partnership working and is intended to manage the interests of all the Councils equitably.
- 2.2 The IAA attempts to reflect, where appropriate, the Project Agreement between the Partnership and the Contractor.

- 2.3 The IAA accommodates a structure to ensure that the Lead Council isn't exposed to disproportionate liability and that the contractual rights and obligations appropriately flow down to all the Councils.
- 2.4 At its most basic level, having signed the Project Agreement, the Lead Council is committed to the delivery of all the Partnership's waste and the full payment for its treatment. The Contractor, for its part, is obliged to accept and treat the waste.
- 2.5 Given this commitment, the IAA needs to ensure that each Council is committed to deliver its waste to the Contractor and pay to the Lead Council the correct amount in advance of the Lead Council having to pay the Contractor.
- 2.6 The IAA sets out the duties of the Lead Council. These duties include (but are not limited to);
- 2.6.1 acting on behalf of the Councils for the management and supervision of the Project Agreement,
 - 2.6.2 acting under the direction of the Joint Committee;
 - 2.6.3 being responsible for liaising with the Contractor, and
 - 2.6.4 entering into any contracts that may be required (for example, the appointment of consultants) and liaising with Welsh Government.
- 2.7 The IAA also regulates such things as:-
- 2.7.1 Decision making;
 - 2.7.2 Termination and Withdrawal from the IAA;
 - 2.7.3 Flexibility to Contract Changes; and
 - 2.7.4 Liabilities of the Councils.

3. **DECISION MAKING**

3.1 **Contract Manager**

- 3.1.1 The Partnership will appoint a suitably qualified Contract Manager for the day-to-day management of the Project. The Contract Manager will be responsible to all the Councils but will be employed by or seconded to the Lead Council and shall report to the Project Board. The Contract Manager shall act as the Authority's Representative (as such term is defined in the Project Agreement.)
- 3.1.2 The Contract Manager will have sufficient authority to make day-to-day decisions and will liaise on a regular basis with key personnel at each Council and with the Project Board and the Joint Committee.
- 3.1.3 For those decisions with a budgetary impact, the Contract Manager will have authority up to an annual financial threshold of [£], over which the decision would have to be escalated to the Project Board. It is noted however, that regardless of financial threshold, the Contractor Manager has the ability to refer any matter to the Project Board.

3.2 **Project Board**

- 3.2.1 The Councils shall form the Project Board for the purpose of the day-to-day management and the implementation and monitoring process and to carry

out those specific Project Tasks as indicated in Schedule 1 (Project Tasks) of the IAA and any matters referred to the Project Board by the Contract Manager.

3.2.2 The Project Board will have authority to decide on a matter at a quorate meeting of the Project Board by those present and entitled to vote in respect of a matter that will have (or is reasonably expected to have) an annual financial threshold of up to [£], over which the matter would need to escalate to the Joint Committee, provided always that the Project Board has the ability to refer any matter of any financial value to the Joint Committee to decide.

3.2.3 Any such decision of the Project Board will be binding on all the Councils.

3.3 **Joint Committee**

3.3.1 The Councils shall form the Joint Committee, (which shall supersede and replace the Joint Committee formed pursuant to the first Inter Authority Agreement), to carry out the functions set out in Schedule 2 (Joint Committee Terms of Reference) of the IAA and to carry out the Project Tasks as indicated in Schedule 1 (Project Tasks).

3.3.2 The proposed annual threshold for Joint Committee matters is up to [£]. Any decisions to be made on a matter in excess of these parameters shall be referred as a 'Matter Reserved To The Councils' and decisions would have to be taken by each individual Council.

3.3.3 The Joint Committee may determine that any Joint Committee Matter or Project Board Matter may be referred back to each Council for a decision as a Matter Reserved to the Councils and/or make a decision to delegate any matter to the Project Board for decision.

3.4 A general principle of decision making under the Project Board and the Joint Committee structure is that decisions should be by majority voting. For Matters Reserved To The Councils, such decisions shall not be implemented unless approved by all of the Councils on a unanimous basis.

3.5 It is agreed that there is no requirement for Council Lead Officers to be included within the IAA and the necessity and appointment of Project Officers for the purposes of the Project will be for the Joint Committee to determine from time to time as required.

4. **TERMINATION, WITHDRAWAL AND EXTENSION**

The IAA shall continue in full force and effect from the date upon which the IAA is entered into by the Partnership, until the earlier of the following dates:

- (a) all the Councils agree in writing to its termination; or
- (b) there is only one remaining Council who has not withdrawn from the IAA; or
- (c) the date falling six (6) months after the expiry or earlier termination of the Project Agreement (subject to any agreed period of time in respect of the decommissioning of the Site as noted below).

4.2 **Termination**

4.2.1 The IAA makes provision for terminating one of the Councils in the event of an unresolved breach of a Council's obligations under the IAA. The decision

to terminate the participation of a Council shall be treated as a Matter Reserved To The Councils.

- 4.2.2 The defaulting Council would be liable to the other Councils for any increased cost and losses suffered as a result of the default and agreed pursuant to a Liability Report (as defined in the IAA), prepared by the Lead Council and agreed by the Joint Committee.

4.3 **Withdrawal**

4.3.1 It is possible for a Council to withdraw from the Project if it chooses. Any Council wishing to withdraw from the Project shall provide written notice to the other Councils.

4.3.2 The withdrawing Council would be liable to the other Councils in accordance with the Liability Report as prepared by the Lead Council and agreed by the Joint Committee.

4.3.3 If the Lead Council is the withdrawing Council then the Lead Council shall be required to novate each of the Contract Documents (including the Project Agreement, Independent Certifier's Appointment, Parent Company Guarantee and the Lease of the Site) to the new lead council selected by the remaining Councils.

4.4 **Extension**

4.4.1 The Project Agreement contains an option for the Councils to extend the Contract Period by a period of up to five years. It is agreed in principle that this will be a Matter Reserved To The Councils and decided by way of a unanimous decision.

5. **FLEXIBILITY TO CHANGE**

5.1 The IAA reflects the flexibility embedded in the main Project Agreement to accommodate any variations under the Project Agreement (whether the proposed variation is required due to a change in law or a contract change required by one or more of the Councils or the Contractor or any other matter affecting the Project which may have an equivalent effect).

5.2 The Councils agree to be bound by the obligations on the Lead Council set out in Clause 43 (Authority and Contractor Changes) and Schedule 21 (Change Protocol) of the Project Agreement.

5.3 The Councils will work with the Contractor to achieve the best value solution for the Project.

5.4 If the Councils decide to support a proposed variation under the Project Agreement, the Lead Council will seek an Authority Change (as defined in the Project Agreement) with the Contractor in the Project Agreement, and where the proposed Authority Change is agreed to have a mutual benefit to the Project, the costs of such proposed Authority Change shall be shared between the Councils. Where the Authority Change does not have a mutual benefit, the Council seeking the change in the Project Agreement shall bear responsibility for the payment of the costs of the Authority Change.

5.5 It is noted that with the recent publication of the Williams Commission Report and on the understanding that Flintshire County Council and Wrexham County Council, Denbighshire County Council and Conwy County Council, and Gwynedd Council and the Isle of Anglesey County Council are to amalgamate over the next couple of years, the Councils acknowledge that any new "successor Council" following such an

amalgamation shall automatically succeed the original Councils for the purposes of the IAA. However, it is further acknowledged by the Councils that any amalgamation shall not have the ability to automatically alter the Administrative Area (as defined in the Project Agreement), and the only way for the Councils to amend this (so as to capture the geographical area of any new "successor Council" for the purposes of the Project) shall be to implement a variation under the Project Agreement by way of an Authority Change as noted above.

6. LIABILITIES OF THE COUNCILS

6.1 General Indemnities

6.1.1 The Lead Council shall indemnify each of the Councils against any losses, claims, expenses, actions, demands, costs and liability suffered, to the extent arising from any wilful default, wilful breach or negligent act or omission by the Lead Council of its obligations under the Contract Documents (as defined under the IAA (including the Project Agreement and the IAA).

6.1.2 Each of the other Councils (acting severally), shall indemnify the Lead Council against any losses, claims, expenses, actions, demands, costs and liability suffered, to the extent arising from any wilful default, wilful breach or negligent act or omission by a Council of its obligations under the IAA.

6.1.3 The Councils agree that the amount to be paid to the Lead Council shall be borne by each of the Councils to the extent that they were responsible, however, in the event that responsibility is shared between two or more defaulting Councils, then the amount to be paid will be divided between those Council's responsible in such proportions as the Joint Committee may determine.

6.1.4 The Councils shall ensure that adequate insurance cover is effected and maintained in respect of any liabilities they may have in the event of any neglect or default on their part.

6.2 Early Termination

6.2.1 The Councils' liability on early termination of the Project Agreement shall be defined by reference to the Lead Council's obligation to pay compensation on early termination to the Contractor under the Project Agreement.

6.2.2 The Councils shall be liable (and shall indemnify each other) for equal proportions of the termination sum payable to the Contractor following an early termination of the Project Agreement where the early termination occurs during the works period of the Project prior to completion of the Facility. If termination occurs when the Facility is operational then liability shall be determined on a pro rata basis in respect of the actual tonnage delivered by each of the Councils.

6.2.3 If the Councils are not equally at fault for such early termination, the Councils agree that the Council or Councils whose acts or omissions gave rise to the termination shall be liable for a greater proportion of the termination sum or all of the termination sum.

6.2.4 It is noted that the Lead Council shall not be entitled to issue a notice of voluntary termination of the Project Agreement unless such action has been approved by all of the Councils as a Matter Reserved To The Councils.

7. SITE AND DECOMMISSIONING

- 7.1 Upon expiry of the Project, the Site shall be retained by Flintshire County Council. However, as noted above, in the event of a Lead Council termination or withdrawal from the IAA, then the Site will transfer to the new Lead Council (as selected by the remaining Councils) for the duration of the Project and upon expiry of the Project the Site shall then return to Flintshire County Council.
- 7.2 It is agreed in principle that on early termination of the Project if the Facility is operational then the Partnership should agree appropriate arrangements to continue the use of the Facility for the remainder of the 25 years. If however the Facility has not been built (due to eg. a planning/permitting failure) then the Site shall be retained by Flintshire County Council and there shall be no further obligation for the Site to be utilised for the purposes of the Project. If the Facility has been partly built but is not yet operational then the Councils shall agree to discuss and decide upon appropriate arrangements and the Councils shall equally share liability in respect of any costs.
- 7.3 Upon expiry of the Project, the cost of decommissioning will be split equally between the five Councils, unless Flintshire County Council (in its absolute discretion) elects not to undertake decommissioning of the Site, in which case, Flintshire County Council shall be solely liable for any future decommissioning costs.
- 7.4 It is noted that the cost of decommissioning the Site should be included in the Liability Report as a payment to be made by any withdrawing or terminated Council.
- 8. COMMUNITY BENEFIT FUND**
- 8.1 The Councils have agreed in principle to payments in respect of a Community Benefit Fund. Each of the Councils shall contribute towards the fund and the payments shall be determined on a pro rata basis in proportion to the tonnage provided by each of the Councils.
- 9. WELSH GOVERNMENT FUNDING**
- 9.1 It is agreed in principle that in the event that Welsh Government funding is withdrawn from the Project then the Councils shall be required to cover the lost Welsh Government funding on a pro rata basis in proportion to the actual tonnage provided by each of the respective Councils.
- 10. CONTRACT MANAGEMENT COSTS**
- 10.1 During the works period of the Project up until the Facility being completed and operational, the Contract Management Costs associated with the Project shall be split equally between the Councils. During the operational period of the Project the Contract Management Costs shall be on a pro rata basis and payments will be proportional to the actual tonnages delivered by each of the Councils.
- 11. NEW WASTE TRANSFER STATION**
- 11.1 It is agreed in principle that the costs of building a new Waste Transfer Station will be a capital expenditure to be split equally between each of the five Councils.
- 11.2 If it is determined that the new Waste Transfer Station shall be built on a site that is to be provided by Conwy County Council then upon expiry or termination of the Project the site will be retained by Conwy County Council. If however, the Partnership jointly fund and provide a site on which to build the new Waste Transfer Station, then upon expiry or early termination of the Project the IAA will contain provisions which shall allow the Councils to agree at the time how they would like to deal with the site and the new Waste Transfer Station.

DATED

2014

- (1) CONWY COUNTY BOROUGH COUNCIL
- (2) DENBIGHSHIRE COUNTY COUNCIL
- (3) FLINTSHIRE COUNTY COUNCIL
- (4) GWYNEDD COUNCIL
- (5) ISLE OF ANGLESEY COUNTY COUNCIL

SECOND INTER-AUTHORITY AGREEMENT
in relation to the joint procurement of
a Residual Waste Treatment Facility pursuant to
the North Wales Residual Waste Partnership Agreement

DRAFT

The Draft IAA is subject to a cross referencing and definitions check. The Agreement will need to be further monitored and updated in line with the final agreed form Project Agreement.

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BETWEEN

- (1) **CONWY COUNTY BOROUGH COUNCIL** of Bodlondeb, Conwy, North Wales, LL32 8DU ("**Conwy Council**");
- (2) **DENBIGHSHIRE COUNTY COUNCIL** of Environmental Services, Kinmel Park Depot, Bodelwyddan, Denbighshire, LL18 5UX ("**Denbighshire Council**");
- (3) **FLINTSHIRE COUNTY COUNCIL** of County Hall, Mold, Flintshire, CH7 6NB ("**Flintshire Council**");
- (4) **GWYNEDD COUNCIL** of Council Offices, Shirehall Street, Caernarfon, Gwynedd, LL55 1SH ("**Gwynedd Council**"); and
- (5) **ISLE OF ANGLESEY COUNTY COUNCIL** of Council Offices, Llangefni, Anglesey, LL77 7TW ("**Isle of Anglesey Council**")

(together referred to as the "**Councils**" and individually as a "**Council**")

BACKGROUND

- (A) The Councils have agreed to work together in a partnering relationship to jointly procure a residual waste treatment facility and deliver residual waste treatment services (the "**Solution**") in furtherance of the objectives of the North Wales Residual Waste Treatment Partnership (the "**Partnership**") and the project known as the North Wales Residual Waste Treatment Project (the "**Project**").
- (B) The Councils (pursuant to the powers conferred on them by Sections 51 and 55 of The Environmental Protection Act 1990, Section 19 of the Local Government Act 2000 and all other enabling powers) entered into the first Inter-Authority Agreement on 24 June 2010 (the "**First Inter-Authority Agreement**") to formalise their respective roles and responsibilities in relation to the joint working arrangements for the procurement of the Project and the appointment of Flintshire Council as Lead Council in carrying out the procurement in accordance with the terms of the Outline Business Case and the common decision made by each Council to approve the affordability envelope for the Project and commence the procurement.
- (C) The Councils acknowledge that the First Inter-Authority Agreement regulated the procurement of the Project up to Financial Close. Pursuant to the First Inter-Authority Agreement, the Councils have agreed to enter into this second Inter-Authority Agreement (the "**Agreement**") which will set out the respective rights and obligations of each Council in relation to the implementation and operational phases of the Project.
- (D) The Councils have agreed that the Lead Council shall enter into a contract (the "**Project Agreement**") with [Name of Contractor]¹, (Company No. []), a private sector contractor, of [] (the "**Contractor**") involving the design, construction, installation, commissioning, financing, operation and maintenance of the Facilities and the provision of the Services (including the Interim Services and the Commissioning Services).
- (E) Following the successful entry into the Project Agreement, the Councils have agreed to enter into this Agreement to formalise their respective roles and responsibilities in relation to the joint working arrangements for the operational phase of the Project following financial close and the appointment of Flintshire Council as Lead Council.

¹ Details to be included when confirmed in respect of the Project Agreement.

- (F) The Councils acknowledge that this Agreement sets out the basis on which risks and liabilities are apportioned between the Councils in relation to the implementation and operational phases of the Project. Such agreement is intended to reflect the terms of the Project Agreement.
- (G) The Councils agree to work together in the implementation and contract management of the Project Agreement and acknowledge that all decisions relating to the Project and the operation of the Project Agreement shall be made in accordance with the terms of this Agreement and shall be implemented by the Lead Council under the Project Agreement for and on behalf of itself and the other Councils.
- (H) The Councils wish to enter into this Agreement and implement the Project pursuant to the powers conferred on them by sections 51 and 55 of the Environmental Protection Act 1990, sections 19 and 20 of the Local Government Act 2000, and all other enabling powers.
- (I) Under Section 113 of the Act the Councils may enter into an agreement with each other for the placing at their disposal the services of officers employed by them.
- (J) By virtue of Section 111 of the Act, each of the Councils has power to do anything which is calculated to facilitate, or is conducive or incidental to, the discharge of any of its functions.
- (K) By virtue of Section 3 of the Local Government Act 1999 substituted by the Local Government and Public Involvement Health Act 2007, each of the Councils has a duty to make arrangements to secure continuous improvement in the way in which its functions are exercised having regard to a combination of economy, efficiency and effectiveness.
- (L) By virtue of Section 2 of the Local Government Act 2000, each of the Councils has power to do anything that it considers is likely to achieve the promotion or improvement of the economic, social or environmental well-being of its area.
- (M) The Councils have agreed to establish and participate in a joint committee (whose remit is presently limited to the Project but may be extended to cover other activities by agreement) to facilitate the delivery and management of the Project from the date of financial close of the Project when the Project Agreement and supporting documentation is completed.
- (N) The Councils acknowledge that this Agreement shall be certified for the purposes of the Local Government (Contracts) Act 1997.

1. **DEFINITIONS AND INTERPRETATION**

[DN: Definitions to be reviewed and updated.]

1.1 In this Agreement and the Recitals, unless, the context otherwise requires the following terms shall have the meaning given to them below:-

- "**AB Accounts**" has the meaning given in Clause 14 (Accounts)
- "**Accounting Period**" means those periods set out in Schedule 6 (Accounting Periods) as may be amended from time to time in accordance with the terms of this Agreement
- "**Act**" means the Local Government Act 1972
- "**Allocated Site**" means a site (or sites) offered to the Project by a Council;

"Annual Budget"	means the sum set out in Schedule 5 (Annual Budget) which represents the upper limit of the financial threshold calculated by the Project Board for each Council's annual contribution to the necessary funding of the Lead Council to discharge its functions on behalf of all the Councils under this Agreement as managed by the Project Board, notified to the Joint Committee and approved by each Council in respect of this Project (and the Councils acknowledge that the Annual Budget does not include the Unitary Charge payment made under the Project Agreement)
"Business Day"	means any day other than a Saturday or Sunday or a public or bank holiday in England and Wales
"Chair"	means the chair of the Joint Committee (duly appointed pursuant to paragraph 11 of Part 2 of Schedule 2 (Joint Committee Terms of Reference)) or the Project Board (duly appointed pursuant to Clause 8.4 (Project Board) (as the case may be))
"CIWM"	means the Chartered Institute of Wastes Management
"Commencement Date"	means the date of this Agreement
"Confidential Information"	means all know-how and other information whether commercial, financial, technical or otherwise relating to the business, affairs or methods of all or any Council, which is contained in or discernible in any form whatsoever (including without limitation software, data, drawings, films, documents and computer-readable media) whether or not marked or designated as confidential or proprietary or which is disclosed orally or by demonstration and which is described at the time of disclosure as confidential or is clearly so from its content or the context of disclosure
"Contract Documents"	means the Project Agreement, the [Collateral Warranties, the Independent Certifier's Appointment and the Parent Company Guarantee, the Haulage Sub-Contract (each as defined in the Project Agreement)] ² and any other document entered into between the Lead Council and the Contractor or an Affiliate of the Contractor in respect of the Project
"Contract Manager"	means the person appointed to manage the Project
"Contract Procedure Rules"	means the Lead Council's contract procedure rules
"Contractor"	Is the term used to define the Contractor in the Project Agreement
"Conwy's Payment Proportion"	has the meaning given in Clause 12 (Payments)
"Core Policies"	means those policies set out at Schedule 13 (Authority's Policies) of the Project Agreement

² List to be reviewed in line with the final solution.

"Cost Sharing Formula"	means, when the Councils are responsible for the cost of any item and payment is due from the Lead Council to the Contractor, that costs shall be shared between each of the Councils in the proportions set out in Part 1 of Schedule 9 (Payment Proportions) (and subsequently reconciled on an annual basis)
"Council Procedure Rules"	means the Lead Council's procedure rules
"Counternotice"	has the meaning given in Clause 2.2.2 (Breaches of this Agreement and Remediation)
"Decision Period"	means the period of fourteen (14) Business Days ³ from the date of the Liability Report or such other time as is unanimously agreed by all the Councils
"Project Officer"	has the meaning given in Clause 9 (Project Officers)
"Deductions"	means the deductions imposed by the Lead Council pursuant to Schedule 4 (Payment Mechanism) of the Project Agreement
"Default Interest Rate"	means two per cent (2%) above the base rate of Barclays Bank plc
"Default Notice"	has the meaning given in Clause 2.2.1 (Breaches of this Agreement and Remediation)
"Defaulter"	has the meaning given in Clause 2.3.1 (Termination)
"Denbighshire's Payment Proportion"	has the meaning given in Clause 12.8 (Payments)
"Dispute"	means any difference or dispute between the Councils arising out of or in connection with this Agreement and/or the Project
"DPA"	means the Data Protection Act 1998
"Due Date"	has the meaning given in Clause 12.7 (Payments)
"EIR"	has the meaning given in Clause 19 (Freedom of Information and Environmental Information)
"EU Procurement Rules"	means the Public Contracts Regulations 2006
"Facility"	means the waste management facility (or facilities) procured as the Solution under the Project designed for processing residual waste, waste being defined in the Waste and Emissions Trading Act 2003
"Final Business Case" or "FBC"	means the final business case for the Project, prepared by the Councils and subject to the Council's delegated approval before submission to the Welsh Government for funding to support the Project

³ Time period to be agreed by the Councils.

