

Fire & Rescue Service Headquarters Summergroves Way Kingston upon Hull HU4 7BB
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To: Members of the Fire Authority	Enquiries to: Alison Finn Email: committeemanager@humbersidefire.gov.uk Tel. Direct: (01482) 393204 Date: 12 September 2024
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Dear Member

I hereby give you notice that a meeting of **HUMBERSIDE FIRE AUTHORITY** will be held on **FRIDAY, 20 SEPTEMBER 2024 at 10.30AM** at **HUMBERSIDE FIRE & RESCUE SERVICE HEADQUARTERS, SUMMERGROVES WAY, KINGSTON UPON HULL, HU4 7BB.**

The business to be transacted is set out below.

Yours sincerely

Alison Finn

for Lisa Nicholson
Monitoring Officer & Secretary to Fire Authority

Enc.

A G E N D A

Business	Page Number	Lead	Primary Action Requested
1. Apologies for absence	-	Monitoring Officer/ Secretary	To record
2. Declarations of Interest	-	Monitoring Officer/ Secretary	To declare
3. Minutes of meeting of the Authority held on 19 July 2024	(pages 1 - 7)	Chairperson	To approve
4. Minutes of Governance, Audit and Scrutiny Committee held on 10 July 2024	(pages 8 - 10)	Chairperson	To receive
5. Minutes of Pension Board held on 8 July 2024	(pages 11 - 12)	Chairperson	To receive
6. Minutes of the Appeal Committee held on 5 April 2024.	(pages 13 - 14)	Chairperson	To receive
7. Minutes of the Appeal Committee held on 9 August 2024.	(pages 15 - 16)	Chairperson	To receive
8. Questions by Members	-	Chairperson	To receive
9. Communications	-	Chairperson & Chief Fire Officer/ Chief Executive	To receive

Business	Page Number	Lead	Primary Action Requested
10. Finance and Procurement Update (Period ending 30 June 2024)	(pages 17 - 18)	Executive Director of Finance	To receive
11. Financial Outlook 2025/26 Onwards	(pages 19 - 21)	Executive Director of Finance	To receive
12. Proposal to reduce the number of HFA and GAS Committee Meetings and Changes to GAS Committee Co-option Process	(pages 22 - 30)	Monitoring Officer & Secretary	To approve
13. Report on HFA Members Allowance by the East Riding Members Allowance Panel	(pages 31 - 39)	Monitoring Officer & Secretary	To approve
14. HMICFRS Standards of Behaviour - The Handling of Misconduct in Fire & Rescue Services	(pages 40 - 105)	Executive Director of People and Development	To receive
15. Grenfell Tower Inquiry – Phase 2 Report	Verbal	Area Manager of Prevention, Protection, Fleet & Estates	To receive
16. Sale of Former East Hull Fire Station, Southcoates Lane - Update	(pages 106 - 107)	Area Manager of Prevention, Protection, Fleet & Estates	To receive
17. Chief Fire Officer Update	Verbal	Chief Fire Officer/ Chief Executive	To receive
EXEMPT BUSINESS			
The Authority is asked to consider excluding the press and public from the meeting during consideration of the following item on the grounds that it is likely to involve the disclosure of exempt information as defined in paragraph 1 & 3 of Part 1 of Schedule 12A of the Local Government Act 1972. In making its decision, the Fire Authority is asked to confirm that, having regard to all circumstances, it is satisfied that the public interest in maintaining the exemption outweighs the public interest in disclosing the information.			
18. Senior Officers Pay Review	(pages 108 - 110)	Monitoring Officer & Secretary	To approve

HUMBERSIDE FIRE AUTHORITY

FRIDAY, 19 July 2024

PRESENT:**Members****Representing East Riding of Yorkshire Council:**

Councillors Casson, Dennis, Gill, Heslop-Mullens, Meredith, Sutton and Whyte

Representing Hull City Council:

Councillors Bridges and North

Representing North East Lincolnshire Council:

