Finance Committee

Consideration of powers: Public Services Ombudsman for Wales PSOW 07a – Auditor General for Wales – Additional Information

WALES AUDIT OFFICE SWYDDFA ARCHWILIO CYMRU

Wales Audit Office / Swyddfa Archwilio Cymru

24 Cathedral Road / Heol y Gadeirlan Cardiff / Caerdydd CF11 9LJ Tel / Ffôn: 029 20 320500 Fax / Ffacs: 029 20 320600 Email / Ebost: wales@wao.gov.uk www.wao.gov.uk

Ms Jocelyn Davies AM Chair, Finance Committee National Assembly for Wales Cardiff Bay CF99 1NA

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INQUIRY INTO THE CONSIDERATION OF POWERS: PUBLIC SERVICES OMBUDSMAN FOR WALES

Thank you for the opportunity to provide a note to clarify a matter that I mentioned during the Committee's evidence session on 11 March 2015.

In responding to Julie Morgan's question as to whether the Ombudsman's recommendations are sometimes ignored (para 104 of the transcript), I said that I had a recollection that, in most sectors, the Ombudsman's recommendations are not ignored (para 106). On reflection, that is, if anything, an understatement, and I note that the Ombudsman says in his paper for the Committee of 21 January 2015 that, thus far, no public service provider has refused to implement a recommendation (para 2.49(f) of that paper). However, I also suggested that there was a sector that tended to ignore recommendations, but I realised while speaking that I was thinking somewhat at cross-purposes (para 108). What I had in mind was that the Local Government Ombudsman (for England) found it necessary on a couple of occasions in 2014 to issue private social care providers with adverse findings notices because of their failure to comply with recommendations.

Following the Social Services and Well-being (Wales) Act 2014, since November 2014, the Public Services Ombudsman for Wales has similar jurisdiction in relation to private social care providers as the Local Government Ombudsman has in England. Clearly, it is rather early to establish whether that sector is proving problematic in Wales, but I note that the Public Services Ombudsman for Wales has said in his paper for the Committee of 21 January 2015 that compliance may be harder to secure with social care providers than with public bodies (para 2.49(f) of that paper).

I hope that explanation is helpful, and I apologise for not being clear in the session.

MARTIN PETERS COMPLIANCE MANAGER

Direct Line: 029 2032 0526

E-mail: martin.peters@wao.gov.uk