"FoIA"	has the meaning given in Clause 19 (Freedom of Information and Environmental Information)
"Gwynedd's Payment Proportion"	has the meaning given in Clause 12.9 (Payments)
"Intellectual Property"	means any and all patents, trade marks, trade names, copyright, moral rights, rights in design, rights in databases, know-how and all or other intellectual property rights whether or not registered or capable of registration and whether subsisting in the United Kingdom or any other part of the world together with all or any goodwill relating to them and the right to apply for registration of them
"IP Material"	means the Intellectual Property in the Material
"Isle of Anglesey's Payment Proportion"	has the meaning given in Clause 12.10 (Payments)
"JC Unresolved Matter"	has the meaning given in Clause 6.3 (Joint Committee)
"Joint Committee"	shall have the meaning given to it in Clause 6.1 (Joint Committee) being the joint board of members of the Councils with delegated power to discharge the functions of the relevant Council as provided for in this Agreement in relation to the Project established under the provisions of Part VI of the Act
"Joint Committee Meeting"	means a meeting of the Joint Committee duly convened in accordance with Clause 6 (Joint Committee)
"Key Facility"	means the key residual waste treatment facility procured as part of the Solution under the Project
"LAS"	means the Landfill Allowance Scheme (LAS) Regulations (Wales) 2004
"LAS Allowances"	means the annual allowances for each local authority pursuant to the LAS
"Lead Council"	means the Council appointed under Clause 4 (Duties of the Lead Council and Other Councils) as the lead administering authority for the Project whose duties are set out in this Agreement
"Lead Finance Officer"	means the person so appointed from time to time by the Lead Council to represent the interests of the Councils in respect of financial matters of the Project and to ensure the provision of regular update reports are provided to the Project Board from time to time and who shall be called the Lead Finance Officer reporting to the Project Section 151 Officer

"Liability Report"

means a report prepared by the Lead Council (or such other Council nominated under Clause 2.3.4(b) (Termination) in the event that the Lead Council is a Defaulter or Clause 16.3 (Withdrawal) in the event that the Lead Council issues the Withdrawal Notice) acting reasonably setting out the financial and resource commitments of the relevant Council under Clause 2.3.4(b) (Termination) upon termination or Clause 16.6 (Withdrawal) upon withdrawal including the items set out in 7 (Liability Report)

"Local Authority"

means a principal council (as defined in section 270 of the Act) or any body of government in Wales established as a successor of a principal council

"Market Value"

means the best price at which the Allocated Site in question might reasonably be expected to have been disposed of unconditionally for cash consideration at the relevant time assuming:-

- (a) a willing seller;
- (b) that prior to the relevant time there has been a reasonable period for the proper marketing of such Allocated Site and for the agreement of price and terms for completion of the disposal of such Allocated Site;
- (c) the state of the market, levels of values and other circumstances are on any earlier assumed date of exchange of contracts the same as at the relevant time;
- (d) the relevant Council has good and marketable title to such Allocated Site;
- (e) all necessary consents for any building or other works at such Allocated Site have been obtained and such Allocated Site can be lawfully used;
- (f) any damage to such Allocated Site caused by any insured risk has been made good;
- (g) that where the Project (or one of the Councils in furtherance of the Project) has made an investment into improving an Allocated Site (whether by obtaining planning permission or other permits or necessary consents, regardless of whether they are used or capable of being used for the Project, or otherwise) to confer an advantage on the value of such Allocated Site compared to its pre-Project value then such enhancement shall be taken into account,

and otherwise taking into account of the actual circumstances as shall exist at the time including the results of any site investigation survey, ground conditions survey or ground contamination survey to identify any pre-existing abnormal issues or contamination,

provided further that for the purposes of calculating valuation to determine whether proposed Allocated Site disposals under the terms of the Act any Council willing to dispose of its land at less than Market Value as established under the RICS Valuation Standards will have regard to the Local Government Act 1972: General Disposal Consent (Wales) 2003

"Material"	means all data, text, graphics, images and other materials or documents created, used or supplied by a Council in connection with this Agreement (unless before the first use or supply, the Council notifies the other Councils that the data, text supplied is not to be covered by this definition)
"Matter Reserved To The Councils"	means those actions, matters and/or functions as defined in Clause 5 (Decision Making)
"Model Procedure"	means the Centre for Dispute Resolution Model Mediation Procedure
"Non-Defaulting Councils"	has the meaning given in Clause 2.3.1 (Termination)
"Notice of Acceptance"	has the meaning given in Clause 2.2.2 (Breaches of this Agreement and Remediation)
"Notice of Dispute"	has the meaning given in Clause 2.2.2 (Breaches of this Agreement and Remediation)
"Performance and Improvement Plan"	means the plan to be prepared and updated as and when necessary by the Contract Manager indicating any anticipated Authority Changes under the Project Agreement, major milestones and activities, and resources required in relation to the Project, to be presented annually to the Project Board in accordance with Clause 10 (Business Plan and Work Programme);
"Personal Data"	means personal data as defined in the DPA
"PB Unresolved Matter"	has the meaning given in Clause 8 (Project Board)
"Project Board"	has the meaning given to it in Clause 8 (Project Board)
"Project Board Meeting"	means a meeting of the Project Board duly convened in accordance with Clause 8 (Project Board)
"Project"	means as defined in Recital (A)

"Project Agreement"	means the contract for the preferred Solution to dispose of the Councils' residual waste to be entered into by the Lead Council (acting on behalf of itself and the Councils) and the Contractor in connection with the Project
"Project Section 151 Officer"	means the person so appointed by the Lead Council (as their officer appointed pursuant to section 151 of the Act) as the officer responsible for the proper administration of the financial affairs under the Project and who shall manage the Lead Finance Officer and collate regular reports on Project accounting matters (provided that for the avoidance of doubt each Council's own officer appointed pursuant to section 151 of the Act shall be entitled to attend Project Board Meetings and Joint Committee Meetings from time to time as non-voting members pursuant to Clauses 8 (Project Board) and 6.18 (Joint Committee) respectively)
"Project Tasks"	means as defined in Clause 4.1 (Duties of the Lead Council and other Councils) being the administrative tasks as set out in Schedule 1 (Project Tasks) as may be amended from time to time by the Councils in accordance with the terms of this Agreement
"Solution"	means as defined in Recital (A)
"Statutory Officer"	means each Council's head of paid service, monitoring officer (both as defined pursuant to the Local Government and Housing Act 1989) and Chief Finance Officer (section 151 officer) as defined in the Act
"Termination Sum"	means any sum payable for Project assets by the Lead Council to the Contractor as compensation on termination caused due to Lead Council default or voluntary termination or relevant discharge terms paid due to the Lead Council acting ultra vires, Contractor default on a no retendering basis (fair market valuation), Contractor default due to breach of the refinancing provisions, force majeure, uninsurability consequences or corrupt gifts and fraud early termination of the Project Agreement
"Vice-Chair"	means the vice-chair of the Joint Committee (duly appointed pursuant to paragraph 10 of Part 2 of Schedule 2 (Joint Committee Terms of Reference)); and
"WG"	means the Welsh Government.

1.2 The principles set out in Clause 1.1 above shall be borne in mind and applied so far as appropriate in the interpretation of this Agreement and in the resolution of any dispute under this Agreement.

1.3 **Interpretation**

In this Agreement, except where the context otherwise requires:-

1.3.1 each gender includes all genders;

- 1.3.2 except as where expressly defined within the Agreement, all words and expressions used throughout this Agreement shall have the same meaning as given under the Project Agreement;
- 1.3.3 the singular includes the plural and vice versa;
- 1.3.4 a reference to any clause, sub-clause, paragraph, Schedule, recital or annex is, except where expressly stated to the contrary, a reference to such clause, sub-clause, paragraph, schedule, recital or annex of and to this Agreement;
- 1.3.5 any reference to this Agreement or to any other document shall include any permitted variation, amendment or supplement to such document;
- 1.3.6 any reference to legislation (including subsidiary legislation), determinations and directions shall be construed as a reference to any legislation, determinations, directions and statutory guidance as amended, replaced, consolidated or re-enacted;
- 1.3.7 a reference to a public organisation (to include, for the avoidance of doubt, any Council) shall be deemed to include a reference to any successor to such public organisation or any organisation or entity which has taken over either or both of the waste disposal functions and responsibilities of such public organisation;
- 1.3.8 a reference to a person includes firms, partnerships and corporations and their successors and permitted assignees or transferees;
- 1.3.9 any reference to a requirement for "**consent**" or "**approval**" shall be taken to be the prior written consent or approval of the relevant body or person;
- 1.3.10 the schedule, clause, sub-clause and (where provided) paragraph headings and captions in the body of this Agreement do not form part of this Agreement and shall not be taken into account in its construction or interpretation;
- 1.3.11 words preceding "include", "includes", "including" and "included" shall be construed without limitation by the words which follow those words;
- 1.3.12 any reference to the title of an officer or any of the Councils shall include any person holding such office from time to time by the same or any title substituted thereafter or such other officer of the relevant Council as that Council may from time to time appoint to carry out the duties of the officer referred to; and
- 1.3.13 in this Agreement, save where otherwise provided, references to amounts expressed to be "**indexed**" are references to such amounts, multiplied by:

Index₁

Index₂
- 1.3.14 where "**Index₁**" is the value of RPIX most recently published prior to the relevant calculation date and "**Index₂**" is the value of RPIX on [REDACTED].

1.4 Schedules

The Schedules to this Agreement form part of this Agreement. This Agreement and its Schedules shall be read and taken together. In the event of any inconsistency or conflict between these terms and conditions in this Agreement and the contents of any of the Schedules these terms and conditions shall prevail.

2. COMMENCEMENT, DURATION AND TERMINATION

2.1 Duration of Agreement

2.1.1 Subject to Clause 2.1.2 this Agreement shall continue in full force and effect from the Commencement Date until the earlier of the following dates:-

- (a) all the Councils agree in writing to its termination; or
- (b) there is only one (1) remaining Council who has not withdrawn from this Agreement in accordance with Clause 16 (Withdrawal); or
- (c) the date falling six (6) months after the expiry or earlier termination of the Project Agreement.

2.1.2 Notwithstanding the provisions of Clause 2.1.1, Clause 17 (Dispute Resolution) of this Agreement shall continue in respect of any Dispute arising prior to the expiry of this Agreement until the date upon which such Dispute has been finally agreed or determined.

2.1.3 The Councils agree that following the Commencement Date the rights, liabilities and obligations of each Council set out within the First Inter-Authority Agreement shall be superseded by the rights, liabilities and obligations set out in this Agreement.

2.2 Breaches of this Agreement and Remediation

[DN: The process and time limits for dealing with failures to comply with this Agreement should be discussed and agreed between the Councils]

2.2.1 At any time the Chief Executive of any of the Councils (the “**First Council**”) may serve a notice on one of the other Councils (the “**Other Council**”) a notice (the “**Default Notice**”), alleging that the Other Council has failed to comply with its obligations under this Agreement, setting out any suggested remedial action and any damage which the First Council has or is likely to suffer as a result of the alleged failure.

2.2.2 A Council in receipt of a Default Notice shall have **[ten (10) Business Days]** (or such longer period as agreed between the Parties (acting reasonably)), within which to serve on the Chief Executive of the First Council who served the Default Notice a “**Counternotice**”, setting out in respect of every matter contained in the Default Notice proposals for the remediation of the alleged failure including a proposed timescale in which the remediation will be completed and making good any loss which the First Council has suffered or may suffer as a result of the failure or the reasons why that alleged failure is disputed.

2.2.3 Within **[ten (10) Business Days]** (or such longer period as agreed between the Parties (acting reasonably)) of receipt of a Counternotice, the Chief Executive of the First Council shall send to the Chief Executive of the Other Council a notice (the “**Notice of Acceptance**”) of any proposals contained in the Counternotice in so far as those proposals are accepted by the First Council, and may send a notice (the “**Notice of Dispute**”) of any proposals contained in the Counternotice insofar as those proposals are not accepted and setting out in respect of each proposal which is not accepted by the First Council why it is considered to be unacceptable.

2.2.4 Where any proposal in a Counternotice is accepted in a Notice of Acceptance, the Other Council shall implement that proposal as soon as reasonably practicable.

2.2.5 Where any matter is contained in a Notice of Dispute, it shall fall to be dealt with under the disputes procedure set out in Clause 17 (Dispute Resolution).

2.3 Termination of Participation of a Partner Council or Lead Council

2.3.1 Without prejudice to any other rights or remedies, this Agreement may be terminated in relation to any Council ("**Defaulter**") by the other Councils ("**Non-Defaulting Councils**") acting unanimously in giving written notice to the Defaulter effective on receipt where the Defaulter breaches any of the provisions of this Agreement and in the case of a breach capable of remedy fails to remedy the same within [sixty (60) Business Days] (or such other period as agreed by the Councils) of being notified of each breach in writing by the Non-Defaulting Councils and being required to remedy the same.

2.3.2 The Councils acknowledge that a decision to terminate the participation of a Council shall be treated as a Matter Reserved To The Councils.

2.3.3 If this Agreement is terminated in accordance with Clause 2.1 (Duration of Agreement), Clause 2.3.1 (Termination of Participation of a Partner Council or Lead Council), save for the obligations set out in [Clause 11 (Sites)], Clause 23 (Councils' Obligations Following Expiry or Earlier Termination), Clause 25 (Confidentiality and Announcements) and Clause 2.4 (Effects of Termination of the Lead Council), the Councils shall be released from their respective obligations described in this Agreement⁴.

2.3.4 The Councils acknowledge and agree that:

- (a) the Project has been modelled on the basis of participation by the Councils and that there are considerable economic benefits to be achieved as a result of such joint working; and
- (b) accordingly, in the event that this Agreement is terminated in relation to any Council pursuant to Clause 2.3.1 (Termination of Participation of a Partner Council or Lead Council) such Defaulter shall, subject to Clause 23 (Councils' Obligations Following Expiry or Earlier Termination), be liable to the Non-Defaulting Council or Councils for their consequential loss as set out in a Liability Report issued to the Defaulter within [fourteen (14)] days of the notice of termination (such Liability Report being prepared by the Contract Manager and provided to all the Councils which shall be discussed and agreed by the Joint Committee at its next meeting or a specially convened meeting if the next meeting falls more than two (2) weeks after the issue of the Liability Report). The Non-Defaulting Councils shall have a duty, acting reasonably, to mitigate any losses which they suffer due to the financial and resource implications set out in the Liability Report.
- (c) pursuant to Clause 23 (Councils Obligations Following Early Termination of the Project Agreement), if a Defaulter causes the early termination of the Project Agreement, such Defaulter shall be liable to the other Councils in accordance with Clause [] and the Liability Report (prepared in accordance with Clause [] above) shall reflect such liabilities;
- (d) any amounts payable by a Defaulter set out in a Liability Report shall be paid by the Defaulter within [] Business Days⁵

⁴ To draft out and list any continuing obligation/survivorship clauses.

⁵ Time period to be agreed.

following agreement of the Liability Report by the Joint Committee or determined under Clause 2.8.5; and

- (e) any failure by the Joint Committee to agree the amounts payable as set out in the Liability Report within [] Business Days⁶ shall be referred under Clause 17 (Dispute Resolution) as a dispute for resolution.

2.4 Effects of Termination of the Lead Council

The Councils acknowledge and agree that if the Lead Council (or any subsequent lead council) is terminated in accordance with the provisions of Clause 2.3 (Termination of Participation of a Partner Council or Lead Council), then the Lead Council (or any subsequent lead council), shall, prior to their termination from the Project:-

2.4.1 novate each of the Contract Documents (including but not limited to the Project Agreement, Independent Certifiers' Appointment, Parent Company Guarantee) to the new lead council as selected by the remaining Councils; and

2.4.2 comply with the obligations set out at Clause 11.2.

3. PRINCIPLES AND KEY OBJECTIVES

3.1 The Councils intend this Agreement to be legally binding.

3.2 The Councils agree to work together to carry out the Project Tasks and activities in accordance with the terms of this Agreement.

3.3 Each of the Councils hereby represents to each other Council that it has obtained all necessary consents sufficient to ensure the delegation of functions provided by this Agreement for the Project.

3.4 The Councils commit to share data and knowledge relevant to the Project where appropriate and in accordance with their duties under the DPA.

3.5 Without prejudice to the terms of this Agreement, the Councils agree that they will conduct their relationship in accordance with the following principles:-

3.5.1 Openness and Trust

in relation to this Agreement the Councils will act in accordance with a duty of good faith to each other, be open and trusting in their dealings with each other, make information and analysis available to each other, use such information to support the Project, discuss and develop ideas openly and contribute fully to all aspects of making the joint working successful. Whilst respecting the mutual need for commercial confidentiality, the Councils will willingly embrace a commitment to transparency in their dealings and in particular a need to comply with statutory access to information requirements including the Environmental Information Regulations 2004 (SI 2004/3391) and the Freedom of Information Act 2000 and supporting codes of practice. The Councils will be aware of the need for and respect matters of commercial confidentiality and potential sensitivity;

⁶ As above.

3.5.2 **Commitment and Drive**

the Councils will be fully committed to working jointly, will seek to fully motivate employees and will address the challenges of the Project with drive, enthusiasm and a determination to succeed;

3.5.3 **Skills and Creativity**

the Councils recognise that each brings complementary skills and knowledge which they will apply creatively to achieving the Councils' objectives, continuity, resolution of difficulties and the development of the joint working relationship and the personnel working within it. It is recognised that this will involve the appreciation and adoption of common values;

3.5.4 **Effective Relationships**

the roles and responsibilities of each Council will be clear with relationships developed at the appropriate levels within each organisation with direct and easy access to each other's representatives;

3.5.5 **Developing and Adapting**

the Councils recognise that they are engaged in what could be a long term business relationship for mutual benefit through the achievement of the Project which needs to develop and adapt and each Council will use reasonable endeavours to develop and maintain an effective joint process to ensure that the relationship develops appropriately and in line with these principles and objectives including ensuring that the Lead Council's obligations within the Project Agreement are met at all times;

3.5.6 **Reputation and Standing**

the Councils agree that, in relation to this Agreement and the Project generally, they shall pay the utmost regard to the standing and reputation of one another and shall not do or fail to do anything which may bring the standing or reputation of any other Council into disrepute or attract adverse publicity to any other Council;

3.5.7 **Reasonableness of Decision Making**

the Councils agree that all decisions made in relation to this Agreement and the Project generally shall be made by them acting reasonably and in good faith; and

3.5.8 **Members and Officers' Commitments**

each Council shall use its reasonable endeavours to procure that their respective members and officers who are involved in the Project shall at all times act in the best interests of the Project, devote sufficient resources to the Project and respond in a timely manner to all relevant requests from the other Councils.

3.5.9 **Welsh Language Measure**

the Councils agree to cooperate in good faith with each other in the compliance of their obligations under the Welsh Language Measure.

4. DUTIES OF THE LEAD COUNCIL AND OTHER COUNCILS

- 4.1 Subject to section 101(4) of the Act, the Councils (acting severally) have agreed, with effect from the Commencement Date, that Flintshire Council acting through its Chief Executive will be the Lead Council for the carrying out of the Project administrative and representative functions (following, where relevant, any approvals required from the Councils) (the "**Project Tasks**") which shall be carried out for and on behalf of itself and the other Councils and Flintshire Council agrees to act in that capacity subject to and in accordance with the terms of this Agreement.
- 4.2 The Councils shall recognise the existence of and comply with the decisions that have been delegated to the Joint Committee. For the avoidance of doubt the Councils shall have the right to and shall make individual independent decisions on matters referred to each of them by the Joint Committee for decision and on matters not delegated or referred to the Joint Committee.
- 4.3 The Joint Committee shall decide:
- 4.3.1 the detailed scope and authority of the Lead Council role;
 - 4.3.2 by reference to the Contract Documents the administrative and representative functions of the Lead Council being:
 - (a) administrative functions which can be undertaken by the Lead Council without the need for consultation with the Joint Committee; or
 - (b) representative functions which will be instructed by the Joint Committee (whether in accordance with the established standing orders of the Joint Committee or otherwise) and communicated to the Contractor by the Lead Council;
 - 4.3.3 consultation and reporting requirements between the Lead Council and the Joint Committee.
- 4.4 For the avoidance of doubt the Councils have agreed that the role of Lead Council includes (but is not limited to):-
- 4.4.1 acting on behalf of the Councils in the management and supervision of the Project;
 - 4.4.2 acting under the direction of the Joint Committee provided always that the Joint Committee can only direct in accordance with terms of the Project Agreement;
 - 4.4.3 for any function the Lead Council shall act on behalf of and in the interests of the Partnership;
 - 4.4.4 liaising with the Contractor and the Contractor's Representative;
 - 4.4.5 participating in the Liaison Committee (and co-ordination of the ten (10) Council representatives, being two representatives from each of the Councils, who are appointed to the Liaison Committee for the purposes of Schedule 18 (Liaison Procedure) of the Project Agreement));
 - 4.4.6 subject to indemnities acting as the employing authority for any staff involved in the administration of the Project who shall report to the Project Board in accordance with this Agreement (including the Contract Manager);
 - 4.4.7 being the legal point of contact for the purposes of managing the Project;

- 4.4.8 providing such additional administrative resources and office facilities that may be necessary for the purpose of discharging the Project and holding all central funds;
 - 4.4.9 responsibility for liaison and communication with WG and co-ordination of communication and public relations;
 - 4.4.10 responsibility for conducting an internal audit and reporting on its findings to the Joint Committee;
 - 4.4.11 managing the application of the Annual Budget in respect of the Project and reporting on expenditure to the Joint Committee; and
 - 4.4.12 having powers to enter into contracts for consultants as required for the purposes of the Project following prior approval from the Project Board.
- 4.5 If the Lead Council defaults and the Agreement is terminated in respect of it pursuant to Clause 2.3.1 (Termination) or the Lead Council withdraws pursuant to Clause 16 (Withdrawal), then a replacement Lead Council will be appointed by the Joint Committee and the withdrawing Lead Council or Lead Council as Defaulter (as the case may be) voting members on the Joint Committee will not have the right to vote in regard to any such appointment.
- 4.6 The Councils acknowledge that the Lead Council role in the administration of the Project Agreement shall be largely discharged by the Contract Manager acting as the Authority's Representative as defined under the Project Agreement.
- 4.7 The Contract Manager shall:
- 4.7.1 be employed by or seconded to the Lead Council and report to the Project Board as line manager;
 - 4.7.2 conduct all day to day business for the Project to satisfy the Lead Council's obligations to the Contractor under the Project Agreement;
 - 4.7.3 potentially have staff reporting to him or her who may be seconded from the other Councils (not being the Lead Council);
 - 4.7.4 notify the Lead Council (without undue delay) of any matter that may reasonably be expected to have a local and/or political significance to any Council.
- 4.8 The Councils agree and undertake to commit to the Project in accordance with the terms of this Agreement and not to commission and/or undertake any procurement and/or Project that seeks or would procure the delivery of all or any part of the Project outside the terms of this Agreement (including (without limitation) wilfully diverting Contract Waste away from the Project) unless and until it shall have withdrawn from the Project in accordance with Clause 16 (Withdrawal). The Councils acknowledge that their commitment to a minimum tonnage guarantee for residual waste remains whether they consider alternative waste collection or recycling programmes and that pursuant to [Part 3 of Schedule 9 (Payment Proportions) they shall be collectively liable for the minimum tonnage guarantee payments where there is an overall shortfall by the Councils collectively in supplying sufficient waste to the Key Facility (and that the terms of Part 3 of Schedule 9 (Payment Proportions) shall address any intra-Councils commercial arrangements in meeting the Project's minimum tonnage guarantee).]
- 4.9 Each Council warrants to the other Councils that it shall observe and comply with the terms of each of the Contract Documents and shall, subject to the remaining provisions of this Agreement, indemnify the other Councils in respect of any loss,

damage or expense caused as a result of its breach of any of the Contract Documents.