Councillors Bonner, and Patrick

Representing North Lincolnshire Council:

Councillors Grant, Sherwood (Chairp) and Waltham MBE

Officers of Humberside Fire & Rescue Service

Phil Shillito - Chief Fire Officer & Chief Executive, Niall McKiniry - Deputy Chief Fire Officer & Executive Director of Service Delivery, Matthew Sutcliffe - Assistant Chief Fire Officer & Executive Director of Corporate Services, Christine Cooper - Executive Director of People and Development, Martyn Ransom - Executive Director of Finance/Section 151 Officer, Jon Henderson - Area Manager Prevention, Protection, Fleet and Estates, Jason Kirby - Area Manager of Emergency Response, Emma Appleton – Deputy Monitoring Officer/Secretary and Alison Finn - Committee Manager.

The meeting was held at Service Headquarters, Hessle.

61/24 APOLOGIES FOR ABSENCE - Apologies for absence were submitted from Jonathan Evison (Police and Crime Commissioner) and Councillors Beeson, Henry, Lindley, McMurray, Neal, Ogg, Pickering and Shepherd.

62/24 DECLARATIONS OF INTEREST - There were no declarations of interest.

63/24 MINUTES - Resolved - That the minutes of the meeting of the Authority held on 7 June 2024 be approved as a correct record.

64/24 QUESTIONS BY MEMBERS - there were no questions by Members.

65/24 COMMUNICATIONS - The Chief Fire Officer advised Members that

- A Business Interruption Team Management meeting had been held earlier this morning in response to the international Microsoft outage incident which had affected some server-based systems. Members were assured that the incident had not affected the Service's response to emergency calls or mobilisation. Further strategic and tactical meetings would be held later in the day.
- The Chair and the Chief Fire Officer had responded to a recent NJC consultation.
- The Chief Fire Officer had sent letters to all the newly elected or re-elected MPs that represented the Humberside area to seek support for a three-year financial settlement for Fire Services and to back the reintroduction of the grant.
- The Service had received its annual letter from the Local Government and Social Care Ombudsman and had a nil return rate for complaints.

66/24 ANNUAL STATEMENT OF ACCOUNTS - The Executive Director of Finance/Section 151 Officer submitted the unaudited Statement of Accounts for 2023/24.

The report presented the Authority’s full unaudited Statement of Accounts for 2023/24 and also highlighted the key aspects of revenue and capital outturn for the year.

The Accounts were subject to audit by Mazars in their role as the Authority’s external auditor. The draft unaudited Statement of Accounts for 2023/24 was signed and published on the Authority’s website on 31 May 2024.

- Resolved** - (a) That Members take assurance from the Accounts presented; and
- (b) that the Capital Programme Rephasing, as set out at paragraph 4.5 of the report, be approved.

67/24 TREASURY MANAGEMENT ANNUAL REPORT 2023/24 - The Executive Director of Finance/Section 151 Officer submitted a report that provided Members with a review of the Authority’s treasury management activity and Prudential Indicators for the year 2023/24.

The Authority’s temporary investments totalled £10.1m as at 31 March 2024.

Table 1 – Investment income earned 2023/24

Interest Earned 2023/24	Rate of return 2023/24	Benchmark return 2023/24*	Difference
£810,978	5.00%	4.97%	0.03%

* Benchmark set as average SONIA rate for the year

Interest earned during 2023/24 was £611k higher than originally budgeted for in respect of investment activity for the year, due to higher interest rates than originally anticipated.

The Authority seeks to minimise the use of short-term borrowing to fund temporary cash shortfalls. The Authority did not undertake any short-term borrowing during the course of the year. Long-term loans are taken out either to replace existing loans which have matured or to fund capital expenditure. Under the Prudential Regime there are no longer centrally imposed limits on borrowing, but individual Authorities are required to determine themselves what is a sustainable and affordable level of borrowing as an integral part of their Medium-Term Financial Planning processes.

The Authority’s average level of borrowing was £17.5m for 2023/24, on which £546k of interest was payable. The Authority repaid £1.5m of PWLB debt upon maturity whilst taking no new borrowings during the year. Closing PWLB debt at 31 March 2024 was £16.7m.

The S.151 Officer considered the current capital programme to be affordable and sustainable with the revenue effects of capital investment built into the Medium-Term Resource Strategy. Through the Medium-Term Financial Planning Process, the Authority had aligned its resources to key strategic priorities. Based on the Operational Boundary definition, external debt at 31 March 2024 was £17.3m below the agreed Operational Boundary for 2023/24 and the maturity structure for both borrowing and investments remain within the approved upper and lower limits. Subsequent borrowing or re-scheduling during 2024/25 would take into account prevailing interest rates on offer from the Public Works Loans Board, the current maturity structure of loans, balanced with the need to reduce capital risk by keeping down cash-balances.

Members took assurance from the treasury management activities undertaken during 2023/24 and the Prudential Indicators as outlined in the report.

Resolved - That the Treasury Management Annual Report 2023/24 be approved.

68/24 ANNUAL PERFORMANCE REPORT 2023/24 - The Area Manager for Service Improvement submitted a report summarising the annual performance of the Service for 2023/24. The 2023/24 Annual Performance Report included key data and information relating to prevention, protection, response, health, safety, environment and people activities, all of which were aligned to the Community Risk Management Plan (CRMP) and supported the delivery of the Strategic Plan (SP).

During the 2023/24 period, the Service had exceeded its targets for responding to Dwelling Fires and Road Traffic Collisions. First engines arrived within the specified time frame in over 97 per cent of incidents (depending on the level of risk), which was well above the minimum standard of 90 per cent. There was a 5 per cent decrease in the total number of emergency incidents attended, responding to 13,694 incidents during 2023/24 compared to 14,467 during 2022/2023, mostly due to secondary fire demand after the hot summer of 2022. The Service continued to work closely with partner agencies to tackle any underlying issues.

Members took assurance from the methodologies and analytical approaches used to performance manage Service activities.

Resolved - That the Annual Performance Report 2023/24 be approved.

69/24 EQUALITY, DIVERSITY AND INCLUSION ANNUAL REPORT 2023/24 - The Executive Director of People and Development submitted a report that provided Members with an update on Equality, Diversity and Inclusion (EDI) for 2023/24.

The Service reviewed its original EDI priorities in the latter months of 2020, through active consultation with staff and communities. Since April 2021 work towards the five EDI priorities had progressed in line with the Community Risk Management Plan (CRMP) 2021-25 and Strategic Plan 2021- 2025.

Service 5 Public Sector Equality Duty Priorities

1. Leading by example on equality
2. Increasing diversity throughout our workforce
3. Ensuring a safe and fair workplace for all staff
4. Continuing to improve our knowledge of our diverse communities and how we engage with them
5. Identifying the fire and other emergency risks linked to multiple disadvantage and discrimination

In the upcoming 2024-2025 period, the Service would be entering the fourth and final year of implementing existing priorities aimed at fostering positive outcomes for communities and employees. During that period, the plan was to consult with a diverse range of stakeholders to refresh priorities for 2025 – 2029, in line with updates to both the CRMP and Strategic Plan.

Resolved - That the Equality, Diversity and Inclusion Annual Report 2023/24 be approved.

70/24 ANNUAL STATEMENT OF ASSURANCE - The Assistant Chief Fire Officer/Executive Director of Corporate Services submitted a report summarising the draft Annual Performance Report.

The Fire and Rescue National Framework for England set out a requirement for Fire and Rescue Authorities to provide annual assurance on financial, governance and operational matters and show they had due regard to the expectations set out in their Community Risk Management Plan (CRMP) and the requirements included in the Framework.