- 4.10 Each Council shall co-operate with the other Councils in good faith in order to facilitate the performance of their respective obligations under the Contract Documents and to avoid and/or mitigate any additional costs, expenses, delays or disruption to the Project provided that (subject to the specific obligations within this Agreement) no Council shall be under any duty to fulfil obligations which are the responsibility of any other Council.
- 4.11 Each Council acknowledges that it shall not exercise or waive any right under any of the Contract Documents where such exercise or waiver has not first been approved in accordance with this Agreement.
- 4.12 Each Council in entering into the Contract Documents shall be deemed to have satisfied itself of all relevant matters and shall not rely on any representations made by any other Council in respect of the Contract Documents.
- 4.13 For the duration of this Agreement, the Lead Council shall act as the primary interface with the Contractor, WG, Infrastructure UK and any other body necessary to carry out the Project Tasks in accordance with the terms of this Agreement.
- 4.14 For the duration of this Agreement, the Lead Council shall act diligently and in good faith in all its dealings with the Contractor and the other Councils and it shall use all reasonable endeavours to carry out the Project Tasks in accordance with any WG guidance and any other applicable legislation.

5. DECISION MAKING

- 5.1 In terms of the need for decisions and other actions to be taken and carried out for the Project Tasks, the Councils have identified the following four (4) categories together with the means by which they will be taken:-
- 5.1.1 **"Contract Manager Matter"** – being the day to day management of the Project (in accordance with the terms of the Project Agreement) pursuant to Clause [4.7] which shall include any decision which has (or is reasonably expected to have) an annual financial impact on the Project of up to (and including) [£]⁷, except in circumstances where such decision could reasonably be expected to have local and/or political significance to any of the Councils, in which case such decision shall be elevated to the Project Board, provided always that the Contact Manager may refer any matter to the Project Board;
- 5.1.2 **"Project Board Matter"** - being a matter which is to be decided upon [(pursuant to Clause 8 and Schedule 3 (Project Board Terms of Reference))] at a quorate meeting of the Project Board by those present and entitled to vote and which shall have (or is reasonably expected to have) an annual financial impact on the Project of up to [£] or be a matter referred to the Project Board by the Contract Manager. Any decision made by the Project Board in relation to a Project Board Matter within these financial parameters shall be binding on all of the Councils. Any decision to be made on a matter with an impact (or expected impact) in excess of these parameters shall be elevated to the Joint Committee, provided always that the Project Board can refer any matter of any financial value to the Joint Committee if they so decide;
- 5.1.3 **"Joint Committee Matter"** – being a matter which is to be decided upon at a quorate meeting of the Joint Committee by those present and entitled

⁷ Appropriate figure to be determined.

pursuant to Clause (Joint Committee Terms of Reference) to vote and which shall have (or is reasonably expected to have) an annual financial impact on the Project of up to [£] or be a matter referred to the Joint Committee by the Project Board. Any decision made by the Joint Committee in relation to a Joint Committee Matter within these financial parameters shall be binding on all of the Councils. Any decision to be made on a matter with an impact (or expected impact) in excess of these parameters shall be referred as a Matter Reserved To The Councils. The Joint Committee may determine that any Joint Committee Matter or any Project Board Matter may be referred back to each Council for decision as a Matter Reserved To The Councils and/or make a decision to delegate any matter to the Project Board for decision; and

- 5.1.4 **"Matter Reserved To The Councils"** – being a matter which will have to be referred to each Council for decision (at a meeting of either the relevant cabinet or full Council at the discretion of each Council) and, for the avoidance of doubt, any such matter will not be dealt with by the Project Board or the Joint Committee (as the case may be) until the matter has been determined by all of the Councils. If the Councils fail to reach the same decision in respect of such matter then the matter shall be referred under Clause 17 (Dispute Resolution) as a dispute for resolution.

and in each case, such matters are identified in Schedule 1 (Project Tasks).

- 5.2 [The Councils agree that in due course, should they elect to set up a joint scrutiny committee, each Council shall seek the necessary approvals in order to set up such a committee.]⁸

- 5.3 Each Council acknowledges and agrees that the Lead Council shall have the power and the entitlement to require a decision that in its opinion (acting reasonably) shall either:

5.3.1 mean a substantive change to the size or nature of the Facilities; or

5.3.2 mean a substantive change to the size or nature of the Project,

to be referred as a Matter Reserved To The Councils and such decision shall not be implemented unless approved by all of the Councils.

6. **JOINT COMMITTEE**

- 6.1 The Councils shall form the joint committee ("**Joint Committee**"), which shall, for the avoidance of doubt, supersede and replace the "Joint Committee" formed pursuant to the First Inter-Authority Agreement to carry out the functions set out in Schedule 2 (Joint Committee Terms of Reference).

- 6.2 The Joint Committee shall not have power to approve any Matter Reserved To The Councils pursuant to Clause 5.1.4.

- 6.3 At meetings of the Joint Committee each elected member from each Council shall have one vote. Subject to the Lead Council's right to refer a decision pursuant to Clause 5.3 as a Matter Reserved To The Councils, decisions at meetings of the Joint Committee will be taken by a majority vote. The Contract Manager shall not have a vote.

⁸ It is noted that whilst the Councils would prefer to determine their own Scrutiny process internally, would Councils prefer to leave the above wording in to cover the possibility of a joint scrutiny committee being set up at some point in the future or should this be removed?

- 6.4 If, at a meeting of the Joint Committee, a matter is not determined by a majority vote pursuant to Clause 6.3, that matter ("**JC Unresolved Matter**") shall be deferred for consideration at the next Joint Committee Meeting which shall be convened within [ten (10) Business Days] of that meeting. If at the reconvened Joint Committee meeting the JC Unresolved Matter is not determined by a majority vote, the Chairperson shall have a casting vote in respect of that JC Unresolved Matter.
- 6.5 Without prejudice to Clause 6.4, if one Council requests that a decision of the Joint Committee be deferred, the Chairperson shall defer such decision until the next Joint Committee Meeting which shall be convened within the next [ten (10) Business Days] of that meeting.
- 6.6 Each Council shall provide all relevant information reasonably required upon request by the Joint Committee and shall comply with any decisions of the Joint Committee to request such information.
- 6.7 Each Council shall consult with the other Councils to ensure the diligent progress of the day to day matters relating to any Joint Committee Matters.
- 6.8 The administrative costs and expenses of the Joint Committee incurred in accordance with the Annual Budget for setting up and conducting meetings of the Joint Committee shall be reimbursed by the Councils and arrangements for such reimbursement shall be agreed between the Councils and reviewed each year when the draft Annual Budget is prepared by the Project Board, considered by the Joint Committee and approved by the Councils.
- 6.9 The costs and expenses of the Joint Committee for the Contract Year [2014-2015] (which will precede the preparation of the first Annual Budget and be a transitional Contract Year) will be reimbursed as follows:
- 6.9.1 each of the Councils agrees in principle to pay any costs required in accordance with the cost sharing arrangements agreed by the Councils in place immediately prior to the completion of this Agreement; and
- 6.9.2 the costs shall be met by the Councils (following recommendations by the Project Board) as the Joint Committee may decide, else in absence of agreed recommendations shall be met equally.
- 6.10 When working as a member of a Joint Committee, the members shall be deemed to be working on behalf of their own Council even where the particular matter under consideration relates to or also relates to one of the other Councils.
- 6.11 When working on behalf of the Project, officers shall be deemed to be working on behalf of all their employing Councils, and made available and working on behalf of the other Councils under section 113 of the Act.
- 6.12 In consequence of the above, both members and officers shall be treated as falling within the statutory immunity provided by section 265 of the Public Health Act 1875, as amended, in respect of the Project.
- 6.13 None of the Councils shall have any liability to the other Councils in respect of any loss which those other Councils may suffer as a consequence of any action or omission by any officer whilst working on the Project on behalf of the Joint Committee.
- 6.14 The Lead Council will provide clerical support for the Joint Committee including convening meetings and maintaining minutes.
- 6.15 Constitutional arrangements for the Joint Committee are set out in Part 2 of Schedule 2 (Joint Committee Terms of Reference).

- 6.16 The Joint Committee shall delegate such operational functions to the Project Board as specified in Schedule 1 (Project Tasks) which may in turn delegate appropriate matters to the Contract Manager.

7. ANNUAL BUDGET

[It is agreed in principle that during the Works Period of the Project the Contract Management Costs associated with the Project shall be split equally between the Councils. During the Services Period of the Project when the Facility is operational and up until expiry or early termination, the Contract Management Costs shall be on a pro-rata basis proportional to the actual tonnages delivered by each Council.]

- 7.1 The Joint Committee shall by not later than November in each Contract Year consider and recommend a draft Annual Budget prepared by the Project Board for the following Contract Year which, in its opinion and based on the preceding Contract Year's actual spend and the Project plan prepared pursuant to Clause 10.1 (Business Plan and Work Programme), it reasonably requires to achieve its objectives in relation to the Project and to secure the funding requirement for the Lead Council to fulfil its obligations under this Agreement on behalf of the Councils. For the avoidance of doubt the Joint Committee has no budget setting or managing responsibility and the approval of the Annual Budget (as part of the Councils' wider budget setting procedure) is a Matter Reserved To The Councils.
- 7.2 The draft Annual Budget shall contain draft estimates of revenue income and expenditure of the Joint Committee for or in relation to the discharge of the Joint Committee's agreed functions. The estimates shall include details as to how the expenditure is to be financed including a breakdown of the contributions required from each Council.
- 7.3 [The Councils each agree and undertake to contribute an annual sum for each "Spend year".
- 7.4 Each of the Councils shall irrevocably make available to the Lead Council their share of the Annual Budget.⁹ The Annual Budget (including any contingency sum) shall not be exceeded without the prior approval of the Councils.
- 7.5 The Lead Council shall be the accountable body for the Annual Budget and shall, pursuant to Clauses 13.1 to 13.4 (Accounts), prepare and keep accounts and shall make all accounts records and other documents available for inspection by any Council on request. The Joint Committee role is to oversee and procure the monitoring of the Annual Budget for the purposes of Councils' scrutiny.
- 7.6 Whenever any sum of money is recoverable from or payable by a Council it may be deducted from any sum then due to that Council under this Agreement and vice versa.
- 7.7 The Lead Council shall within twenty-eight (28) days of the conclusion of an Accounting Period prepare and serve on each Council a schedule of payments itemised by reference to the Heads of Expenditure set out in Schedule 5 (Annual Budget) and certified by the Lead Finance Officer as being in respect of that Council's proportion of the costs which have been properly incurred in accordance with the terms of this Agreement for that Accounting Period. Such schedule of payments shall be payable by the Councils within thirty-five (35) days.
- 7.8 The costs associated with providing internal resources in relation to the Project Tasks shall (if not included within the Annual Budget and shared between the Councils),

⁹ For the avoidance of doubt these costs will include the Lead Councils costs including any recruitment, legal and financial costs incurred by the Lead Council associated with its role of management and supervision of the Project (see Schedule 5 for further details).

subject to Clause 7.10, be borne by the Council providing that internal resource. However, any additional costs and external costs required shall be shared equally by the Councils provided that such costs have received prior written approval from the Project Team (subject to where such additional costs and/or external costs exceed or are anticipated to exceed an aggregate total of five thousand pounds (£5,000) (indexed) in value in any single Contract Year they shall require the Project Team to secure prior written approval from the Project Board) and that such sums fall within the Project spend profile agreed by the Councils set out at Schedule 5 (Annual Budget). Any additional costs and external costs sought from Project funds which are not included in the spend profile at Schedule 5 (Annual Budget) will be dealt with pursuant to Clause 7.9 below.

7.9 The Councils hereby agree that:-

7.9.1 if one of the Councils wishes to carry out any work or incur any cost or expenses in relation to the Project exceeding an aggregate total of one thousand pounds (£1,000) (indexed) in any single Contract Year or requests the Joint Committee, the Project Board or any member or officer appointed to or engaged to support the Project to carry out any work or to incur any cost or expense that is not envisaged by the spend profile set out at Schedule 5 (Annual Budget) then such Council shall seek the prior written approval of the Contract Manager to approve it and allocate Project funding else it shall have to bear the cost itself; and

7.9.2 if one of the Councils carries out any work or incurs any cost or expenses or requests the Joint Committee, the Project Board or any member or officer appointed to or engaged to support the Project to carry out any work or to incur any cost or expense in relation to the Project that is not envisaged by the Contract Manager to be an efficient use of time and/or resources, that matter shall, at the discretion of the Contract Manager or at the request of the relevant Council, be referred to the Project Board for a decision as to whether such work, cost or expense is part of the Project or whether such work, cost or expense should be the entire responsibility of the Council so carrying it out or requesting it (as the case may be),

subject to such approval or decision not being unreasonably withheld or delayed by the Contract Manager and/or the Project Board and in the case of dispute Clause 17 (Dispute Resolution) shall apply.

7.10 The Councils hereby agree that if one of the Councils believes it is likely to incur disproportionate internal resource costs (compared to the Project spend profile set out at Schedule 5 (Annual Budget)) pursuant to Clause 7.8 that matter shall be referred to the Project Board for a decision as to whether such costs will be disproportionate and whether any contributions should be made to this cost by the other Councils.

8. **PROJECT BOARD**

8.1 The Councils shall form the Project Board ("**Project Board**") for the purpose of the day-to-day management of the Project and the Contract Manager and the implementation and monitoring of the process and to carry out those functions set out in Schedule 1 (Project Tasks) as being functions of the Project Board and in accordance with the Project Board's Terms of Reference as set on in Schedule 3 (Project Board Terms of Reference).

8.2 The Project Board shall have the powers to make decisions and recommendations within its Terms of Reference as set out in Schedule 3 (Project Board Terms of Reference) but shall not have power to approve any Joint Committee Matter or any Matter Reserved To The Councils pursuant to Clause 5.1.4.

- 8.3 Notwithstanding the above, the following specific functions are given to the Project Board:-
- 8.3.1 prior approval of all reports for decision by the Joint Committee save if impractical in the case of a special meeting; and
- 8.3.2 monitoring of:
- (a) the Annual Budget as agreed by the Joint Committee and approved by the Councils;
 - (b) the costs expended against the Annual Budget to ensure that the Project remains within budget; and
 - (c) the Unitary Charge payments or other payments to the Contractor for Services (including the Commissioning Services and the Interim Services) delivered against the overall forecast Unitary Charge for each Contract Year.
- 8.4 Each Council shall appoint one senior officer representative [(being a director or head of service)]¹⁰ to the Project Board. The Chairperson of the Project Board shall be a director of the Lead Council appointed by the Project Board from time to time. Each such representative shall have one vote on any matter to be determined by the Project Board. Decisions at meetings of the Project Board will be taken by a majority vote.
- 8.5 The quorum necessary for a Project Board Meeting shall be a senior officer representative each Council unless such a quorum is not reached in which case the relevant meeting shall be re-convened and the required quorum shall be a senior officer representative from each of the five (5) Councils (in person or by telephone or video-conference facility). The Contract Manager, the Lead Finance Officer, the legal, procurement and technical officers for each Council shall be entitled to attend the meetings of the Project Board but not vote.
- 8.6 The section 151 officer and/or the monitoring officer for each Council shall be entitled to attend and participate in Project Board Meetings in a non-voting capacity.
- 8.7 If, at a meeting of the Project Board, a matter is not determined by a majority vote pursuant to Clause 8.4, such matter ("**PB Unresolved Matter**") shall be deferred for consideration at the next Project Board Meeting which shall be convened within [ten (10) Business Days] of that meeting. If at the reconvened Project Board Meeting the PB Unresolved Matter is not determined by a majority vote, subject to the Lead Council's right to refer a decision pursuant to Clause 5.3 as a Matter Reserved To The Councils, that matter shall be referred for a decision by the Joint Committee.
- 8.8 The Councils may, at their discretion, replace their representatives appointed to the Project Board provided that such replacement shall be on the same basis as the original appointed and provided further that no senior technical officer of the Project Board shall be removed or replaced by any Council without that Council giving prior written notice as soon as reasonably practicable of its intention to remove or replace that representative.
- 8.9 Each Council shall also appoint one (1) substitute representative in the event that appointed representatives to the Project Board are unable or incapable of discharging their functions.
- 8.10 Each Council's substitute representative shall be entitled to attend meetings of the Project Board but shall only be entitled to vote in the absence of his or her corresponding voting representative.

¹⁰ Councils to confirm.

8.11 The Project Board shall meet as and when required in accordance with the timetable for the Project.

9. PROJECT OFFICERS

9.1 The Joint Committee shall determine from time to time the necessity of the officers set out below (the "**Project Officers**") for the purposes of the Project:

9.1.1 the Contract Manager; and

9.1.2 such further officers (including but not limited to financial advisors, legal advisors and technical advisors) acting under the direction of the Contract Manager in his responsibilities in respect of the Project (insofar as the costs of such officers have been identified within the Annual Budget or otherwise provided for by one (1) or more of the Councils).

9.2 The Councils shall make their officers available as necessary for the purpose of the Project.

9.3 As and when requested by the Joint Committee, the Lead Council shall appoint the Project Officers (advised by the head of human resources or equivalent officer of the Lead Council and shall act within the employment procedure rules and policies of the Lead Council):

9.4 Project Officers may be:

9.4.1 appointed specifically and exclusively for the purpose of the Project to the employment of the Lead Council, on terms and for such duration as may be appropriate to that purpose, and the Lead Council shall make them available full-time or part-time for the performance of their functions under this Agreement; or

9.4.2 seconded by the Councils for the purpose of the Project to the Lead Council on terms and for such duration as may be appropriate to that purpose, and the relevant Council shall make them available full-time or part-time for the performance of their functions under this Agreement.

10. BUSINESS PLAN AND WORK PROGRAMME

10.1 The Contract Manager shall continually monitor all aspects of the Project's performance and prepare the Performance and Improvement Plan.

10.2 No later than [redacted]¹¹ in any Contract Year, the Contract Manager shall present the draft Performance and Improvement Plan including any resource requirements for the Project and the draft Annual Budget to the Project Board to enable the Project Board to be made aware of any significant changes which they may refer for approval and recommendation to the Joint Committee including any anticipated Authority Changes under the Project Agreement.

10.3 The Performance and Improvement Plan for the Project, as amended where necessary and as approved by the Joint Committee, shall form:

10.3.1 the basis of the Joint Committee's request to each Council for future budgetary provision and for resources pursuant to Clause 7.1 (Annual Budget); and

10.3.2 an instruction from the Joint Committee to the Project Board.

¹¹ Date to be agreed and confirmed by Councils.

11. SITES AND DECOMMISSIONING

Arrangements on Expiry or Early Termination

- 11.1 The Councils acknowledge that, upon the expiry of the Project the Site shall be retained by Flintshire Council.
- 11.2 In the event that Flintshire Council is terminated or withdraws from the Project (pursuant to Clause 2.3 (Termination of Participation of a Partner Council or Lead Council) or Clause 16 (Withdrawal) of this Agreement), then the Site will transfer¹² to the new lead council for the duration of the Project and upon expiry of the Project, the remaining Councils shall ensure that the Site is transferred back to Flintshire Council as soon as reasonably practicable.

[DN: It is agreed in principle that on an early termination of the Project if the Facility is operational then the Partnership should seek to agree appropriate arrangements to continue the use of the Facility for the purposes of the remainder of the 25 years. If however, the Facility has not been built, then the Site shall be retained by Flintshire County Council and there shall be no further obligation for the Site to be used for the purposes of the Project.]

If the Facility has been partly built but is not yet operational, then the Councils shall seek to discuss and agree appropriate arrangements for the Site and the Councils shall equally share the liability of any associated costs.]

Decommissioning

- 11.3 Upon expiry or termination of the Project, the cost of decommissioning will be split equally between the Councils, unless Flintshire Council (in its absolute discretion) elects not to undertake decommissioning at the time of expiry or the early termination of the Project, in which case Flintshire Council shall be solely liable for any future decommissioning costs.

11.4 [New Waste Transfer Station

The Councils acknowledge and agree that the new Waste Transfer Station (the "WTS") that is to be built for the purposes of the Project shall be funded by the Councils on an equal basis. If it is determined that the new WTS shall be built on a site that is provided by Conwy Council, then upon expiry or early termination of the Project the Site shall be retained by Conwy Council. If, however, the Partnership jointly fund and provide a site for the new WTS, then upon expiry or early termination of the Project the Councils agree to discuss and determine appropriate arrangements in respect of the site and the WTS].

12. PAYMENTS

[DN: Provisions setting out the process for receipt of payments from the Welsh Government and any banking and interest related provisions to be considered and confirmed by Finance.]

Incoming payment to the Lead Council of WG grant funding and other sums

- 12.1 [Any grant funding from WG to the Councils in respect of the Project shall be paid to the Lead Council and each of the Councils' entitlement shall be one fifth of such grant, the Lead Council making such payments to the other Councils within **[five (5) Business Days]**. In the event that the Lead Council fails to pay a Council within the five (5) Business Day period referred to above the Lead Council shall be liable to pay interest

¹² Details in respect of the transfer to be confirmed by Property advisers.

to the relevant Council at the Default Interest Rate, calculated from the due date for payment until (but excluding) the actual date of payment.]