The Statement of Assurance covered the following areas:

- financial assurance
- governance assurance
- operational assurance

The Governance, Audit and Scrutiny (GAS) Committee had considered the draft Statement of Assurance at its meeting of 10 July 2024 and endorsed its publication to the Authority.

Resolved - That the Annual Statement of Assurance 2023/24 be approved.

71/24 ANNUAL GOVERNANCE STATEMENT 2023/24 - The Assistant Chief Fire Officer & Executive Director of Corporate Services submitted a report summarising the Annual Governance Statement 2023/24.

It was a requirement of the Fire Authority to publish an Annual Governance Statement (AGS) on a yearly basis. The report set out the draft Annual Governance Statement (AGS) in respect to 2023/24 (Appendix 1). Given the content of the Statement, it was felt desirable that the Authority should specifically review the AGS separately from the Annual Accounts.

The AGS set out ensuring that the Authority's business was conducted in accordance with the law and proper standards and was making economic, efficient, and effective use of its resources through its governance arrangements. The AGS was the formal Statement (signed by the Chairperson of the Fire Authority, the Chief Fire Officer & Chief Executive and other Statutory Officers) that recognised, recorded and published the governance arrangements of the Fire Authority.

Ultimately, Members were content that the Annual Governance Statement was effective in identifying the Authority's Governance position. It was explained that the Constitution was reviewed on an annual basis including issues of schemes of delegation.

The draft Annual Governance Statement was considered by the GAS Committee at its meeting of 10 July 2024 and endorsed to the Authority.

Resolved - That the Annual Governance Statement 2023/24 be approved.

72/24 ANTI-FRAUD AND CORRUPTION STATEMENT 2023/24 - The Assistant Chief Fire Officer & Executive Director of Corporate Services submitted a report on the Anti-Fraud and Corruption Statement 2023/24.

Produced in response to the recommendations within an Internal Audit review of Counter Fraud Arrangements, the annual Anti-Fraud and Corruption Statement covered key actions taken throughout the reporting year to provide an assurance of the processes in place. The report covered whistleblowing, anti-bribery, anti-money laundering and anti-fraud and corruption.

The draft Anti-Fraud and Corruption Statement 2023/24 was considered by the GAS Committee at its meeting of 10 July 2024 and endorsed it to the Authority.

Resolved - That the Anti-Fraud and Corruption Statement 2023/24 be approved.

73/24 WORKFORCE PLAN UPDATE (OCTOBER 2023 TO MARCH 2024) - The Executive Director of People and Development submitted a report summarising the draft Workforce Plan.

In March 2024 the Service Workforce Plan was updated reflecting current staffing levels and the retirement profile. It also reflected how the Service met its obligations under the Community Risk Management Plan (CRMP) and optimised the use of the 24-hour shift system.

The Workforce Plan laid out the detail of the Service's position as at 31 March 2024 in relation to the Establishment, vacancies and recruitment plan with consideration for the potential retirement and subsequent resulting recruitment. The document was designed to be a "working document" to enable continual evolution as the Service progresses but was formally updated on an annual basis on 31 March.

Resolved - (a) That Members note the content of the update, and

(b) That Members take assurance that the Service regularly reviews and addresses workforce planning needs through both long-term planning and dynamic response as required.

74/24 VALUES AND CULTURE RECOMMENDATIONS UPDATE – The Executive Director of People and Development submitted a report updating Members on progress made against the recommendations in the 'Values and culture in fire and rescue services' report.

In March 2023 His Majesty's Inspectorate of Constabulary and Fire and Rescue Services (HMICFRS) published their report 'Values and culture in fire and rescue services'. The report was an outcome of a spotlight review of inspection findings across all 44 English Fire and Rescue Services.

The report made 35 recommendations across 9 themes. Chief Fire Officers have accountability for 19 of the recommendations, with the Home Office and the National Fire Chief's Council having accountability for the other recommendations.

An action plan with an integrated GAP analysis, was used to manage and record the Service's progression against each of the recommendations, with information and evidence coordinated through a cross-departmental culture group. Information taken from the action plan was used to inform the formal response to HMICFRS, recording the progression and compliance against each recommendation with accompanying narrative.