- 12.2 [It is agreed in principle that in the event that the WG grant funding is withdrawn from the Project (and the Contractor is not liable to replace the lost WG funding in accordance with the provisions of the Project Agreement), then the Councils shall be liable to cover the lost WG funding on a pro-rata basis in proportion to the actual tonnage provided by each of the Councils.]

Invoices from Contractor

[DN: Finance to review and consider the below payment provisions.]

- 12.3 The Councils acknowledge that the Lead Council's ability to agree and make payments to the Contractor is governed by the terms of the Project Agreement (specifically the Payment Mechanism).
- 12.4 The Councils acknowledge that Clause 45 (Payment and Invoicing) of the Project Agreement governs the process by which the Contractor invoices the Lead Council in respect of the Monthly Contract Payment and that, for the purposes of Clause 45 (Payment and Invoicing) of the Project Agreement, Flintshire Council (as Lead Council) will be responsible for making payment to the Contractor following receipt of such invoices.
- 12.5 The Councils acknowledge that the Lead Council's payment of the Monthly Contract Payment assumes a one hundred per cent (100%) availability and performance model.
- 12.6 On a monthly basis the Contract Manager (on behalf of the Lead Council) shall be responsible for taking decisions as to the appropriateness of any adjustments or Deductions (and contract default points or other remedies of the Lead Council) to be applied and made to the Contractor's invoice to the Lead Council due to poor performance or non-performance.
- 12.7 Within fifteen (15) Business Days of receipt of the Contractor's invoice in accordance with Clause 45.4 (Payment and Invoicing) of the Project Agreement, Conwy Council shall pay to Flintshire Council on receipt of a schedule of payments its proportion of the Monthly Contract Payment and any other relevant payments ("**Conwy's Payment Proportion**"), in each case calculated by reference to the relevant financial liabilities of the Councils as set out in Schedule 10 (Payment Proportions). In the event that Conwy Council fails to pay Conwy's Payment Proportion within the fifteen (15) Business Day period referred to above (the "**Due Date**") Conwy Council shall be liable to pay interest to Flintshire Council at the Default Interest Rate, calculated from the Due Date until (but excluding) the actual date of payment.
- 12.8 Within fifteen (15) Business Days of receipt of the Contractor's invoice in accordance with Clause 45.4 (Payment and Invoicing) of the Project Agreement, Denbighshire Council shall pay to Flintshire Council on receipt of a schedule of payments its proportion of the Monthly Contract Payment and any other relevant payments ("**Denbighshire's Payment Proportion**"), in each case calculated by reference to the relevant financial liabilities of the Councils as set out in Schedule 10 (Payment Proportions). In the event that Denbighshire Council fails to pay Denbighshire's Payment Proportion within the fifteen (15) Business Day period referred to above (the "**Due Date**") Denbighshire Council shall be liable to pay interest to Flintshire Council at the Default Interest Rate, calculated from the Due Date until (but excluding) the actual date of payment.
- 12.9 Within fifteen (15) Business Days of receipt of the Contractor's invoice in accordance with Clause 45.4 (Payment and Invoicing) of the Project Agreement, Gwynedd Council shall pay to Flintshire Council on receipt of a schedule of payments its proportion of

the Monthly Contract Payment and any other relevant payments ("**Gwynedd's Payment Proportion**"), in each case calculated by reference to the relevant financial liabilities of the Councils as set out in Schedule 10 (Payment Proportions). In the event that Gwynedd Council fails to pay Gwynedd's Payment Proportion within the fifteen (15) Business Day period referred to above (the "**Due Date**") Gwynedd Council shall be liable to pay interest to Flintshire Council at the Default Interest Rate, calculated from the Due Date until (but excluding) the actual date of payment.

- 12.10 Within fifteen (15) Business Days of receipt of the Contractor's invoice in accordance with Clause 45.4 (Payment and Invoicing) of the Project Agreement, Isle of Anglesey Council shall pay to Flintshire Council on receipt of a schedule of payments its proportion of the Monthly Contract Payment and any other relevant payments ("**Isle of Anglesey's Payment Proportion**"), in each case calculated by reference to the relevant financial liabilities of the Councils as set out in Schedule 10 (Payment Proportions). In the event that Isle of Anglesey Council fails to pay Isle of Anglesey's Payment Proportion within the fifteen (15) Business Day period referred to above (the "**Due Date**") Isle of Anglesey Council shall be liable to pay interest to Flintshire Council at the Default Interest Rate, calculated from the Due Date until (but excluding) the actual date of payment.
- 12.11 The Councils shall ensure that there are always cleared funds paid in accordance with their respective share of contributions set out in a schedule of payments such that, subject to each Council fulfilling its payment obligations, the Lead Council shall always be capable of meeting its payment obligations to the Contractor. The Councils shall not withhold payment of any intra-Councils sum due to the Lead Council which may be due to intra-Council disputes.
- 12.12 The Councils shall procure that, as regards this Project, the Lead Council is to remain cost and cash neutral for the planned term of the Project only insofar as the Lead Council satisfies its payment proportion and the payment obligations of the other Councils are set out in the Annual Budget.
- 12.13 The Councils agree that Flintshire Council as Lead Council shall (with the agreement of Conwy Council, Denbighshire Council, Gwynedd Council and Isle of Anglesey Council) be entitled to withhold payment of any disputed amounts as between the Lead Council and the Contractor in accordance with Clause 45 (Payment and Invoicing) of the Project Agreement but that the Lead Council shall not be entitled to withhold payment on the basis of a dispute solely between the Councils (any such dispute to be resolved in accordance with the provisions of Clause 17 (Dispute Resolution)).
- 12.14 Flintshire Council as Lead Council shall not agree to set-off any amounts owed by the Contractor to the Lead Council in accordance with Clause 46 (Set-Off) of the Project Agreement without the agreement of Conwy Borough Council, Denbighshire Council, Gwynedd Council and Isle of Anglesey Council (such agreement to include an agreement as to how Conwy's Payment Proportion, and/or Denbighshire's Payment Proportion and/or Gwynedd's Payment Proportion and/or Isle of Anglesey's Payment Proportion shall be amended as a result of such set-off).
- 12.15 [Subject to Clause 12.16 the Councils shall review their payment proportions as defined in Schedule 9 (Payment Proportions) for the items set out in Schedule 10 (Payment Proportions) (using fair and objective criteria supplied by the Project Board and recognising the principle of mutual benefit) on [30 September] following the Services Commencement Date (as defined in the Project Agreement) and at one (1) yearly intervals thereafter (or such other period as is agreed by the Councils) and shall agree any necessary amendments to this Clause 12. In default of such agreement, no amendment shall be made.
- 12.16 The Lead Council shall (following agreement by the Project Board and notification to the Joint Committee) be authorised to make adjustments, reconciliations or payments

to recompense for significant anomalies in Project mutual benefit between the Councils (and for the avoidance of doubt where an anomaly between the Councils' modelled contributions exceeds [fifty thousand pounds (£50,000)] (indexed) per Accounting Period it shall be construed as significant).]

Payments from Contractor

- 12.17 Any payments to be made by the Contractor to the Lead Council in accordance with the terms of the Project Agreement (whether via an indemnity or through the imposition of Deductions or sanctions whose effects as between the Councils are set out in Part 2 of Schedule 9 (Payment Proportions) or otherwise) shall be apportioned between the relevant Councils to reflect the respective effects on each Council which are the subject of such payment:
- 12.17.1 where related to a [Performance Management Framework] item set out in Schedule 9 (Payment Proportions) in such proportions as defined in Part 2 of Schedule 9 (Payment Proportions); or
- 12.17.2 where not related to a [Performance Management Framework] item set out in Schedule 9 (Payment Proportions) by the Project Board in proportion to the level of cost incurred by each Council as a consequence of the actions and obligations pertaining to that Council's administrative area and works or services carried out under the Project Agreement in relation to that Council's administrative area.
- 12.18 The Lead Council shall, where Deductions apportioned to a Council exceed fifty thousand pounds (£50,000) (indexed) at the end of an Accounting Period, pay the sum of the Deductions to a Council within twenty (20) Business Days, unless otherwise agreed by the Project Board.

Taxation

- 12.19 Each Council shall bear its own liability for any taxation or duty chargeable in the United Kingdom in respect of its participation in the arrangements under this Agreement and each Council undertakes to indemnify the other Councils in respect of any such taxation assessed on and paid by the other in respect of which the former is primarily liable.
- 12.20 Any supply made by one (1) Council to any other Council pursuant to this Agreement shall be exclusive of any value added tax chargeable on it, which shall (where required by law), be paid by the Council to whom the supply is made in addition to the payment for the supply, subject to the provision to it of a valid value added tax invoice.
- 12.21 All payments to be made by one (1) Council to another Council under this Agreement shall be made in full without deduction of or withholding for or on account of any present or future taxes, levies, duties, charges, fees, deductions or withholdings of any nature unless the Council making the payment is required by law to make any such deduction or withholding. If such withholding or deduction is so required by law, then the Council making the payment shall increase the amount of the payment so that the other Council receives the same amount as it would have received in the absence of the requirement to make the withholding or deduction, and the Council making the payment shall give to the other Council an appropriate certificate as may be required by law showing the amount.
- 12.22 If the Council receiving the payment subsequently obtains relief or credit in respect of the withholding or deduction, then it shall promptly repay to the Council which made the payment an amount equal to the credit or relief obtained up to a maximum of the amount by which the payment was increased to take account of the withholding or deduction. The Councils shall co-operate with a view to allowing each Council to obtain any available relief or credit in respect of any such withholding or deduction in

respect of taxation and in particular but without prejudice to the foregoing generality shall give any information reasonably required by the other Council in connection with the making of a claim for relief under an applicable double taxation treaty.

Community Benefit Fund

[DN: It is noted that the Councils have agreed in principle to payments in respect of a Community Benefit Fund. Each of the Councils shall pay into the fund and the payments shall be determined on a pro-rata basis in proportion to the tonnage provided by each of the respective Councils.]

13. ACCOUNTS¹³

Accounts to reconcile Annual Budget

- 13.1 Clauses 13.2 to 13.4 shall apply to Conwy Council, Denbighshire Council, Gwynedd and Isle of Anglesey Council only where Clause 7.9 applies.
- 13.2 Each Council shall be required to prepare accounts including (reporting by exception) details of any expenditure incurred pursuant to Schedule 5 (Annual Budget) (the "**AB Accounts**") in respect of each Accounting Period and for such further and/or other accounting periods as the Project Board shall determine and which shall be incorporated into Schedule 6 (Accounting Periods).
- 13.3 Each Council shall:-
- 13.3.1 in the AB Accounts make true and complete entries of all relevant payments and receipts made by it during the previous Accounting Period;
 - 13.3.2 within ten (10) Business Days of the end of the Accounting Period, the Councils shall provide to the Lead Council unaudited AB Accounts for such Accounting Period together with certification that such AB Accounts comply with this Clause 13.3;
 - 13.3.3 nominate an individual to be responsible for ensuring that Council's own compliance with this Clause 14 and the name, address and telephone number of each individual nominated pursuant to this Clause 13.3 shall be notified to the other Councils in accordance with Clause 27 (Notices); and
 - 13.3.4 acknowledge that the Lead Council shall within ten (10) Business Days of receipt of the AB Accounts submitted by each of the Councils, in accordance with Clause 13.3.2 prepare a reconciliation statement identifying the payments made by each Council and the balance due from or owing to each Council. The Lead Council shall within twenty (20) Business Days of the preparation of the reconciliation statement send out a copy of the reconciliation statement together with either a balancing schedule of payments or credit payment to each Council. A Council receiving a schedule of payments for payment shall pay it in full within twenty (20) Business Days. Any error in a balancing schedule of payments must be notified to the Lead Council within five (5) Business Days of such balancing schedule of payments being sent out. An amended balancing schedule of payments will be issued by the Lead Council and the Council receiving such schedule of payments shall pay it in full within twenty (20) Business Days.
- 13.4 If an individual nominated by a Council pursuant to Clause 13.3.3 changes, that Council shall notify the other Councils forthwith of the replacement nominees.

¹³ Drafting to be incorporated to capture 3 year accounting cycle plans, with agreed accounts for the following year and then 2 year projections/indicators for subsequent years.

Audits

- 13.5 Subject to ensuring compliance with each Council's audit requirements, the Councils agree that the auditor for the Lead Council shall carry out the audit of the Project.
- 13.6 The Lead Council shall at all times maintain an up to date register of the assets and committed liabilities of each of the Councils in relation to the Joint Committee and the Councils will each advise the Lead Council of any such assets and committed liabilities.
- 13.7 The books of account for the Joint Committee shall be the subject of the audit arrangements of the Lead Council and shall be open to inspection by the Councils.

14. INTELLECTUAL PROPERTY

- 14.1 Each Council will retain all Intellectual Property in its Material.
- 14.2 Each Council will grant all of the other Councils a non-exclusive, perpetual, non-transferable and royalty free licence to use, modify, amend and develop its IP Material for the Project Tasks and any other purpose resulting from the Project Tasks whether or not the party granting the licence remains a party to this Agreement or the Project Tasks.
- 14.3 Without prejudice to Clause 14.1, if more than one (1) Council owns or has a legal or beneficial right or interest in any aspect of the IP Material for any reason (including without limitation that no one (1) Council can demonstrate that it independently supplied or created the relevant IP Material without the help of one (1) or more of the other Councils), each of the Councils who contributed to the relevant IP Material will grant to all other Councils to this Agreement a non-exclusive, perpetual, non-transferable and royalty free licence to use and exploit such IP Material as if all the other Councils were the sole owner under the Copyright Design and Patents Act 1988 or any other relevant statute or rule of law.
- 14.4 For the avoidance of doubt, any entity or person who is at the date of this Agreement a party to this Agreement and who has licensed any Intellectual Property under this Agreement will have a non-exclusive, perpetual right to continue to use the licensed Intellectual Property.
- 14.5 Each Council warrants that it has or will have the necessary rights to grant the licences set out in Clauses 14.2 and 14.3 in respect of the IP Material to be licensed.
- 14.6 Each Council shall indemnify the other Councils against any loss arising out of any dispute or proceedings brought by a third party alleging infringement of its Intellectual Property rights by use of that Council's Intellectual Property for the purposes of the Project.
- 14.7 Each Council agrees to execute such further documents and take such actions or do such things as may be reasonably requested by any other Council (and at the expense of the Council(s) making the request) to give full effect to the terms of this Agreement concerning management and control of Intellectual Property.

15. LIABILITY OF THE COUNCILS

- 15.1 The Lead Council shall indemnify and keep fully indemnified each of the other Councils to this Agreement against any losses, damage, claims, proceedings, expenses, actions, demands, costs and liabilities suffered by or incurred in respect of or in connection with:
 - 15.1.1 any damage to property, real or personal; and/or

15.1.2 any injury to, or the death of, any person whomsoever; and/or

15.1.3 any third party actions, claims or demands

to the extent such damage, injury, death, third party actions, claims or demands arise from any breach by the Lead Council of its obligations under the Contract Documents or any negligent act, omission or default in relation to such obligations and the Lead Council shall make payment to the other Councils sums for which it becomes liable under this Clause 15.1 within twenty (20) Business Days of the date of another Council's written demand.

15.2 No claim shall be made against the Lead Council to recover any loss or damage which may be incurred by reason of or arising out of the carrying out by the Lead Council of its obligations under this Agreement unless and to the extent such loss or damage arises from any breach by the Lead Council under Clause 15.1.

15.3 Each of the other Councils (acting severally) shall indemnify and keep fully indemnified the Lead Council against any losses, damage, claims, proceedings, expenses, actions, demands, costs and liabilities suffered by or incurred in respect of or in connection with:

15.3.1 any damage to property, real or personal; and/or

15.3.2 any injury to, or the death of, any person whomsoever; and/or

15.3.3 any third party actions, claims or demands

if to the extent such damage, injury, death, third party actions, claims or demands arise from breach of the Contract Documents or from negligence or other act, omission or default on the part of the indemnifying party in relation to the Project and each Council shall make payment to the Lead Council sums for which it becomes liable under this Clause 15.3 within twenty (20) Business Days of the date of the Lead Council's written demand.

15.4 The Councils agree and acknowledge that the amount to be paid to the Lead Council by any of the other Councils under Clause 15.3 shall be borne by each of the Councils to the extent of its responsibility, however in the event that the responsibility is a shared one between the Councils (so that it is not reasonably practicable to ascertain the exact responsibility between the Councils) then the amount to be paid shall be divided between the Councils who share such responsibility in such proportions as the Joint Committee may decide.

15.5 In the event of a claim under this Clause 15 in which it is not reasonably practicable to determine the extent of responsibility as between the Councils (including the Lead Council), then the amount shall be divided between the Councils (including the Lead Council) as the Project Board may decide.

15.6 A Council (including the Lead Council) who receives a claim for losses, expenses, actions, demands, costs and liabilities shall notify and provide details of such claim as soon as is reasonably practicable to the other Councils.

15.7 Criminal fines or sanctions of individual Councils incurred through Council activities which are not in furtherance of the Project shall not be apportioned and the liability shall remain with the Council responsible for such fine or sanction.

15.8 No Council shall be indemnified in accordance with this Clause 15 unless it has given notice in accordance with Clause 15.6 to the other Council against whom it will be enforcing its right to an indemnity under this Agreement.

- 15.9 Each Council ("**Indemnifier**") shall not be responsible or be obliged to indemnify the other Councils (including the Lead Council) ("**Beneficiary**") to the extent that any insurances maintained by the Beneficiary at the relevant time provide an indemnity against the loss giving rise to such claim and to the extent that the Beneficiary recovers under such policy of insurance (save that the Indemnifier shall be responsible for the deductible under any such policy of insurance and any amount over the maximum amount insured under such policy of insurance).
- 15.10 Any liability to the Contractor in respect of any indemnity (which for the avoidance of doubt shall include Compensation Events and any other remedy of the Contractor under the Project Agreement which results in a financial obligation on the Lead Council) contained within the Project Agreement shall be for the account of the Council in breach of the indemnity in question (and where such breach has not been caused wholly by one (1) Council in such proportions as are agreed or determined by the Joint Committee else in accordance with Clause 17 (Dispute Resolution) to reflect the respective liability of each Council).
- 15.11 The Lead Council will have regard to, and to the extent not dealt with by the Contractor, administer all Project insurances in accordance with the provisions of the Project Agreement.
- 15.12 The Councils shall ensure that adequate insurance cover is effected and maintained in respect of any liabilities they may have in the event of any neglect or default on their part.
- 15.13 The Lead Council acting through the Project Board shall ensure that adequate insurance cover is effected and maintained in respect of any property and assets held by them for the purposes of the Joint Committee.

16. **WITHDRAWAL**

Termination by a Council is not Withdrawal

- 16.1 For the avoidance of doubt Clause 2.3.1 (Termination) addresses early termination for breach by a Council.

Withdrawal

- 16.2 If for any reason any Council (including the Lead Council) determines to withdraw from this Agreement then Clauses 16.3 to 16.6 shall apply.
- 16.3 If any Council wishes to withdraw from the Project it shall provide written notice to all the other Councils as soon as reasonably practicable ("**Withdrawal Notice**"). The Lead Council (or such other Council as nominated by the Joint Committee in the event that the Lead Council issues the Withdrawal Notice) shall within fourteen (14) days of receipt of the Withdrawal Notice provide to all the Councils a Liability Report which shall be discussed by the Joint Committee at its next meeting or a specially convened meeting if the next meeting falls more than two (2) weeks after the issue of the Liability Report. Those Councils who do not wish to withdraw from the Project shall have a duty, acting reasonably, to mitigate any losses which they suffer due to the financial and resource implications set out in the Liability Report.
- 16.4 Within the Decision Period each Council shall indicate either:-
- 16.4.1 that it withdraws from the Project and this Agreement; or
- 16.4.2 that it wishes to continue with the Project and this Agreement.

- 16.5 Where a Council does not indicate its intentions as required by Clause 16.4 then it shall at the expiry of the Decision Period be taken to have indicated that they wish to continue with the Project and this Agreement.
- 16.6 Where a Council indicates that it wishes to withdraw from the Project in accordance with Clause 16.4.1 then:-
- 16.6.1 the Council who shall have indicated its wish to withdraw shall pay all amounts due to be paid by it in accordance with the Liability Report within twenty (20) Business Days of the date of its notification under Clause 16.4.1 and comply with its obligation to contribute to the Project up to the date of its withdrawal; and
- 16.6.2 if in the event of such a withdrawal the Project timetable is delayed then the Council who shall have indicated its wish to withdraw may be responsible for any increased costs associated with such delay (as determined by the Joint Committee and notified as the sum payable in full and final settlement of such Council's liability, subject always to that Council meeting any additional antecedent liabilities incurred prior to the date of withdrawal).

Effects of Withdrawal

- 16.7 Unless agreed otherwise by the remaining Councils, the Council who shall have indicated its wish to withdraw from the Project shall not remove its appointees to the Project Board for a period of three (3) months commencing on the date of such Council's withdrawal, [provided that the costs associated with those appointees to the Project Board shall be borne by the remaining Councils to the Project and this Agreement in equal shares]. For the avoidance of doubt, the Council who shall have indicated its wish to withdraw from the Project acknowledges that its voting members shall remain on the Joint Committee but shall be unable to vote on matters pertaining to the Project with effect from the date of its confirmation under Clause 16.4.1.
- 16.8 If the Lead Council is the withdrawing Council, then the Lead Council shall be required, prior to its withdrawal from the Project, to novate each of the Contract Documents (including but not limited to the Project Agreement, Independent Certifier's Appointment, Parent Company Guarantee) to the new lead Council as selected by the remaining Councils.
- 16.9 [The Lead Council (and any subsequent lead council) (agrees that if it exercises its rights to withdraw from the Project pursuant to this Clause 16 (Withdrawal) then it shall transfer its interest in the Site to the new lead council (as selected by the remaining Councils), for use for the purposes of the Project only, in accordance with Clause [].
- 16.10 Any Council to which the Site is transferred acknowledges and agrees that upon expiry of the Project the Site shall be transferred back to Flintshire Council (at no cost to Flintshire Council.)]

17. DISPUTE RESOLUTION

- 17.1 Subject to section 103 of the Act, any dispute arising in relation to any aspect of this Agreement shall be resolved in accordance with this Clause 17. The Councils undertake and agree to pursue a positive approach towards dispute resolution which seeks (in the context of this partnership between the Councils) to identify a solution at the lowest operational level that is appropriate to the subject of the dispute which avoids legal proceedings and maintains a strong working relationship between the Councils. Any interim determination will be applied but will be subject to the full dispute resolution procedure.