The Round 3 HMICFRS inspection of the Service included a review of the response to the values and culture report, providing the opportunity to demonstrate compliance alongside the additional progressive work to support culture with notable practices such as the creation of a Service Culture Group to inform and direct. That was accompanied by the appointment of a temporary Professional Standards Manager with the intention of review and develop change management methodologies and restorative practices, in collaboration with the Culture Group.

The Service was one of ten Services subject to HMICFRS thematic misconduct inspection in November 2023. The scope of the inspection included a review of people related policies, desktop reviews, reality testing, staff forums and staff survey. Many of the areas inspected align with the recommendation themes detailed in the spotlight report, providing independent analysis of the position and progress. It was important to note HMICFRS did not issue any graded judgment or individual report for any participating Service, with the feedback provided through a verbal debrief, with a holistic sector report based on the findings from all ten Services originally proposed for publication July 2024.

Alongside HMICFRS reports RealWorldHR, as an independently commissioned provider, delivered a staff engagement exercise and survey achieving a 49% response rate. The feedback generated from the survey was analysed and mapped against HMICFRS report findings to identify arising themes and trends.

Resolved - That the Fire Authority -

- (i) takes assurance that the Service has completed and submitted the formal response to HMICFRS.
- (ii) takes assurance that the recommendation stated as partial compliance awaits national direction and guidance completion.
- (iii) takes assurance that the Service comprehensively manages each of the applicable recommendations which will be subject to scrutiny in the HMICFRS Round 3 inspection.

75/24 BREATHING APPARATUS (BA) PROCUREMENT UPDATE – The Area Manager of Prevention, Protection, Fleet and Estates submitted a report updating Members on the procurement and roll-out of new Breathing Apparatus (BA) sets.

In April 2023 Humberside Fire and Rescue Service began a procurement process to replace the existing Breathing Apparatus sets. That was facilitated through a joint, collaborative, procurement process with North Yorkshire Fire and Rescue Service. Collaborative procurement was considered to be best practice, within the sector, as it shared workload and allowed for financial efficiencies to be realised through economies of scale. It also promoted collaborative working on the incident ground through shared equipment and procedures.

The Service had approx. 300 sets in use, across the service, between operational units and our training department. The working life of a set was generally 10 years, however the decision was made to bring forward replacement by a year in order to maximise the collaboration opportunity and to explore new technology availability. In collaboration with NYFRS a procurement process began to evaluate the options and replace the existing sets. The UK BA market comprised of 4 main providers who are: Drager, Interspiro,

MSA and Scott. The current sets were provided by Interspiro. Following the evaluation process, the MSA set came out on top of the process and as such the contract to replace the sets had been awarded to them.

Cross departmental working between Training, Fleet & Equipment, Health & Safety and Emergency Planning was ongoing to manage the roll out and transition. The sets would be at the Service from September 2024 with training taking place to support a go live, with the new sets, on 1st April 2025.

Resolved – That the report be received.

76/24 PROPOSAL TO REDUCE HFA MEETINGS AND CHANGES TO GAS COMMITTEE CO-OPTION PROCESS – The Monitoring Officer and Secretary to the HFA submitted a report with a proposal to reduce the number of HFA meetings, to reduce the number of GAS meetings and changes to the co-option process to GAS committee.

Resolved – That the item be deferred to the next meeting.

77/24 SALE OF LAND – The Area Manager of Prevention, Protection, Fleet and Estates submitted a report requesting the authorisation to sell a small strip of land adjoining Snaith Fire Station.