General disputes or disagreements

- 17.2 in the event of any dispute, disagreement or difference between the Councils relating to this Agreement (whether this may be a matter of contractual interpretation or otherwise) then save in relation to disputes or disagreements relating to a Matter Reserved To The Councils, the matter shall be dealt with by referral in the first instance to the Project Board who shall meet within ten (10) Business Days of notification of the occurrence of such dispute and attempt to resolve the disputed matter in good faith.

Elevation of disputes

- 17.3 If the Project Board fails to resolve a dispute or disagreement within **five (5) Business Days** of meeting pursuant to [Clause 17.2], or fails to meet in accordance with the timescales set out in [Clause 17.2], the dispute shall be referred to the Joint Committee for resolution at the next programmed meeting (or a special meeting of the Joint Committee shall be called to resolve the dispute as agreed by the Councils).

- 17.4 In relation to a dispute or disagreement relating to a Matter Reserved To The Councils, or if the Joint Committee fails to resolve a dispute or disagreement within **five (5) Business Days** of meeting pursuant to Clause 17.3, then the Councils in dispute or the Joint Committee (as the case may be) may refer the matter for resolution to the Chief Executive(s) or equivalent officer(s) (as appropriate) of each of the Councils as a pre-condition to mediation followed by:

17.4.1 a mediation facilitated by the President of the CIWM or his nominated representative or such other party as the Councils may agree (or the CIWM may direct) for resolution by them; or

17.4.2 the exclusive jurisdiction of the Courts of England and Wales where a dispute or disagreement relates specifically to the vires of the Councils;

and on referral to mediation or the Courts of England and Wales the Project Board shall furnish the Joint Committee with a briefing report on the dispute or disagreement for information.

- 17.5 Any dispute and/or disagreement to be determined by the Chief Executives (as appropriate), CIWM or the Courts of England and Wales or such other body as agreed by the Councils (as the case may be) under this Agreement shall be promptly referred for determination to them and in any event within thirty (30) Business Days of the Project Board's failure to reach agreement.

- 17.6 The Councils shall on request promptly supply to the Chief Executive(s) or CIWM (as the case may be) all such assistance, documents and information as may be required for the purpose of determination and the Councils shall use all reasonable endeavours to procure the prompt determination of such reference.

- 17.7 If the CIWM is appointed to determine in dispute pursuant to Clause 17.5, then the CIWM shall be deemed to act as an expert and not as an arbitrator and its determination shall (in the absence of manifest error) be conclusive and binding upon the Councils.

- 17.8 The costs of the resolution of any dispute and/or disagreement between the Councils under this Agreement shall be borne equally by the Councils to the dispute in question save as may be otherwise directed by the Chief Executive(s) (as appropriate), CIWM or the Courts of England (as the case may be).

18. DATA PROTECTION

- 18.1 In relation to all Personal Data, each Council shall at all times comply with the DPA, (as a data controller if necessary) which includes (but is not limited to) maintaining a

valid and up to date registration or notification under the DPA covering the data processing activities to be performed in connection with the Project Tasks.

18.2 Each Council:-

18.2.1 shall process Personal Data belonging to any other Council only on the instructions of that Council (subject to compliance with applicable law);

18.2.2 shall only undertake processing of Personal Data reasonably required in connection with the Project Tasks and shall not transfer any Personal Data to any country or territory outside the European Economic Area; and

18.2.3 shall use all reasonable endeavours to procure that all relevant sub-contractors and the Contractor comply with this Clause 18.2. For the avoidance of doubt a relevant sub-contractor is one which processes Personal Data belonging to one or any of the Councils.

18.3 The Councils shall not disclose Personal Data to any third parties other than:-

18.3.1 to employees and sub-contractors and the Contractor to whom such disclosure is reasonably necessary in order for the Councils to carry out the Project Tasks; or

18.3.2 to the extent required under a court order or to comply with any applicable laws including (but not limited to) any statute, bye law, European Directive or regulation,

provided that any disclosure to sub-contractors or the Contractor under Clause 18.3.1 shall be made subject to written terms substantially the same as, and no less stringent than, the terms contained in this Clause 18 and that the Councils shall give notice in writing to all other Councils of any disclosure of Personal Data belonging to them which they or a sub-contractor or the Contractor are required to make under Clause 18.3.2 immediately as they are aware of such a requirement.

18.4 Any Council may, at reasonable intervals, request a written description of the technical and organisational methods employed by any other Council and the relevant sub-contractors referred to in Clause 18.3.1. Within five (5) Business Days of such a request, the Council requested to do so shall supply written particulars of all such measures as it is maintaining detailed to a reasonable level such that the requesting Council can determine whether or not, in connection with the Personal Data, it is compliant with the DPA. All Councils shall use all reasonable endeavours to ensure that the sub-contractors and the Contractor also comply with such request from any other Council.

18.5 All Councils shall ensure that any Personal Data they obtain and provide to any other Council has been lawfully obtained and complies with the DPA and that the use thereof in accordance with this Agreement shall not breach any of the provisions of the DPA.

18.6 If:-

18.6.1 under the DPA any Council is required to provide information to a data subject (as defined in the DPA) in relation to Personal Data when such data is in the possession or under control of any other Council; and

18.6.2 the required Council informs the controlling Council in writing that this is the case,

then the controlling Council shall guarantee reasonable and prompt co-operation to the required Council in meeting its obligations under the DPA including making copies of the relevant Personal Data to the extent the same are in its possession.

18.7 Each Council shall provide the other as soon as reasonably practicable, with such information in relation to Personal Data and their processing as the other Council may reasonably request in writing and the party asked to provide the relevant data may reasonably be able to provide in order for the other Council to:-

18.7.1 comply with its obligations under this Clause and the DPA; and

18.7.2 assess whether the processing of the relevant Personal Data in connection with this Agreement is breaching or may breach the DPA in a manner which is material and not effectively sanctioned by any guidance statement issued by the Information Commissioner.

18.8 The Councils shall each take reasonable precautions (having regard to the nature of their respective obligations under this Agreement) to preserve the integrity of any Personal Data.

19. **FREEDOM OF INFORMATION AND ENVIRONMENTAL INFORMATION**

19.1 Each Council acknowledges that the other Councils are subject to the requirements of the Freedom of Information Act 2000 ("**FoIA**") and the Environmental Information Regulations 2004 ("**EIR**") and each Council shall where reasonable assist and co-operate with the other Councils (at their own expense) to enable the other Councils to comply with these information disclosure obligations.

19.2 Where a Council receives a request for information under either the FoIA or the EIR in relation to information which it is holding on behalf of any of the other Councils in relation to the Project, it shall:-

19.2.1 transfer the request for information to the other Councils as soon as practicable after receipt and in any event within two (2) Business Days of receiving a request for information;

19.2.2 provide the other Councils with a copy of all information in its possession or power in the form that the Councils reasonably require within ten (10) Business Days (or such longer period as the Councils may specify) of the Council requesting that information; and

19.2.3 provide all necessary assistance as reasonably requested by the other Councils to enable the Council to respond to a request for information within the time for compliance set out in the FoIA or the EIR.

19.3 Where a Council receives a request for information under the FoIA or the EIR which relates to this Agreement or the Project, it shall inform the other Councils of the request for information as soon as practicable after receipt and in any event at least two (2) Business Days before disclosure and shall use all reasonable endeavours to consult with the other Councils prior to disclosure and shall consider all representations made by the other Councils in relation to the decision whether or not to disclose the information requested.

19.4 The Councils shall be responsible for determining in their absolute discretion whether any information requested under the FoIA or the EIR:-

19.4.1 is exempt from disclosure under the FoIA or the EIR; or

19.4.2 is to be disclosed in response to a request for information.

- 19.5 Each Council acknowledges that the other Councils may be obliged under the FoIA or the EIR to disclose information:-
- 19.5.1 without consulting with the other Councils where it has not been practicable to achieve such consultation; or
 - 19.5.2 following consultation with the other Councils and having taken their views into account.

20. **CHANGES AND CHANGE IN LAW**

- 20.1 The Councils agree to be bound by the obligations on the Lead Council set out in [Clause 43 (Authority and Contractor Changes)] and Schedule 21 (Change Protocol) of the Project Agreement.
- 20.2 In relation to any proposed variations under the Project Agreement (whether the proposed variation is a Qualifying Change in Law, an Authority Change, a Contractor Change) or any other matter affecting the Project which may have an equivalent effect, the Councils shall work with the Contractor to achieve the best value solution for the Project in respect of such Qualifying Change in Law, Authority Change, Contractor Change or any other such matter as described in this Clause 20.2.
- 20.3 If, following a decision of the Contract Manager, the Project Board, the Joint Committee or the Councils (in respect of a Matter Reserved To The Councils) (as applicable) that the Councils decide to support a proposed variation under the Project Agreement, then Lead Council shall seek an Authority Change with the Contractor in the Project Agreement then:
- 20.3.1 where the proposed Authority Change is agreed by the Contract Manager, the Project Board, the Joint Committee or the Councils (in respect of a Matter Reserved To The Councils) (as applicable) to have a mutual benefit to the Project the costs of such proposed Authority Change shall be shared between the Councils by agreement else in absence of agreement according to the [Cost Sharing Formula];
 - 20.3.2 where the proposed Authority Change is agreed by the Contract Manager, the Project Board, the Joint Committee or the Councils (in respect of a Matter Reserved to the Councils) (as applicable) to not have a mutual benefit to the Project the Council seeking such Authority Change in the Project Agreement shall bear responsibility for payment and indemnify the other Councils to hold them harmless against losses caused to each other Council by such Authority Change;
 - 20.3.3 in requesting an Authority Change such proposing Council shall consider and address the impact on the other Councils; and
 - 20.3.4 where a potential Authority Change falls within the grounds set out in paragraph 2 of Part 1 of Schedule 21 (Change Protocol) of the Project Agreement such Authority Change shall not be proposed or implemented.

21. **STEP-IN TO THE PROJECT AGREEMENT**

- 21.1 The Councils acknowledge the provisions of Clause 33 (Authority Step-In) of the Project Agreement where the Lead Council has rights to step into service delivery where it reasonably believes that it needs to take action in connection with the services because a serious risk exists to the health and safety of persons or property or to the environment or to discharge a statutory duty.
- 21.2 Under the provisions of Clause 33 (Authority Step-In) of the Project Agreement the Lead Council shall only be permitted to exercise such step in rights whereby the

Councils agree to exercise such step in rights together and shall not be permitted to adopt differing approaches.

22. **TERMINATION OF THE PROJECT AGREEMENT**

22.1 Should the Lead Council become entitled to terminate the Project Agreement or otherwise serve a notice pursuant to Clause 67 (Termination for Contractor Default), Clause 69 (Termination on Force Majeure), Clause 71 (Termination on Corrupt Gifts and Fraud) and Clause 75 (Termination for Breach of the Refinancing Provisions) of the Project Agreement, the Councils shall meet as soon as reasonably practicable thereafter to decide as a Matter Reserved To The Councils whether the Project Agreement should be terminated (and for the avoidance of doubt no partial termination is contemplated, any changes of scope in the Project to be addressed as an Authority Change), taking into account:

22.1.1 the point during the Project term at which termination of the Project Agreement would occur;

22.1.2 the financial consequences of such termination and the rights of the Contractor pursuant to Schedule 17 (Compensation on Termination) of the Project Agreement;

22.1.3 the financial consequences of continuing with the Project;

22.1.4 the views of each Council concerning such termination;

22.1.5 any alternative providers or means of provision of the works and/or services available to the Lead Council (and the other Councils);

22.1.6 whether the Councils are required to step in to provide the works and/or services; and

22.1.7 any other matters relevant to the termination or continuance of the Project.

22.2 For the avoidance of doubt, the Lead Council shall not be entitled to issue a notice of voluntary termination in accordance with Clause 73 (Voluntary Termination by the Authority) of the Project Agreement unless such action has been approved by all of the Councils as a Matter Reserved To The Councils.

23. **COUNCILS' OBLIGATIONS FOLLOWING EXPIRY OR EARLIER TERMINATION OF THE PROJECT AGREEMENT**

Extension

23.1 The Councils acknowledge that pursuant to Clause 3.3 of the Project Agreement, there is an option for the Authority to extend the Expiry Date by a period of up to five (5) years. The Councils agree that any decision to extend the Expiry Date shall be a Matter Reserved To The Councils.

23.2 The Councils shall determine no later than sixty (60) months prior to expiry of the Project Agreement, what information is required (if any) from the Contractor, which will enable the Councils to determine if any extension of the Expiry Date is required by the Councils.

23.3 The Councils acknowledge that any decision to extend the Contract Period must be determined and notified to the Contractor no later than 36 months prior to the Expiry Date in accordance with Clause 3.3 of the Project Agreement.

After Project expiry or earlier termination

- 23.4 The Councils agree that, following expiry or earlier termination of the Project Agreement they shall, prior to termination of this Agreement, seek to agree such arrangements as are appropriate in respect of the continuing operation or otherwise of the Facilities in accordance with Clause 11 (Sites and Decommissioning). The Councils acknowledge however that on expiry of the Project there is no obligation on Flintshire Council to utilise the Site for any continued arrangements with Partnership (or any of the Councils separately) and any arrangements that are agreed in respect of the continued utilisation of the Site will need to be agreed and documented in a separate agreement.
- 23.5 Subject to the provisions at Clause 11, the Councils assume that on early termination of the Project Agreement that leases and/or licences shall cross default with the Project Agreement and that [Allocated Sites] shall remain in the possession of the Council which acquired them and/or contributed them to the Project.

Termination Payments

[It is agreed in principle that the Councils shall be liable (and shall indemnify each other) for equal proportions of the termination sum payable to the Contractor following an early termination of the Project Agreement where the early termination occurs during the Works Period and prior to completion of the Facility. If termination occurs during the Services Period, when the Facility is operational, then liability shall be determined on a pro-rata basis in respect of the actual tonnage delivered by each of the Councils. An exception to this principle applies in circumstances where one Council is wholly responsible for the termination, or the Councils are not equally at fault, in which case the Councils agree that the Council or Councils whose acts or omissions gave rise to the early termination shall be liable for a greater proportion of the termination sum or all of the termination sum.]

- 23.6 The Councils shall be liable for (and indemnify each other) in the proportions described in the Cost Sharing Formula for the Termination Sum payable to the Contractor following the early termination of the Project Agreement, save in respect of any Termination Sum payable in accordance with Clause 66 (Compensation on Termination for Authority Default) or Clause 4.4 (Relevant Discharge Terms) and Schedule 28 (Relevant Discharge Terms) of the Project Agreement, in which case liability for payment of the Termination Sum shall rest with the Council responsible for such termination (and where such termination has not been caused wholly by a single Council in such proportions as are agreed or determined in accordance with Clause 20 (Dispute Resolution) to reflect the respective liability of each Council and the concept of mutual benefit shall not apply).
- 23.7 The Councils' liability on early termination of the Project Agreement shall be defined by reference to the Lead Council's obligation to pay compensation on early termination to the Contractor as follows:
- 23.7.1 Clause 65 (Termination for Authority Default) and Part 2 of Schedule 17 (Compensation on Termination) of the Project Agreement;
 - 23.7.2 Clause 67 (Termination for Contractor Default) and Part 3 of Schedule 17 (Compensation on Termination) of the Project Agreement;
 - 23.7.3 Clause 69 (Termination on Force Majeure) and Part 5 of Schedule 17 (Compensation on Termination) of the Project Agreement;
 - 23.7.4 Clause 71 (Termination on Corrupt Gifts and Fraud) and Part 4 of Schedule 17 (Compensation on Termination) of the Project Agreement;
 - 23.7.5 Clause 73 (Voluntary Termination by the Authority) and Part 2 of Schedule 17 (Compensation on Termination) of the Project Agreement;

- 23.7.6 Any other provision within the Project Agreement that affects liability on termination of the Project Agreement; and
- 23.7.7 Any other liability that the Lead Council may reasonably incur which flows from or is connected to the termination of the Project Agreement.
- 23.8 Notwithstanding any other provisions of this Agreement it is agreed that no Council shall be entitled to derive any financial or other benefit from an early termination event at the cost of any other Council.
24. **POLICIES**
- 24.1 In respect of the policies referred to in Schedule 13 (Authority Policies) of the Project Agreement, the policies of the Lead Council shall apply in relation to the operation of the Project Agreement within the Councils' administrative areas and to employees operating within those areas.
25. **CONFIDENTIALITY AND ANNOUNCEMENTS**
- 25.1 The Councils shall comply with the confidentiality provisions of the Lead Council set out in the Project Agreement as if they were set out in this Agreement.
- 25.2 Each Council ("**Covenanter**") shall, both during the currency of this Agreement and at all times following its termination or expiry, keep private and confidential and shall not use or disclose (whether for its own benefit or that of any third party) any Confidential Information about the business of and/or belonging to any other Council or the Contractor which has come to its attention as a result of or in connection with this Agreement, in particular (but without prejudice to the generality of the foregoing) Confidential Information relating to the Project Agreement.
- 25.3 The obligation set out in Clause 25.1 shall not relate to information which:-
- 25.3.1 comes into the public domain or is subsequently disclosed to the public (other than through default on the part of the Covenanter or any other person to whom the Covenanter is permitted to disclose such information under this Agreement); or
- 25.3.2 any disclosure to enable a determination to be made under Clause 17 (Dispute Resolution);
- 25.3.3 is required to be disclosed by law; or
- 25.3.4 was already in the possession of the Covenanter (without restrictions as to its use) on the date of receipt; or
- 25.3.5 is required or recommended by the rules of any governmental or regulatory body including any guidance from time to time as to openness and disclosure of information by public bodies; or
- 25.3.6 is necessary to be disclosed to provide relevant information to any insurer or insurance broker in connection with obtaining any insurance required by this Agreement.
- 25.4 Where disclosure is permitted under Clauses 25.3.3, 25.3.4 or 25.3.5, the recipient of the information shall be subject to a similar obligation of confidentiality as that contained in this Clause 25 and the disclosing Council shall make this known to the recipient of the information.
- 25.5 No Council shall make any public statement (which shall include speaking or presenting at public conferences or other analogous situations) or issue any press

release or publish any other public document relating, connected with or arising out of this Agreement and/or the Project Agreement (excluding any disclosure required by legal or regulatory requirements) without obtaining the prior written approval of the other Councils as to the contents thereof and the manner of its presentation and publication provided that prior approval shall be required if such public statement materially affects any Council.

- 25.6 Each Council agrees to make available to the other Councils any books and records which may be required for the purposes of an internal audit and the Councils agree that any disclosure of such books and records to an appointed external auditor shall not breach the provisions of this Agreement.

26. **CONTRACTS (THIRD PARTY RIGHTS)**

The Councils as parties to this Agreement do not intend that any of its terms will be enforceable by virtue of the Contracts (Rights of Third Parties) Act 1999 by any person not a party to it.

27. **NOTICES**

- 27.1 Any notice or demand in connection with this Agreement shall be in writing and may be delivered by hand, prepaid first class post, special delivery post, facsimile or email (with a copy following by facsimile or post), addressed to the recipient at the address or facsimile number as the case may be set out in Schedule 4 (Addresses of the Councils) or such other recipient address or facsimile number as may be notified in writing from time to time by any of the parties to this Agreement to all the other Councils to this Agreement.

- 27.2 The notice or demand shall be deemed to have been duly served:-

27.2.1 if delivered by hand, when left at the proper address for service;

27.2.2 if given or made by prepaid first class post or special delivery post, forty-eight (48) hours after being posted (excluding days other than Business Days);

27.2.3 if given or made by facsimile, at the time of transmission;

27.2.4 if given or made by email, at the time of transmission,

provided that, where in the case of delivery by hand or transmission by facsimile or email such delivery or transmission occurs either after 4.00pm on a Business Day or on a day other than a Business Day service shall be deemed to occur at 9.00am on the next following Business Day.

- 27.3 For the avoidance of doubt, where proceedings to which the Civil Procedure Rules apply have been issued, the provisions of the Civil Procedure Rules must be complied with in respect of the service of documents in connection with those proceedings.

- 27.4 Each Council shall notify the other Councils in writing within five (5) Business Days of any change in its address for service.

28. **GOVERNING LAW**

This Agreement shall be governed by and construed in all respects in accordance with the laws of England and Wales. Subject to Clause 17 (Dispute Resolution), the English and Welsh Courts shall have exclusive jurisdiction to settle any disputes which may arise out of or in connection with this Agreement.

29. **ASSIGNMENTS**

29.1 The rights and obligations of the Councils under this Agreement shall not be assigned, novated or otherwise transferred (whether by virtue of any legislation or any scheme pursuant to any legislation or otherwise) save in circumstances of an amalgamation of the Councils to any person other than to any public body (being a single entity) acquiring the whole of the Agreement and having the legal capacity, power and authority to become a party to and to perform the obligations of the relevant Council under this Agreement being:-

29.1.1 a Minister of the Crown pursuant to an Order under the Ministers of the Crown Act 1975; or

29.1.2 any Local Authority which has sufficient financial standing or financial resources to perform the obligations of the relevant Council under this Agreement.

30. **WAIVER AND COSTS**

30.1 No failure or delay by any Council to exercise any right, power or remedy will operate as a waiver of it nor will any partial exercise preclude any further exercise of the same or some other right, power or remedy unless a waiver is given in writing by that Council.

30.2 Each Council shall pay their own respective costs and expenses incurred in connection with the preparation, execution, completion and implementation of this Agreement, except as expressly provided for in this Agreement.

30.3 Save where otherwise provided, the Councils will pay interest on any amount payable under this Agreement not paid on the due date from that date to the date of payment at a rate equal to two per cent (2%) above the base rate from time to time of Barclays Bank plc.

31. **ENTIRE AGREEMENT**

This Agreement contains all the terms which the parties have agreed in relation to the subject of this Agreement and supersedes any prior written or oral agreements, representations, communications, negotiations or understandings between the Councils relating to such subject matter. No Council has been induced to enter into this Agreement or any of these documents by statement or promise which they do not contain, save that this Clause 31 shall not exclude any liability which one (1) Council would otherwise have to the other in respect of any statements made fraudulently by that Council.