The report provided information in relation to the recommendation to sell a small strip of land adjoining Snaith Fire Station. The owner of one of the residential properties behind Snaith Fire Station made enquiries about purchasing a small strip of land behind the Fire Station. The strip of land was approximately 5 metres long and 0.5 metres wide. The strip of land was created as the result of a previous extension to the Fire Station and the Station had now been extended as far as is possible in that direction. As a result of the extension that land currently comprised of a space between the back of the Fire Station and a wooden fence that was approximately 5 foot in height. The land was of no practical use to the Fire Station and was in effect dead space. The residential property owner would like to purchase the land with a view to removing the fence in order to widen their driveway by the 0.5 metres mentioned. It was anticipated that this would pose no issues to Service personnel or Snaith Fire Station.

The Service had instructed Clark Weightman Ltd to provide a valuation of the land. That had returned with the land valued at £2000. It was confirmed that Service's legal fees for the sale of the land would be met by the purchaser.

Resolved - That the sale of the strip of land adjoining Snaith Fire Station be approved.

78/24 HMICFRS UPDATE - The Assistant Chief Fire Officer and Executive Director of Corporate Services submitted a report updating Members on the round 3 inspection timetable for HMICFRS.

The report provided insight into His Majesty's Inspectorate of Constabulary and Fire and Rescue Services (HMICFRS) Round 3 inspection timetable and specifically how the scheduled activities presented the opportunity to demonstrate promising, innovative and good practices, with the potential to influence the resulting graded judgment ratings (*Outstanding, Good, Adequate, Requires Improvement, Inadequate*).

The format and content of the timetable was informed by HMICFRS commencing its inspection 1 August 2024 and concluding 28 September 2024, using hybrid onsite and virtual sessions, with predetermined breaks for the inspection team included.

The timetable of activities were varied in purpose and format which included interviews, desktop reviews, reality testing, presentations and focus group sessions.

Introduced by HMICFRS were the categorisation of promising and innovative practices to provide Services with the opportunity to recode and promote areas of work considered as developing, beyond business-as-usual approaches, defined as follows:

- **Promising Practice:** Things we find to be working well in the Service where there are positive measurable outcomes which have been observed or monitored.
- **Innovative Practice:** New ways of working in the Service that may not have been formally evaluated but that have the potential to produce more positive outcomes but have not been subject to any testing or monitoring.

Members took assurance that the Service, through effective management of the HMICFRS inspection timetable, could incorporate and showcase evidence based promising, innovative and good practices.

Resolved - That the report be received.

79/24 CHIEF FIRE OFFICER UPDATE - The Chief Fire Officer and Chief Executive provided a verbal update.

- i. There had been two separate property fires on 16 July that crews were called to, sadly resulting in the death of a member of the public at each. Investigations were ongoing into both incidents and wellbeing measures were in place to support crews who had attended both properties.
- ii. The new Government was proposing the introduction of national attendance standards. This piece of work was still in its infancy and Members would be updated when further details emerged. The Service was already an outlier across other Fire and Rescue Services in that it achieved on average a 6 to 7 minute response time compared to the national average of 10 minutes.

Resolved - That the update be noted.

80/24 EXCLUSION OF THE PRESS/PUBLIC - Resolved - That the press and public be excluded from the meeting for consideration of the following item on the grounds that it involves the likely disclosure of exempt information as defined in paragraph 3 of Part 1 of Schedule 12A of the Local Government Act 1972. In making its decision the Authority confirmed that having regard to all the circumstances it was satisfied that the public interest in maintaining the exemption outweighed the public interest in disclosing the information.

81/24 CONTROL 25 PROGRAMME UPDATE - The Area Manager of Emergency Response submitted a report updating Members on the procurement process to support the Fire Control Function.

Resolved - That the report be received.

HUMBERSIDE FIRE AUTHORITY
GOVERNANCE, AUDIT AND SCRUTINY COMMITTEE

10 JULY 2024

PRESENT: Independent Co-opted Members Chris Brown (Chair), Melissa Dearey, and Gerry Wareham.