32. **COUNTERPARTS**

This Agreement may be executed in any number of counterparts each of which so executed shall be an original but together shall constitute one and the same instrument.

33. **RELATIONSHIP OF COUNCILS**

Each Council is an independent body and nothing contained in this Agreement shall be construed to imply that there is any relationship between the Councils of partnership or (except as expressly provided in this Agreement) of principal/agent or of employer/employee. No Council shall have the right to act on behalf of another, make any representations or give any warranties to third parties on behalf or in respect of any other Council nor to bind (or hold themselves out as having authority or power to bind) any other Council by contract or otherwise except to the extent expressly permitted by the terms of this Agreement or where a statutory provision otherwise

requires. In particular for the avoidance of doubt, none of the provisions relating to the principles of working in partnership shall create, or be deemed to create, any partnership as defined by The Partnership Act 1890.

34. **MITIGATION**

Each Council shall at all time take all reasonable steps to minimise and mitigate any loss for which the relevant Council is entitled to bring a claim against the other Council(s) pursuant to this Agreement.

35. **STATUTORY RESPONSIBILITIES**

Notwithstanding anything apparently to the contrary in this Agreement, in carrying out their statutory duties, the discretion of any Council shall not be fettered or otherwise affected by the terms of this Agreement. Nothing contained or implied herein shall prejudice or affect the Councils' rights and powers, duties and obligations in the exercise of their functions as Local Authorities and/or in any other capacity and all rights, powers, discretions, duties and obligations of the Councils under all laws may at all times be fully and effectually exercised as if the Councils were not a party to this Agreement and as if the Agreement had not been made.

36. **LOCAL GOVERNMENT (CONTRACTS) ACT 1997**

The certificate in respect of this Agreement to be provided by the Councils (not being the Lead Council) in respect of their powers to enter into this Agreement and support the Lead Council model whereby the Lead Council enters into the Project Agreement with the Contractor and accepts a contingent liability for the Relevant Discharge Terms (as defined in the Project Agreement) on behalf of itself assuming the other Councils are committed to underwriting their proportion of any compensation payable under the Relevant Discharge Terms pursuant to section 3 of the Local Government (Contracts) Act 1997 shall be provided by the Councils (not being the Lead Council) to the Lead Council on or before the date of this Agreement.

37. **VARIATIONS**

37.1 The Councils may vary the terms of this Agreement including admitting additional Councils to the Joint Committee, the terms of such admission to be agreed by the Councils.

37.2 Where an additional Council is admitted to the Joint Committee it shall enter a deed of variation in a form agreed by the Joint Committee and from the date of its admittance to the Joint Committee all provisions of this Agreement shall apply to the admitted Council and the definition of "**Councils**" shall include it.

37.3 No amendment to this Agreement shall be binding unless it is in writing and signed by the duly authorised representatives of each of the Councils and expressed to be for the purpose of such amendment.

37.4 The Councils shall endeavour to review this Agreement on an annual basis to monitor and reflect on the operation of the Project and the performance of the obligations set out in this Agreement.

38. **SEVERABILITY**

In the event of any provision of this Agreement being or becoming legally ineffective, invalid, illegal or unenforceable as declared by the courts of other competent authority the remaining provisions of this Agreement shall not be invalidated and the Councils shall negotiate in good faith in order to agree a mutually satisfactory substitute provision.

AS WITNESSED the duly authorised representatives of the Councils have signed this Agreement as a deed on the date written at the beginning of this Agreement.

SCHEDULE 1 – PROJECT TASKS

[Note: The below table of Project Tasks will need to be monitored and updated to reflect the main body of the IAA as it progresses. Councils will need to review and confirm each of the Project Tasks.]

TASK	CLAUSE/ SCHEDULE	CONTRACT MANAGER MATTER	LEAD COUNCIL MATTER	PROJECT BOARD MATTER	JOINT COMMITTEE MATTER	COUNCILS' MATTER/MATTER RESERVED TO THE COUNCILS' CABINETS
1. Agree to terminate Agreement	2.2					Y
2. Issue Default Notice for Council breach of Agreement	2.2.1					Y
3. Respond to Default Notice with Counternotice proposing remediation of Default Notice matters	2.2.2					Y
4. Issue of Notice of Acceptance or Notice of Dispute concerning Counternotice proposals to remediate breaches of Agreement	2.2.3					Y
5. Implement Notice of Acceptance	2.2.4					
6. Issue of written notice of termination of Agreement by Non-Defaulting Councils to Defaulter	2.3.1					
7. Liability for losses caused due to termination by a Defaulter	2.8.2					
8. Issue of Liability Report by Lead Council to Defaulter	2.8.2					
9. Discussion of Liability Report					Y	
10. All necessary consents obtained						Y

TASK	CLAUSE/ SCHEDULE	CONTRACT MANAGER MATTER	LEAD COUNCIL MATTER	PROJECT BOARD MATTER	JOINT COMMITTEE MATTER	COUNCILS' MATTER/MATTER RESERVED TO THE COUNCILS' CABINETS
11. Share data and knowledge relevant to the Project	3.4					
12. Conduct relationship in accordance with stated principles	3.5					
13. Agreement that Flintshire Council shall be Lead Council	4.1					Y
14. Recognition of existence of Joint Committee and compliance with decisions delegated to Joint Committee	4.2					
15. Deciding detailed scope of Lead Council role	4.3.1				Y	
16. Deciding administrative and representative functions of the Lead Council	4.3.2				Y	
17. Communicate representative functions to Contractor	4.3.2		Y			
18. Consultation and reporting requirements between Lead Council and Joint Committee	4.3.3				Y	
19. Act on behalf of Partnership in management and supervision of Project	4.4.1		Y			
20. Acting under direction of Joint Committee	4.4.2		Y			
21. Act on behalf of other Councils	4.4.3		Y			
22. Liaising with Contractor and Contractor's representatives	4.4.4		Y			
23. Participating in Liaison Committee under Project Agreement	4.4.5		Y			
24. Act as employing authority for Lead Council staff or supervisor of Councils' seconded staff	4.4.6		Y			

TASK	CLAUSE/ SCHEDULE	CONTRACT MANAGER MATTER	LEAD COUNCIL MATTER	PROJECT BOARD MATTER	JOINT COMMITTEE MATTER	COUNCILS' MATTER/MATTER RESERVED TO THE COUNCILS' CABINETS
25. Legal point of contact for managing Project	4.4.7		Y			
26. Providing additional resources and office facilities	4.4.8		Y			
27. Providing senior officers to Project	4.4.9		Y			
28. Determining level of involvement of senior officers	4.4.9				Y	
29. Responsibility for liaison and communication with WG and co-ordination of communication and public relations	4.4.10		Y			
30. Managing application of Annual Budget for Core Project Team and reporting to Project Board	4.4.11		Y			
31. Reviewing Annual Budget expenditure	4.4.11			Y		
32. Having powers to enter into contracts with consultants	4.4.11		Y			
33. Appointing a replacement Lead Council if the Lead Council defaults or withdraws from the Agreement	4.5				Y	
34. Performing much of Lead Council role	4.6	Y				
35. Employing Contract Manager	4.7.1		Y			
36. Line manager of Contract Manager	4.7.1			Project Team		
37. No competing procurement to the Project unless outside the terms of the Agreement	4.8					
38. Commitment to a minimum tonnage guarantee	4.8					Y

TASK	CLAUSE/ SCHEDULE	CONTRACT MANAGER MATTER	LEAD COUNCIL MATTER	PROJECT BOARD MATTER	JOINT COMMITTEE MATTER	COUNCILS' MATTER/MATTER RESERVED TO THE COUNCILS' CABINETS
39. Warranty to comply with the Contract Documents (and indemnity in respect of loss)	4.9					Y
40. Co-operate in good faith	4.10					Y
41. No exercise or waiver of right under Contract Documents without approval	4.11					Y
42. Primary interface with Contractor, WG, IUK and other bodies	4.13		Y			
43. Overview and scrutiny responsibility	5.2					Y
44. Provision of information on reasonable request of Joint Committee	6.6					Y
45. Consultation with Councils to allow diligent progress day to day	6.7					Y
46. Reimbursement of administrative costs and expenses of Joint Committee in accordance with Annual Budget	6.7					Y
47. Review of administrative costs and expenses of Joint Committee each year when draft Annual Budget prepared	6.7			Y		
48. Consideration of administrative costs and expenses of Joint Committee each year when draft Annual Budget prepared	6.8				Y	
49. Approval of administrative costs and expenses of Joint Committee each year when draft Annual Budget prepared	6.8					Y
50. Principle of reimbursement of first year costs and expenses of Joint Committee	6.10.1					Y
51. Recommendation of first year costs and expenses of Joint Committee	6.10.2			Y		
52. Setting first year costs and expenses of Joint Committee	6.10.2				Y	

TASK	CLAUSE/ SCHEDULE	CONTRACT MANAGER MATTER	LEAD COUNCIL MATTER	PROJECT BOARD MATTER	JOINT COMMITTEE MATTER	COUNCILS' MATTER/MATTER RESERVED TO THE COUNCILS' CABINETS
53. Preparing a draft Annual Budget for the following Contract Year by 31 December in each Contract Year	7.1			Y		
54. Consider and recommend a draft Annual Budget for the following Contract Year by 31 December in each Contract Year	7.1				Y	
55. Approval of Annual Budget	7.1					Y
56. Approval to exceed Annual Budget (including contingency sums)	7.3					Y
57. Making available share of Annual Budget irrevocably to Lead Council	7.4					Y
58. Accountable body for the Joint Committee	7.5			Y		
59. Oversee or procure monitoring of Annual Budget for Councils' scrutiny	7.5				Y	
60. Contribute annual sum for Annual Budget spend year from spend profile	7.7					Y
61. Serve Annual Budget invoice on Councils at end of each Accounting Period	7.7		Y			
62. Payment of Annual Budget invoice each Accounting Period	7.7					Y
63. Costs of providing internal resources	7.8					Y
64. Approval of additional costs and external costs beyond Council internal resources approval (all within Annual Budget spend profile)	7.8			Project Team <£5K Project Board >£5K		
65. Approval of additional costs and external costs beyond Council internal resources approval (not included within Annual	7.9.1			Project Team		

TASK	CLAUSE/ SCHEDULE	CONTRACT MANAGER MATTER	LEAD COUNCIL MATTER	PROJECT BOARD MATTER	JOINT COMMITTEE MATTER	COUNCILS' MATTER/MATTER RESERVED TO THE COUNCILS' CABINETS
Budget spend profile)						
66. Has Council carried out activity as efficient use of time?	7.9.2			Y		
67. Decision on whether a Council internal resource costs are disproportionate compared to the Annual Budget spend profile	7.10			Y		
68. Prior approval of all reports for decision by Joint Committee (except if impracticable due to special meeting)	8.3.1			Y		
69. Monitor Project to ensure it remains within budget	8.3.2			Y		
70. Make available officers as necessary for purposes of the Project	9.1					Y
71. Appoint the Project Officers for the purpose of the Project	9.2		Y			
72. Provide necessary support to secure the effective achievement of the Project	10.2					Y
73. Prepare and keep up to date a draft Project Plan, work programme and resource plan for the Project	11.1	Contract Manager				
74. Present the draft Project Plan, work programme and resource plan for the Project to the Project Board	11.2			Project Team		
75. Decision on whether there is any significant change to the Project Plan, work programme and resource plan for the Project to be approved by the Joint Committee	11.2			Y		
76. Approval of the Project Plan, work programme and resource plan for the Project	11.3				Y	

TASK	CLAUSE/ SCHEDULE	CONTRACT MANAGER MATTER	LEAD COUNCIL MATTER	PROJECT BOARD MATTER	JOINT COMMITTEE MATTER	COUNCILS' MATTER/MATTER RESERVED TO THE COUNCILS' CABINETS
77. Request to each Council for future budgetary provision and for resources	11.3.1				Y	
78. Cost and terms of the acquisition and/or securing of the Allocated Sites	12.1					Y
79. Decision on whether to transfer or not to transfer a interest in an Allocated Site pursuant to Withdrawal or Termination of the Project	12.2					Y
80. Transfer an interest in a Allocated Site to one of the remaining Councils for the use for the Project pursuant to Withdrawal or Termination of the Project	12.2.1				Y	
81. Liability for costs of provision of an alternative Site for the Project having equivalent operational effect	12.2.2					Y
82. Conduct a transfer of a interest in any Allocated Site at an undervalue of Market Value	12.3					Y
83. Receive any WG grant from [REDACTED] and payment to Councils of such credits or grant	13.1		Y			
84. Payment of contributions towards funding the Project's annual unitary charge payment	13.2					Y
85. Monthly Contract Payment to the Contractor	13.3		Y			
86. Responsibility for any adjustments or Deductions to the Contractor's invoice	13.6	Contract Manager				
87. Payment of proportion of the Monthly Contract Payment to Flintshire Council	13.7/ 13.8					Y
88. Ensure that there are always cleared funds paid	13.9					Y

TASK	CLAUSE/ SCHEDULE	CONTRACT MANAGER MATTER	LEAD COUNCIL MATTER	PROJECT BOARD MATTER	JOINT COMMITTEE MATTER	COUNCILS' MATTER/MATTER RESERVED TO THE COUNCILS' CABINETS
89. Review payment proportions as defined in Schedule 10 (Payment Proportions) on 30 September following the Service Commencement Date and at one (1) yearly intervals thereafter	13.13					Y
90. Supply fair and objective criteria for review of payment proportions	13.13			Y		
91. Consider adjustments, reconciliations or payments to recompense for significant anomalies in Project mutual benefit	13.14			Y		
92. Power to make adjustments, reconciliations or payments to recompense for significant anomalies in Project mutual benefit	13.14		Y			
93. Apportion any payment made by the Contractor	13.15		Y			
94. Liability for any taxation or duty chargeable in the UK in respect to participation the Project	13.16					Y
95. Increase payment to negate any withholding or deduction required by law and provide any appropriate certificate as may be required by law showing the amount.	13.17					Y
96. Obtain any available relief or credit in respect of any such withholding or deduction regarding taxation and provide information reasonably required with making a claim for relief	13.18					Y
1. Prepare accounts including expenditure incurred pursuant to the Annual Budget	14.2					Y
2. Determine Accounting Period in relation to AB Accounts	14.2			Y		

TASK	CLAUSE/ SCHEDULE	CONTRACT MANAGER MATTER	LEAD COUNCIL MATTER	PROJECT BOARD MATTER	JOINT COMMITTEE MATTER	COUNCILS' MATTER/MATTER RESERVED TO THE COUNCILS' CABINETS
3. Ensure true and complete entries of all relevant payments and receipts in the AB Accounts	14.3.1					Y
4. Provide the Lead Council with unaudited AB Accounts for an Accounting period with certification that such AB Accounts comply with this agreement	14.3.2					Y
5. Nominate and notify to the other Councils the name, address and telephone number of an individual responsible for ensuring that Council complies with Clause 14 of this agreement	14.3.3					Y
6. Prepare and send a reconciliation statement with either a balancing invoice or credit payment	14.3.4		Y			
7. Notify a change to the nominated individual pursuant to Clause 14	14.4					Y
8. Maintain an up to date register of the assets and committed liabilities of each Council in relation to the Joint Committee	14.6		Y			
9. Grant a non-exclusive, perpetual, non-transferable and royalty free licence to use, modify, amend and develop its IP Material for the Project Tasks	15.2					Y
10. Indemnify any loss arising out of any dispute or proceedings brought by a third party alleging infringement of its Intellectual Property rights	15.6					Y
11. Indemnify against any losses, damage, claims, proceedings, expenses, actions, demands, costs and liabilities in	16.1/ 16.3		Y			Y

TASK	CLAUSE/ SCHEDULE	CONTRACT MANAGER MATTER	LEAD COUNCIL MATTER	PROJECT BOARD MATTER	JOINT COMMITTEE MATTER	COUNCILS' MATTER/MATTER RESERVED TO THE COUNCILS' CABINETS
connection with any damage to property; any injury to, or death of any person; and any third party actions, claims or demands						
12. Determine the extent of responsibility of responsibility in the event of a claim	16.5			Y		
13. Notify and provide details of a claim for losses, expenses, actions, demands, costs and liabilities	16.6					Y
14. Allocate any sums paid by the Contractor	16.11					Y
15. Administer all Project insurances in accordance with the provisions of the Project Agreement	16.2		Y			
16. Ensure that adequate insurance cover is effected and maintained in respect of any liabilities	16.14					Y
17. Ensure adequate insurance cover is effected and maintained in respect of any property and assets held by them for the purposes of the Joint Committee	16.15		Y	Y		
18. Provide written Withdrawal Notice	17.3					Y
19. Provide a Liability Report that is discussed by the Joint Committee	17.3		Y			Y (If nominated by JC)

SCHEDULE 2 - JOINT COMMITTEE TERMS OF REFERENCE

PART 1

TERMS OF REFERENCE

[DN: The terms of reference of the Joint Committee require review and consideration by the Councils.]

1. The terms of reference of the Joint Committee are:-
 - 1.1 to promote joint working in the delivery of the Project through:-
 - 1.1.1 facilitating constructive partnership working;
 - 1.1.2 engaging with key interested bodies and stakeholders when appropriate; and
 - 1.1.3 carrying out such other activities calculated to facilitate, or which are conducive to the successful delivery of the Project; and
 - 1.2 to ensure that the Project is developed in accordance with good industry practice, is in the best interests of all Councils and delivers value for money.
2. The key functions of the Joint Committee are to:-
 - 2.1 consider and make recommendations concerning the Councils' collective budget for the Project on an annual basis noting:
 - 2.1.1 the predicted outturn of the Councils' collective payments to the Contractor for services received under the Project Agreement as approved by the Councils;
 - 2.1.2 the profile of such payments described as Monthly Payments of Unitary Charge; and
 - 2.1.3 the draft Annual Budget prepared by the Project Board and approved by each Council;
 - 2.2 consider and make recommendations in respect of all Contract Documents in relation to the Project;
 - 2.3 to monitor and manage the risks associated with the Project
 - 2.4 address at a members' level any issues raised by the Councils' representatives on the Liaison Committee (pursuant to the Project Agreement) which require discussion; and
 - 2.5 to ratify requests for additional funding from individual Councils.
3. For the avoidance of doubt, the following matters are Matters Reserved To The Councils i.e. reserved for an individual Council decision:-
 - 3.1 approval of inter-Council partnership governance arrangements; and
 - 3.2 increase of budget over agreed Council contributions.
4. The key responsibilities of the Joint Committee include those tasks set out in Schedule 1 (Project Tasks) which are each designated as a "**Joint Committee Matter**" and in addition the following:-

- 4.1 providing strategic direction to the Project Board;
- 4.2 receiving and reviewing the Contractor's summary of its performance under the Project Agreement which is issued each quarter;
- 4.3 receiving and reviewing the Project monitoring update which is issued each year;
- 4.4 promoting partnership working between the Councils;
- 4.5 adherence to the Data Protection Policy as set out at Appendix 1 (Data Protection Policy);
- 4.6 approval of the annual Governance Statement which shall be published with the annual account at the end of each financial year;
- 4.7 consideration of the Annual Budget and recommendation of the same to the Councils for approval in accordance with Clause [];
- 4.8 preparation of statutory accounts pursuant to The Accounts and Audit (Wales) (Amendment) Regulations 2010;
- 4.9 ensuring that the Lead Council provides all financial and statistical reports on an open book basis upon request by the Councils or their internal or external auditors, permitting any such authorised persons to inspect, audit and take copies of all reports, books, accounting records, vouchers and any other documents considered relevant and seek reasonable explanations for any matter under examination; and
- 4.10 ensuring that the Lead Council's internal audit service provides an annual statement of assurance to the Councils regarding the payment process and Project monitoring arrangements which will be provided by 30 June each year.

PART 2

CONSTITUTIONAL ARRANGEMENTS

1. Subject to Clause 4.5 (Duties of the Lead Council and Other Councils), each Council shall appoint two (2) elected members of their [executive or Cabinet], both of whom shall be voting members, as their representatives to the Joint Committee.
2. Members of the Joint Committee shall be appointed in accordance with the standing orders of that Council.
3. In appointing members to the Joint Committee, each Council will include among its appointees, unless there are overriding reasons to the contrary, the member of the [Cabinet] of that Council who has portfolio responsibility for waste management functions within that Council.
4. Each member of the Joint Committee shall be empowered to have the delegated authority of his or her Council to make binding decisions in relation to the Project. In the event that any member is unable to make a decision the matter will be referred to the respective Council at an appropriate level (including but not limited to Council leader or Council [Cabinet]) and a binding decision will be made by such Council as soon as reasonably practicable and in any event within forty (40) Business Days.
5. Each member of the Joint Committee shall have responsibility for championing the Project within their own Council and for securing, as far as possible that any matter which is recommended to that Council by the Joint Committee for decision shall be considered and determined expeditiously and having due regard to the benefits to each Council of the joint procurement and implementation of the Project.
6. Each Council shall also appoint one (1) substitute member in the event that appointed members are unable or incapable of discharging their functions.
7. Each Council's substitute member shall be entitled to attend meetings of the Joint Committee but shall only be entitled to vote in the absence of his or her corresponding voting member.
8. Each Council may, at their discretion, replace their representatives appointed to the Joint Committee, provided that:-
 - (a) at all times, they have representatives appointed to the Joint Committee in accordance with the roles identified in Part 1 of this Schedule 2 (Joint Committee Terms of Reference); and
 - (b) any such replacement nominated in writing on not less than five (5) Business Days' notice shall have no lesser status or authority than that set out in Part 1 of this Schedule 2 (Joint Committee Terms of Reference) unless otherwise agreed by the Councils.
9. The Chair of the Joint Committee shall be an elected Executive or Board member of a Council appointed by the Joint Committee pursuant to paragraph 11.
10. The Vice-Chair of the Joint Committee shall be an elected executive member of a Council appointed by the Joint Committee pursuant to paragraph 11. In the absence of the Chair for any reason, the responsibilities of the Chair can be discharged by the Vice-Chair.
11. The Chair and the Vice-Chair of the Joint Committee shall be elected at the annual general meeting and appointments shall take effect until the next annual general meeting. The Chair will be nominated by annual rotation between the Councils commencing with a Flintshire Council member of the Joint Committee and the

subsequent order of rotation for the following two (2) years shall be agreed by the Joint Committee.

12. The Joint Committee shall meet as and when required to suit the needs of the Project in accordance with the Project timetable provided that there shall be a minimum of two (2) meetings per year, one (1) of which shall be specified as the annual general meeting and, subject to paragraph 13, at appropriate times and on reasonable notice (to be issued through the Project Team) to carry out the Joint Committee Matters referred to in Schedule 1 (Project Tasks). The venue for the meetings shall be agreed by the Joint Committee.
13. A printed copy of the agenda and reports for each meeting and the minutes of the previous meeting shall be despatched at least five (5) Business Days before such meeting is to be held to each representative appointed to the Joint Committee. The Chief Executive of the Lead Council shall use reasonable endeavour to procure that the agenda and all relevant papers meet this deadline. All agendas, reports and minutes in relation to the Joint Committee shall be in English.
14. The quorum necessary for a Joint Committee Meeting shall be five (5) members of the Joint Committee comprising at least one (1) member from each of the Councils from each Council (in person but not by telephone).
15. Each Council shall be entitled to invite appropriate third parties to observe Joint Committee Meetings and such third parties shall be entitled to be present in support of such Joint Committee Meetings at the discretion of the Chair of the Joint Committee. Such observers shall not have a vote. For the avoidance of doubt, the section 151 officer and/or monitoring officer for each Council shall be entitled to attend and participate in Joint Committee Meetings in a non-voting capacity.
16. Save as is inconsistent with the terms of this Agreement the Council Procedure Rules and Contract Procedure Rules of the Lead Council shall apply.
17. At meetings of the Joint Committee each elected voting member or appropriate deputy appointed pursuant to paragraph 1 above from each Council shall have one (1) vote. Decisions at meetings of the Joint Committee must be unanimous.
18. The Joint Committee shall have the powers to make decisions and recommendations within its terms of reference as set out in Part 1 of this Schedule 2 (Joint Committee Terms of Reference) but shall not have power to approve any Matter Reserved To The Councils pursuant to Clause 5.1.4 (Decision Making).
19. The Joint Committee decisions shall comply with the Core Policies of the Councils. If the Joint Committee proposes to make a decision contrary to the Core Policies then those decisions must be referred to each Council for resolution as a Matter Reserved To The Councils.
20. Reports to be submitted to the Joint Committee (including those pertaining to the Annual Budget) shall be considered by the Project Board prior to submission to the Joint Committee.
21. The Chair may summon a special meeting of the Joint Committee at any time by written notice to the Lead Council specifying the business to be considered at the special meeting.
22. A special meeting shall be summoned on the requisition in writing of any Joint Committee Members acting on behalf of his or her Council, which requisition shall specify the business to be considered at the special meeting.
23. Arrangements for holding a special meeting will be in accordance with the timetable set out in paragraph 12.

24. In the event that a special meeting is called the Lead Council shall notify all members of the Project Board as a matter of urgency.

SCHEDULE 3 - PROJECT BOARD TERMS OF REFERENCE

[DN: THE TERMS OF REFERENCE OF THE PROJECT BOARD REQUIRE REVIEW AND CONSIDERATION BY THE COUNCILS.]

1. The Project Board will manage the progress and implementation of the Project including identifying all works necessary to be carried out and instructing the internal and external financial, legal, procurement and technical advisors to carry out the same. The Project Team shall be empowered (within pre-agreed parameters) to deal direct with the Contractor and other third parties.
2. The Project Board will act as a representative for each of the Council's "Corporate Officer Management Team" described in Schedule 4 (Addresses of the Councils) to ensure consistency with individual Council objectives and visions.
3. The Project Board will consider and determine those matters allocated to it in Schedule 1 (Project Tasks).
4. The Project Board will as and when necessary report to the Joint Committee and provide advice to the Joint Committee on those matters referred to the Joint Committee as set out in Schedule 1 (Project Tasks) and Schedule 2 (Joint Committee Terms of Reference).
5. For the avoidance of doubt (as set out in Clause 8.3) the following specific functions are given to the Project Board:-
 - (a) prior approval of all reports for decision by the Joint Committee save if impracticable in the case of a special meeting;
 - (b) preparation of the draft Annual Budget;
 - (c) monitor the Project to ensure that it remains within budget;
 - (d) to provide strategic guidance to the Project to ensure that it delivers the desired outcomes for the Councils;
 - (e) to ensure that the Project and Partnership is presented positively to external stakeholders;
 - (f) to oversee the Project's progress to ensure it is delivered within agreed timescales;
 - (g) to approve the completion of each stage of the Project before sign off;
 - (h) to review and approve, as appropriate, key documents relating to the Project such as the Contract Documents;
 - (i) to ensure that the Project is sufficiently resourced in regard to finance and staffing;
 - (j) to approve the scope of work, selection, and terms of engagement of advisors;
 - (k) to approve Project reviews and ensure that action is taken against any recommendations made; and
 - (l) to agree items for presentation to Joint Committee for approval or information.

SCHEDULE 4 - ADDRESSES OF THE COUNCILS

[DN: Details taken from the First Inter-Authority Agreement. Councils to confirm any required amendments.]

RECIPIENT'S NAME	ADDRESS	FAX NO.	EMAIL	CORPORATE OFFICER MANAGEMENT TEAM
Conwy County Borough Council:-	Bodlondeb, Conwy, North Wales LL32 8DU	01492 576116	Janet.Jones@conwy.gov.uk	Executive Group
Denbighshire County Council:- Head of Corporate Governance	County Hall, Wynnstay Road, Ruthin LL15 1YN	01824 706293	Legal@denbighshire.gov.uk	Senior Leadership Team
Flintshire County Council:- Head of Legal and Democratic Services	County Hall, Mold, Flintshire CH7 6NB	01352 702494	Gareth.Legal@flintshire.gcsx.gov.uk	Corporate Management Team
Gwynedd Council:- Head of Democracy and Legal Service	Council Offices, Shirehall Street, Caernarfon, Gwynedd LL55 1SH	01286 679466	IwanGDEvans@gwynedd.gov.uk	Leadership Group
Isle of Anglesey County Council:- Corporate Director, Department of Environment and Technical Services	Council Offices, Llangefni, Anglesey LL77 7TW	01248 752132	rbxcs@anglesey.gov.uk	Corporate Management Team

SCHEDULE 5 - ANNUAL BUDGET

For the avoidance of doubt the Annual Budget is required for the Joint Committee to note the Project Board's recommendations for funding the Lead Council's obligations under this Agreement.

The Annual Budget does not include the Unitary Charge payment due under the Project Agreement as envisaged by the Final Business Case and as approved by the Councils.

The following is a non-exhaustive list of the heads of expenditure that may be expected to be incurred by the Councils in relation to the Project Tasks:

1. internal expenditure (staff costs and associated overheads);
2. internal financial support;
3. internal legal support;
4. other professional services (including asset management, architects, quantity surveyors, surveyors, procurement and planning);
5. communications;
6. external expenditure (staff costs and associated overheads);
7. Project management/technical and administrative support;
8. financial advisors;
9. technical advisors;
10. insurance advisors;
11. legal advisors;
12. other professional services (including asset management, architects, QS, surveyors, procurement, site investigation, remediation and planning);
13. waste analysis;
14. ICT;
15. communications advisors;
16. associated overheads may include such expenses as travel expenses, room hire, printing, accommodation and ICT costs; and
17. agreement to the incurring of costs and the appropriateness of sharing such costs between the Councils will be in accordance with the terms of this Agreement.

SCHEDULE 6 - ACCOUNTING PERIODS

[DN: Details to be confirmed by the Councils.]

Start of Accounting Period	End of Accounting Period
1 April	30 June
1 July	30 September
1 October	31 December
1 January	31 March

SCHEDULE 7 - LIABILITY REPORT

The Liability Report shall include (but shall not be limited to):-

	<u>Amount</u> (all figures in round pounds)
<p>Staff costs (and associated overheads) in progressing the Project:-</p> <ul style="list-style-type: none"> • consultancy and advisors fees (legal, financial, technical, insurance etc.); • internal Project management and monitoring; • internal professional advice. 	
<p>Loss of funding support from Welsh Government.</p>	
<p>Losses incurred due to:-</p> <ul style="list-style-type: none"> • loss of guaranteed Third Party Income identified in the Contractor's base case financial model; • liability on the remaining Councils to pay an increased proportion of the Unitary Charge payments due to the Contractor under the Project Agreement; • where a Council withdraws from or is terminated from this Agreement a payment in lieu of transferring an Allocated Site to a nominated Council (that is, the reasonably determined Market Value or an appropriate substitute site or sites from which the Contractor can deliver an equivalent level of service and which holds harmless the remaining Councils from additional payments to the Contractor; • loss of non-guaranteed Third Party Income; • loss of electricity revenues; and • the cost of acquiring additional 	

	<u>Amount</u> (all figures in round pounds)
LAS allowances as a consequence of the withdrawal or termination (as the case may be) by a Council.	
Any other losses, costs, claims and damages arising from the remaining Councils within the Project recommissioning alternative service provision if the Project is no longer viable and the Project Agreement is terminated.	
Costs incurred by the Lead Council as certified by the Project Section 151 Officer and as approved by the Project Board as appropriate.	
Recognition of any mitigating factors including a substitute waste source (whether an additional local authority beyond the Councils or otherwise).	

Certified as correct _____

(Signed)

(Date)

SCHEDULE 8 - SITE

Site	Site Address (the Site being more particularly identified shown edged red on the relevant Site Plan)	Land Registry Title Number(s)	Freehold/Lease hold
Deeside	Land at Deeside Industrial Park, Deeside, Flintshire	CYM316351	Freehold

SCHEDULE 9 - PAYMENT PROPORTIONS

[DN: Finance to provide details for inclusion. However, agreed principles are noted below.]

Cost Sharing Principles in respect of Waste Treatment and Transport

1. Payments to the Contractor for the treatment and transport of Waste will be based on the actual tonnages delivered by each of the Councils, subject to not exceeding the forecast tonnages.
2. Where tonnage delivered by a Council exceeds the forecast tonnages, the Council delivering such excess tonnage shall be solely responsible for the costs associated with the treatment and transport of such tonnage.
3. Where the tonnages are below the guaranteed minimum tonnage the guaranteed minimum tonnage as applicable to each Council will be deemed to be the tonnage delivered by the relevant Council.
4. In the event that the tonnages delivered to the Contractor are below the guaranteed minimum tonnage, the Council not meeting its requirements will pay on the basis of the guaranteed minimum tonnage and this will result in an 'excess payment'.

Excess Payments

Excess payments shall be 'placed in a reserve' to be used by the Councils (at the Joint Committees discretion) to fund project expenses, or be shared on a periodic basis or at the end of the Project utilising the percentages used to allocate the tonnage bandings.

Additional Income and Windfall Gains

The Councils agree that any additional income shall be shared between each of the Councils on a pro-rata basis proportional to the actual tonnage delivered by each Council.

Mechanism to re-align Tonnage Bands

It is agreed in principle that the IAA should contain provisions to allow for a readjustment of the tonnage bands as and when required to more closely reflect any changes in proportions of Waste arising in the Partnership. An Annual Review of the tonnages shall be conducted and the Joint Committee shall decide on any necessary adjustments.

APPENDIX 1
DATA PROTECTION POLICY

[Policy to be inserted]

The Common Seal of **CONWY COUNTY**)
BOROUGH COUNCIL was)
hereunto affixed in the presence of:-)

Authorised Sealing Officer

The Common Seal of **DENBIGHSHIRE**)
COUNTY COUNCIL was)
hereunto affixed in the presence of:-)

Chairman

Authorised Signatory (Head of Legal
Services/Legal Services Manager)

The Common Seal of **FLINTSHIRE**)
COUNTY COUNCIL was)
hereunto affixed in the presence of:-)

Chairman

Head of Legal and Democratic Services

The Common Seal of **GWYNEDD**)
COUNCIL was)
hereunto affixed in the presence of:-)

Authorised Signatory

The Common Seal of **ISLE OF**)
ANGLESEY COUNTY COUNCIL was)
hereunto affixed in the presence of:-)

Authorised Signatory



PTGGGC

Prosiect Trin Gwastraff Gweddilliol Gogledd Cymru

EITEM AGENDA: 9b

ADRODDIAD I'R: CYD-BWYLLGOR PTGGGC

DYDDIAD: 29^{ain} IONAWR 2013

ADRODDIAD GAN: RHEOLWR Y PROSIECT

PWNC: ADRODDIAD RHWYDWAITH GORSAFOEDD TROSGLWYDDO

1. PWRPAS YR ADRODDIAD

1.1. I argymhell i'r Cyd Bwyllgor ar ddull o rhannu costau ar gyfer y rhwydwaith gorsafoedd trosglwyddo gwastraff ar hyd y partneriaeth.

2. CEFNDIR

2.1. Rhan allweddol o'r ail Gytundeb Rhyng Awdurdod (CRhA2) yw'r trefniadau rhannu costau rhwng yr awdurdodau.

2.2. Un maes penodol sydd wedi bod angen trafodaeth bellach yw gweithrediad rhwydwaith gorsafoedd trosglwyddo, a sut i rhannu'r costau oherwydd ni fydd y costau yma yn cael ei gyfar a'i ddosrannu trwy'r cytundeb gyda'r cynnigydd a ffefrir.

2.3. Yng nghyfarfod y Bwrdd Prosiect ar 12 Rhagfyr 2013, fe ofynnodd Cyngor Sir y Fflint i'r costau elfen hon gael eu hystyried a comisiynwyd y swyddogion technegol i adolygu'r opsiynau.

3. YSTYRIAETHAU

Grŵp Swyddogion Technegol (Rhagfyr)

3.1. Roedd pob awdurdod yn cael eu cynrychioli yn y cyfarfod, ac eithrio Conwy, a anfonodd eu hymddiheuriadau.

3.2. Nid oedd Cyngor Sir y Fflint yn ceisio diwygio unrhyw egwyddorion rhannu costau sy'n ymwneud â'r contract ei hun (e.e. cludiant), nac yn ceisio newid eu hymrwymiad i ddatblygu gorsaf trosglwyddo yn ardal Conwy. Roedd y Cyngor yn anghyforddus gyda'r egwyddorion rhannu costau arfaethedig mewn perthynas â gweithrediad y rhwydwaith gorsafoedd trosglwyddo, a oedd fel y'i cynigir yn golygu y byddai pob awdurdod partner yn cyfrannu swm a gytunwyd y dunnell am weithrediad y rhwydwaith gorsafoedd trosglwyddo, gyda'r awdurdodau hynny oedd yn gweithredu gorsaf drosglwyddo yn derbyn taliad y cytunwyd arno y dunnell am y gweithredu cyfleusterau hynny. Er eglurder, mae'r rhwydwaith gorsafoedd trosglwyddo ym Mhenhesgyn (Ynys Môn), Ffridd Rasmus (Gwynedd), Rhuthun (Sir Ddinbych) a safle eto i'w bennu o fewn ardal Conwy.



- 3.3. Trafodwyd ddwy senario fel datrysiad. Seilwyd y senario cyntaf ar Llywodraeth Cymru yn cytuno i ddarparu grant ar gyfer yr elfen orsaf drosglwyddo o'r gwaith, a'r ail senario gyda'r grant ddim ar gael. yw na fyddai Llywodraeth Cymru yn cytuno i ddarparu'r grant. Mae'r Bwrdd Prosiect wedi adologu ddwy senario a osodwyd ddwy opsiwn fel a nodwyd isod:-
- 3.3.1. Lle nad yw Llywodraeth Cymru yn cytuno i ddarparu grant ar gyfer yr elfen gorsafodd trosglwyddo gwastraff, byddai pob awdurdod yn gyfrifol am eu costau gweithredu gorsaf drosglwyddo eu hunain, heb hawl ar yr awdurdodau eraill;
- 3.3.2. Lle bo Llywodraeth Cymru yn cytuno i ddarparu grant ar gyfer yr elfen honno, bydd pob awdurdod partner yn talu i mewn i'r Bartneriaeth swm a gytunwyd y dunnell am y gwastraff sy'n cael ei reoli o fewn pob ardal awdurdod, a bydd pob awdurdod partner yn derbyn yr un taliad yn ôl, gan ychwanegiad Grant Llywodraeth Cymru. Bydd y swm a dalwyd "i mewn" i'r bartneriaeth fesul tunnell yn swm a gytunir rhwng yr awdurdodau partner (y man cychwyn ar gyfer y drafodaeth fyddai'r gyfradd a nodwyd yn yr ymarfer profi'r farchnad / caffael ar gyfer gorsaf drosglwyddo Conwy - bydd hyn yn sicrhau bod y swm yn seiliedig ar gyfradd y farchnad).
- 3.4. Mae trafodaethau gyda Llywodraeth Cymru wedi bod yn llwyddianus yn sicrhau y grant mewn egwyddor fel rhan o gostau'r cynllun i gyd o fewn yr amlen fforddiadwyedd a osodwyd ar gyfer cynorthdal Llywodraeth. O ganylinad, argymhellwyd yr ail opsiwn fel yr opsiwn a ffefrir.
- 3.5. Yr egwyddor gyffredinol yw bod yr awdurdodau yn gyfrifol am eu costau gweithredu eu hunain ar gyfer eu rheoli gwastraff cyn y cyntundeb trafndiaeth a trin. Mater rhwng yr awdurdodau hynny eu hunain yw costau gweithredu unrhyw safleoedd sy'n cael eu defnyddio gan fwy nag un awdurdod (e.e. Penhesgyn ar Ynys Môn y cynigir y bydd Gwynedd yn danfon peth o'i wastraff yn uniongyrchol iddo), ar wahân i'r CRhA2.

4. ARGYMHELLION

- 4.1. Argymhellwyd i'r Cyd-Bwyllgor i gymeradwyo'r egwyddorion a osodwyd yn 3.5 uchod ag i fabwysiadu'r ail opsiwn fel a osodwyd yn 3.3.1 ar gyfer ariannu'r rhwydwaith gorsafodd trosglwyddo gwastraff. Bydd costau cyfalaf o orsaf trosglwyddo newydd i wasanaethu Conwy yw gyfar gan y bartneriaeth drwy ddull i'w gytuno.

5. GOBLYGIADAU ARIANNOL

- 5.1. Amherthnasol

6. EFFAITH GWRTH-DLODI

- 6.1. Amherthnasol.



7. EFFAITH AMGYLCHEDDOL

7.1. Amherthnasol.

8. EFFAITH AR GYDRADDOLDEB

8.1. Amherthnasol.

9. GOBLYGIADAU PERSONÉL

9.1. Amherthnasol.

10. ANGEN YMGYNGHORIAD

10.1. Fel y nodir yn yr adroddiad.

11. YMGYNGHORIAD WEDI EI GYNNAL

11.1. Fel a nodwyd yn yr adroddiad.

DEDDF MYNEDIAD I WYBODAETH LLYWODRAETH LEOL 1985

Dogfennau Cefndir:

Dim

Swyddog Cyswllt: Steffan Owen – Rheolwr Prosiect PTGGGC



EITEM AGENDA: 9c

ADRODDIAD I'R: CYD-BWYLLGOR PTGGGC

DYDDIAD: 29^{ain} IONAWR 2013

ADRODDIAD GAN: CYFARWYDDWR A RHEOLWR Y PROSIECT

PWNC: ADRODDIAD BUDD CYMUNEDOL

1. PWRPAS YR ADRODDIAD

1.1. I offen y cais i ddarparu Cronfa Budd Cymunedol i'w hargymell i'r Cydbwyllgor.

2. CEFNDIR

2.1 Nid yw'n anarferol i gynlluniau budd cymunedol (CBC) gael eu cyflwyno ar y cyd â datblygiadau proffil uchel mawr, cynlluniau ynni adnewyddadwy, e.e. piblinellau mawr neu welliannau priffyrdd, prosiectau gwastraff mawr, ayb. Mewn rhai achosion mae'r CBC hwn yn cael ei gynnwys o fewn cytundeb cynllunio adran 106; gydag eraill, mae'r budd yn cael ei ddarparu gan y datblygwr neu drwy gronfa a sefydlir yn wirfoddol gan y datblygwyr. Yn yr holl amgylchiadau hynny, nid yw'r CBC yn cael ei gynnig fel iawndal am ganiatáu i'r datblygiad fynd rhagddo, ac nid yw'n awgrymu bod y datblygiad yn cael effaith andwyol ar y cymunedau hynny. Y cyfan ydyw yw cydnabyddiaeth bod gofyn i un ardal neu gymuned gynnal datblygiad sy'n gwasanaethu dalgylch ehangach o lawer.

2.2 Wrth ystyried datblygu Cronfa Budd Cymunedol, mae'n bwysig nodi sut y bydd arian yn cael ei gynhyrchu i gefnogi cynllun o'r fath. Y cynnig yw y byddai'r Gronfa Budd Cymunedol yn gost atodol a ychwanegir at y ffioedd sy'n daladwy gan bob awdurdod partner. Mae Llywodraeth Cymru wedi cadarnhau'n flaenorol, ac yn fwy diweddar i Arweinydd y Prosiect ar ôl ymholiad, y byddai'r Gronfa Budd Cymunedol yn destun cymorth refeniw ac felly byddai Llywodraeth Cymru yn darparu tua 25% o'r Gronfa Budd Cymunedol drwy ei thaliadau cymorth refeniw. Byddai'r Gronfa yn dechrau pan fydd cyllid gan Lywodraeth Cymru yn dechrau (cychwyn gwasanaeth llawn wedi cael ei raglennu ar gyfer 2018). Byddai'r Gronfa Budd Cymunedol yn sefydlog o ran gwerth am y 25 mlynedd (h.y. ni fydd yn cynyddu dros gyfnod y Prosiect).

2.3 Y bwriad yw y bydd y trefniadau y cytunwyd arnynt ar gyfer Cronfa Budd Cymunedol yn cael eu hymgorffori yn y CRhA2.

2.4 Mae'r mater o Gronfa er budd cymunedau Glannau Dyfrdwy wedi cael ei drafod ar nifer o achlysuron gan y Bwrdd Prosiect. Er bod yr egwyddor o gronfa wedi cael ei chytuno, gofynnwyd am fwy o wybodaeth ynglŷn â'r canlynol:-



- Ar gyfer beth fyddai?
- Pam mae angen y gronfa ac i beth fydd hi'n cael ei defnyddio?
- Sut fydd hi'n cael ei rheoli?
- Beth fydd ei gwerth?

2.5 Mae'r paragraffau canlynol yn ateb y cwestiynau a nodir yn 2.4 uchod.

3. YSTYRIAETHAU

3.01 Ar gyfer lle fyddai'r gronfa?

3.01.1 Gweler map o'r gymuned arfaethedig sydd i elwa o'r Gronfa yn Atodiad 1. Mae hon yr un ardal ag sy'n destun y cais byw Lleoedd Llewyrchus Llawn Addewid i Lywodraeth Cymru (LIC).

3.01.2 Mae rhai o'r ardaloedd uchaf o ran amddifadedd yn Sir y Fflint yng Nglannau Dyfrdwy; mae'r rhain yn ffurfio Clwstwr Dwyreiniol Cymunedau yn Gyntaf y Sir, a ddangosir yn Atodiad 1. Hefyd yn Atodiad 1 dangosir Parth Menter Glannau Dyfrdwy, sy'n cynrychioli ardal o gyfle i bobl ar draws y cyfan o Ogledd Cymru.

3.01.3 Glannau Dyfrdwy yw'r prif yrrwr ar gyfer economi Gogledd Cymru; ynghyd ag ardaloedd cyfagos Sandycroft a Brychdyn, mae'n darparu cyfanswm o 20,000 o swyddi, gyda'r mwyafrif helaeth o'r rhain yn y sectorau gweithgynhyrchu ac uwch weithgynhyrchu, a'r rhan fwyaf yn cael eu llenwi gan drigolion Gogledd Cymru. Mae pwysigrwydd Glannau Dyfrdwy fel canolfan ranbarthol ar gyfer cyflogaeth, fel blaenoriaeth adfywio ac anheddiad strategol yn cael ei gydnabod yng Nghynllun Gofodol Cymru a Strategaeth Ofodol Gorllewin Sir Gaer/Gogledd-ddwyrain Cymru. Ym Mawrth 2011, cafodd Ardal Adfywio Glannau Dyfrdwy ei dynodi fel ffocws ar gyfer buddsoddiad mewn adfywio gan GSyFf.

Mae ehangu trefol mawr yn cael ei gynllunio ac ar y gweill i ymuno â'r ardaloedd diwydiannol presennol ar lan ogleddol yr ardal drefol bresennol trwy ddatblygiad defnydd cymysg mawr o ddatblygiadau masnachol a thai ar ardal a elwir yn safle Porth y Gogledd. Mae ehangu trefol arfaethedig a'r datganiad o Barth Menter Glannau Dyfrdwy (DEZ) yn cynrychioli un o'r cyfleoedd economaidd pwysicaf yng Nghymru. Mae ymyrraeth gan y sector cyhoeddus yn creu cyfle i gyflymu'r cyfle hwn, gwneud y gorau o'i effaith a sicrhau cynaliadwyedd ar gyfer yr ardal ehangach.

3.01.4 Gweler y safle PTGGGC yn Atodiad 1 o fewn y cylch coch sy'n tynnu llinell o gwmpas Ardal Adfywio Glannau Dyfrdwy.

3.01.5 Mae heriau Glannau Dyfrdwy yn cynnwys:

- crynodiadau uchel o amddifadedd lluosog;
- lefelau uchel o ddiweithdra, yn enwedig ymysg pobl ifanc;
- prinder o beirianwyr a thechnegwyr medrus i gymryd lle gweithlu sy'n heneiddio ac i gefnogi twf busnes;



- cysylltedd trafndiaeth gyhoeddus gwael a gor-ddibyniaeth ar geir i gael mynediad at safleoedd cyflogaeth;
- tagfeydd traffig ar y rhwydwaith priffyrdd strategol;
- angen am fwy o lwybrau beicio/ cerdded sy'n cysylltu cymunedau lleol i gyflogaeth
- unedau manwerthu gwag yn cynyddu a hyder busnes isel;
- dim digon o amrywiaeth o dai - yn enwedig rhai fforddiadwy;
- ardaloedd mawr o dai cymdeithasol a thai o ansawdd gwael yn y sector preifat;
- cymysgedd deiliadaeth yn anghybwys;
- amgylchedd ffisegol gwael yn rhannau hynaf y pentref;
- delwedd wael o ganlyniad i amgylchedd ffisegol gwael a lefelau amddifadedd;
- peth o'r iechyd gwaethaf yn y Sir; a
- y lefel uchaf o drosedd ac ymddygiad gwrth-gymdeithasol yn y Sir.

Gellir dadlau fod gan Lannau Dyfrdwy y **cyfleoedd** mwyaf sylweddol yng Nghymru. Maent yn cynnwys:

- 200 hectar ar gael gyda chaniatâd amlinellol i gwrdd ag anghenion tai cyfredol ac arfaethedig;
- cyllid ategol eisoes yn ei le i gefnogi'r rhaglen;
- partneriaeth agos rhwng y sector cyhoeddus a'r cyflogwyr mawr yng Nglannau Dyfrdwy;
- Parth Menter Glannau Dyfrdwy yn ei le ac mae eisoes wedi darparu 1,000 o swyddi newydd;
- y Ganolfan Uwch Sgiliau a Thechnoleg Gweithgynhyrchu Gogledd Cymru (NWAMSTC) arfaethedig;
- rhaglen i drawsnewid Glannau Dyfrdwy i fan lle mae teithio cynaliadwy yn norm;
- lleoliad strategol ar y rhwydwaith priffyrdd cenedlaethol;
- amgylchedd naturiol o ansawdd uchel gerllaw; a
- hanes nodedig o gyflenwi gyda strwythur llywodraethu yn ei le, gan ddod at ei gilydd y sectorau cyhoeddus, preifat, a cymunedol. Bydd Bwrdd DEZ hefyd yn chwarae rhan bwysig wrth gyflwyno cynnwys y sector preifat.

3.02 Sut fydd yn cael ei rheoli?

3.02.1 Mae Partneriaeth Glannau Dyfrdwy hir-sefydledig yn anelu at gyflawni adfywio integredig cynhwysfawr drwy gyfres o raglenni thematig cydlynol i fynd i'r afael â materion economaidd, cymdeithasol ac amgylcheddol, er mwyn gwireddu potensial economaidd llawn yr ardal a'i gosod yng nghanol y buddsoddiad ar lefel sirol a rhanbarthol. Y bwriad yw bod Partneriaeth Glannau Dyfrdwy yn rheoli'r Gronfa Budd Cymunedol.

3.02.2 Gweler strwythur Partneriaeth Glannau Dyfrdwy yn Atodiad 2.

3.03 Pam mae angen y gronfa ac ar gyfer beth fydd hi'n cael ei defnyddio?



3.03.1 Fel y soniwyd o'r blaen, mae ardal Glannau Dyfrdwy yn destun cais byw Cronfa Lleoedd Llewyrchus Llawn Addewid a fydd, os yn llwyddiannus, yn darparu cyllid mawr ei angen am y cyfnod o dair blynedd 2014-17. P'un a yw'r cais yn llwyddiannus ai peidio, bydd yr angen yn parhau am fuddsoddiad yn yr ardal i ymdrin â'r lefelau difrifol o amddifadedd sy'n bodoli, ac i ddarparu cyfleoedd ar gyfer y gymuned sy'n byw yn yr ardal.

3.03.2 Mae cyfleuster PTGGGC wedi ei raglennu i ddechrau gwaith adeiladu yn hwyr yn 2015 ac i fod yn weithredol yn 2018. Bydd hyn yn cael effaith barhaus ar Gymuned Glannau Dyfrdwy am dros 27 mlynedd o ran:-

- Traffig Adeiladu a sŵn
- Symudiadau cerbydau dyddiol
- Canfyddiadau o fod yn cyfrannu at lygredd aer
- Ymyrraeth weledol y cyfleuster, gan gynnwys uchder ei simnai

Felly, mae angen cydbwysu'r effaith barhaus hon drwy ddarparu Gronfa y gall Cymuned Glannau Dyfrdwy elwa ohoni.

3.03.3 Y bwriad yw y byddai'r Gronfa Budd Cymunedol yn cael ei defnyddio i gefnogi prosiectau sy'n cyd-fynd ag un neu fwy o'r meini prawf canlynol:-

- Cronfa ar gyfer ysgolion a cholegau yn nalgylch ardal Glannau Dyfrdwy (i'w dal mewn ymddiriedolaeth gan y Cyngor) ar gyfer prosiectau cadwraeth addysgol, amgylcheddol ac ynni (50%)
- Cyfraniad at dreftadaeth leol a gwelliannau amgylcheddol, ynghyd â phrosiectau cadwraeth ynni yn Ardal Glannau Dyfrdwy (50%).

3.03.4 Enghreifftiau penodol o brosiectau posibl yw adnewyddiad arbed ynni mewn cyfleusterau cymunedol lleol, buddsoddi mewn sioeau addysg i godi ymwybyddiaeth am gadwraeth ynni ac ailgylchu, datblygu tŷ/canolfan eco i hyrwyddo mesurau arbed ynni i'r gymuned leol.

3.04 Beth fyddai ei gwerth?

3.04.1 Dywedodd y Prif Weithredwr Arweiniol yn y Cydbwyllgor ar 13 Rhagfyr 2012 fod lefel y Budd Cymunedol a welwyd yn hanesyddol yn y DU ar gyfer prosiectau o'r fath yn debygol o fod yn ddigonol er mwyn sicrhau derbynoldeb lleol o'r prosiect hwn. Gan gymryd hyn i ystyriaeth, awgrymwyd mai'r gwerth gwreiddiol ar gyfer cynllun Budd Cymunedol fel yr amlinellir uchod oedd £250k y flwyddyn.

3.04.2 Yng nghyfarfod y Bwrdd Prosiect ar 12^{fed} Rhagfyr 2013, ystyriwyd ei bod yn briodol argymhell ffigwr o £180k y flwyddyn i'r Cydbwyllgor ar gyfer Budd Cymunedol trwy gydol y tymor y Contract. Cytunwyd ar y ffigwr hwn ar y sail bod:-

- (i) Prosiect Gwyrdd newydd gytuno ar becyn Budd Cymunedol o £50k y flwyddyn (gan nodi bod hyn yn un ar gyfer cyfleuster masnachwr yn gweithredu ar safle sy'n eiddo preifat).



- (ii) Cyngor Sir y Fflint yn darparu'r safle heb unrhyw gost rhent i'r Prosiect yn ystod y tymor y Contract. Ystyriwyd bod adenillion blynyddol o 10% ar werth y safle o £1.3m (£130k y flwyddyn) yn ffigwr priodol i'w defnyddio wrth asesu'r cost cyfle i Gyngor Sir y Fflint o beidio â chynhyrchu derbyniad cyfalaf ar unwaith (yn enwedig yn ystod y cyfyngiadau ariannol presennol a osodwyd ar awdurdodau lleol yng Nghymru), a hefyd y colled swyddi posibl ar y safle yn deillio o beidio â'i ddefnyddio ar gyfer buddsoddiad mewnol amgen a allai ddarparu mwy o gyfleoedd cyflogaeth i'r gymuned leol.

3.04.3 Cadarnhawyd gan Lywodraeth Cymru y bydd eu 25% o gefnogaeth refeniw yn berthnasol i'r taliad hwn, a thrwy hynny, bydd yn lleihau'r ffigwr £180k y flwyddyn i £135k y flwyddyn (tua £1.17 y dunnell). Cytunodd y Bwrdd Prosiect y byddai hyn yn cael ei dalu gan bob awdurdod partner ar sail pro rata i'r dunelledd o wastraff y maent wedi ei drin yn y cyfleuster.

4. ARGYMHELLION

- 4.1. Bod y Cyd-Bwyllgor yn cytuno ar y Gronfa Budd Cymunedol a amlinellwyd yn 3.04.2 ar gyfer ei hargymell i'r Awdurdodau partner.

5. GOBLYGIADAU ARIANNOL

- 5.1. Fel y nodir yn 3.04.1, 3.04.2 a 3.04.3.

6. EFFAITH GWRTH-DLODI

- 6.1. Bydd defnydd bwriadedig y Gronfa o fudd i rai o ardaloedd mwyaf difreintiedig Sir y Fflint.

7. EFFAITH AMGYLCHEDDOL

- 7.1. Bydd defnydd bwriadedig y Gronfa o fudd i'r amgylchedd e.e. drwy wella trafnidiaeth gynaliadwy.

8. EFFAITH AR GYDRADDOLDEB

- 8.1. Amherthnasol.

9. GOBLYGIADAU PERSONÉL

- 9.1. Amherthnasol.

10. ANGEN YMGYNGHORIAD

- 10.1. Dim.

11. YMGYNGHORIAD WEDI EI GYNNAL



PTGGGC

Prosiect Trin Gwastraff Gweddilliol Gogledd Cymru

11.1. Dim.

12. ATODIADAU

12.1 Atodiad 1 - Map Ardal Glannau Dyfrdwy

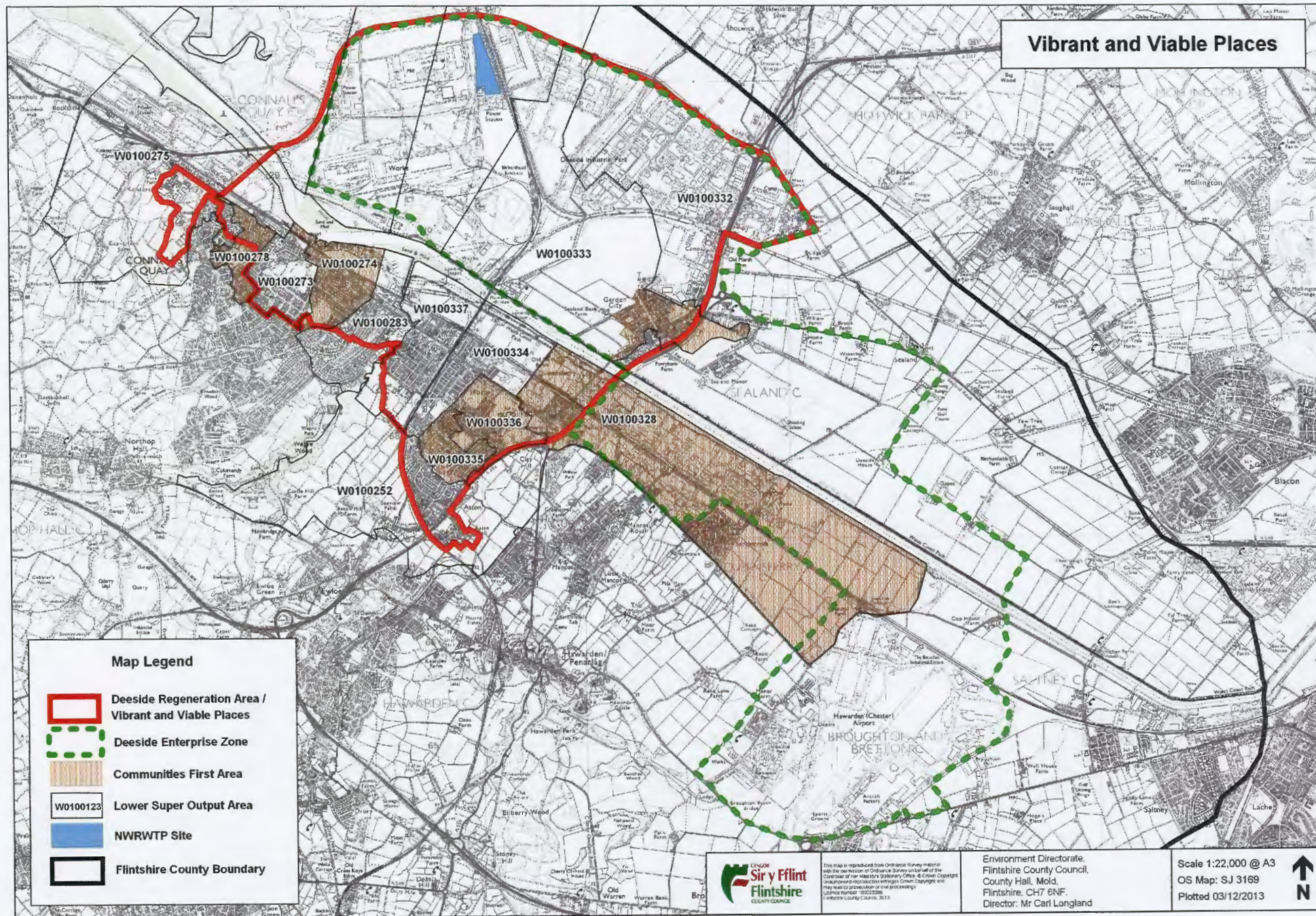
12.2 Atodiad 2 – Partneriaeth Glannau Dyfrdwy

DEDDF MYNEDIAD I WYBODAETH LLYWODRAETH LEOL 1985

Dogfennau Cefndir:

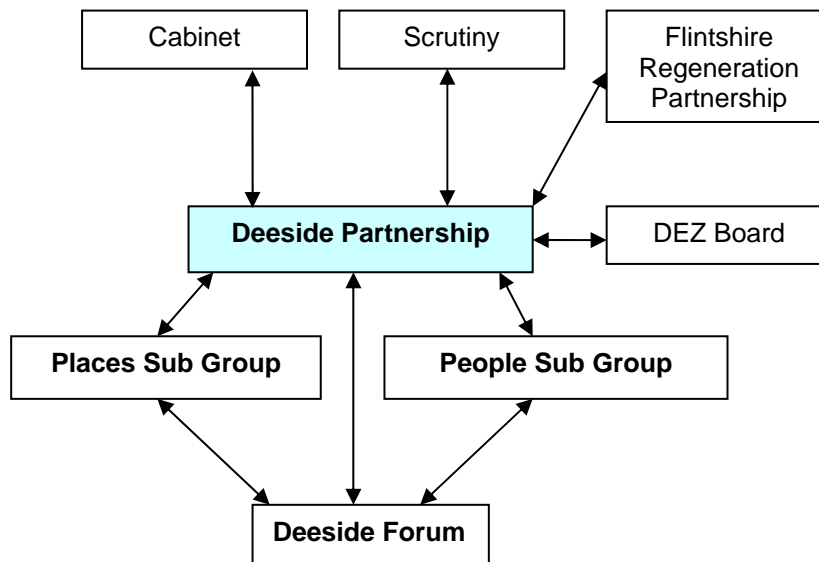
Cais Lleoedd Llewyrchus Llawn Addewid Cyngor Sir y Fflint dyddiedig 25^{ain} Tachwedd 2013.

Swyddog Cyswllt: Steffan Owen - Rheolwr Prosiect PTGGGC



THE DEESIDE PARTNERSHIP

1. The Structure of the Deeside Partnership is set out below :-



2. The membership of the Deeside Partnership includes :-

- Leader of the Council
- Deputy Leader and Cabinet Member for Environment
- Cabinet Member for Regeneration, Enterprise and Leisure
- Cabinet Member for Housing
- Cabinet Member for Education
- Welsh Government
- Chair of DEZ Board
- Chair of Places sub group
- Chair of People sub group
- Chair of Deeside Forum
- Chief Executive
- Director of Environment

Courtesy invitation will be extended to the AM for Alyn and Deeside and the MP for Alyn and Deeside to attend as needed.

Officers from the Council and other bodies will attend in support.

The Deeside Partnership will not operate in isolation. In assessing the needs of the area and establishing the strategic direction for regeneration, it will engage closely with local ward Members, Town and Community Councils and wider stakeholders.

3. Places Sub Group (Physical & Green Environment)

The role of the Group is to ensure that the physical infrastructure develops in step with the wider programmes, to facilitate investment and ensure that quality of life and sustainability are improved as far as possible.

The Group will therefore ensure that they:-

- Establish a strategic masterplan for the development of Deeside
- Create a clear positive identity for Deeside
- Create a framework for investment and facilitate the development of appropriate sites
- Steer the development of sustainable transport programmes and the links between areas of need and opportunity
- Lead the development of green infrastructure programmes
- Agree the programme of work for the Town Action Plan Programme and to agree allocation of funding
- Agree to the programme of work for the Neighbourhood Renewal Programme and agree allocation of funding

The membership includes:-

- Deputy Leader and Cabinet Member for Environment
- Cabinet Member for Housing
- Cabinet Member for Regeneration, Enterprise and Leisure
- Registered Social Landlords
- Groundwork

Supported by Officers from:-

- FCC Housing
- FCC Highways
- FCC Planning
- FCC Regeneration
- FCC Countryside
- Natural Resources Wales

The programmes that the Places Group covers are:-

- Town Action Plan Programme
- Neighbourhood Renewal Area
- Taith North Wales Regional Transport Plan and associated programmes

4. People Sub Group (Employment, Training and Skill Development)

The purpose of the Group is to lead and co-ordinate people based regeneration in Deeside and develop programmes to:-

- link employment opportunities to areas of need
- tackle poverty and unemployment – with a particular focus on young people
- facilitate business networking and encourage investment
- integrate with the Communities First programme
- understand the current and future skills needs of employers and coordinate and
- influence skills provision

The membership includes:-

- Cabinet Member for Education
- Cabinet Member for Regeneration, Enterprise and Leisure
- Job Centre Plus
- Careers Wales
- Deeside College
- Glyndwr University

Supported by Officers from:-

- Communities First
- FCC Business Development
- FCC Lifelong Learning

The Group works with Communities First:-

- 7 staff
- £400k budget
- Dedicated Resources – skills/education and employment

5. DEZ Board

The Group is already established and led by Welsh Government. A formal link between the Deeside Partnership structure and the DEZ Board will be needed.

6. Deeside Forum

The Group is made up of all the ward Members of Connah's Quay, Shotton, Queensferry and Sealand, and representatives from Connah's Quay Town Council, Shotton Town Council, Queensferry Community Council and Sealand Community Council.

The Deeside Forum provides the Deeside Partnership and its sub groups with effective way of interacting with the elected Members across Deeside. In turn, local Members will be able to help shape the development of the Deeside Regeneration Area, and will be able to receive far more coherent communication from the different programmes in operation.

The role of the Forum is to:-

- Inform needs assessments for the Deeside area
- Contribute to future strategic direction
- Contribute to the development of work programmes – especially where a geographical focus to projects is expected
- Receive reports on progress and to review and challenge where needed
- To raise local issues of concerns and share intelligence

The Deeside Forum meets every two months and an elected Chairman leads each meeting. Papers are circulated to Members in advance of meetings, to give time for consideration and discussion at meetings.