Officers Present: Martyn Ransom - Executive Director of Finance/Section 151 Officer, Steve Duffield – Area Manager of Service Improvement, Shaun Edwards – Head of Finance, Jon Henderson – Area Manager of Prevention, Protection, Fleet and Estates Jason Kirby – Area Manager of Emergency Response, David Robinson – Internal Audit (TIAA), Emma Appleton – Deputy Monitoring Officer/Secretary, and Rob Close – Committee Manager.

Rejoice Mapeto (Mazars) was in remote attendance.

The meeting was held at the Humberside Fire and Rescue Service Headquarters, Kingston upon Hull.

31/24 APOLOGIES FOR ABSENCE – Apologies for absence were received from Nigel Saxby.

32/24 DECLARATIONS OF INTEREST – No declarations of interest were made with respect to any items on the agenda.

33/24 MINUTES – Resolved – That the minutes of the meeting held on 10 June 2024 be confirmed as a correct record.

34/24 TREASURY MANAGEMENT ANNUAL REPORT 2023/24 – The Committee received a report of the Executive Director of Finance/Section 151 Officer summarising Authority's treasury management activity and Prudential Indicators for the year 2023/24. It was advised that the Authority earned £0.81m in interest in the year 2023/24 and closing Public Works Loan Board (PWLB) debt fell by £0.8m to £16.7m. The Authority's average level of borrowing was £17.5m for 2023/24 and was considered under borrowed against projections. Capital expenditure sat short of the projected sum by some £2m as a result of capital project slippage. The ratio of financing costs to net revenue stream for the current year sat at 1.45 per cent.

The Committee asked what the Authority's next steps were in order to achieve an outstanding graded financial position. It was advised that the Authority would seek to develop a greater understanding of its cost basis. While public sector finances remained in their current state, and with the limitations of a one-year settlement, the Authority expected no changes to its fiscal forecast until a comprehensive spending review had been completed. However, it was stressed that the Authority was looking to introduce zero-base budgeting in the hope of transitioning its fiscal forecast from good to outstanding.

Resolved – That the Committee endorse the Treasury Management Annual Report 2023/24.

35/24 ANNUAL STATEMENT OF ACCOUNTS 2023/24 (UNAUDITED) – The Committee received a report of the Executive Director of Finance/Section 151 Officer summarising Authority's unaudited annual statement of accounts for 2023/24. It was advised that the accounts were completed within the specified deadline, had been signed and published, and were due to have been audited by November 2024.

The Committee suggested that the Service Performance Summary 2023/24 contained comparisons to previous years for information.

Resolved – (a) That the Committee receive the Annual Statement of Accounts 2023/24.

(b) That the Committee recommend that the Service Performance Summary 2023/24 be amended to contain comparisons to previous years for information.

36/24 Internal Audit Reports – Quarter One – The Committee received a report of TIAA, the Authority's internal auditors, detailing the internal audit reports and Summary Internal Controls Assurance. One audit had been completed thus far on Staff Forums and EDI Steering Group receiving limited assurance, resulting in eight important recommendations and two routine recommendations being made.

There were no changes to the approved plan for 2024/25. Draft reports had been issued for the Application and Management of Disciplinary Procedures audit and the Training Records audit.

The Committee registered its surprise at the eight priority two actions listed against the Staff Forums and EDI Steering Group and sought further clarity on this matter. It was stressed that officers recognised that Staff Forums and EDI Steering Groups was an area that required renewed attention and noted its inclusion within the scrutiny programme for the GAS Committee. Furthermore, it was noted that, when inspected by His Majesty's Inspectorate of Constabulary and Fire & Rescue Services (HMICFRS), the Authority improved its previous grading of Requires Improvement to a grading of Good. The Service was now in the process of recruiting a dedicated lead officer for EDI who would scrutinise the EDI plan that had developed as a result of this audit. The Committee welcomed the news of a new dedicated role focussing on EDI.

TIAA, the Authority's internal auditors, added that a number of the recommendations made could be addressed quickly.

Resolved – That the report be received.

37/24 SCRUTINY ITEM: HMICFRS VALUES AND CULTURE IN FIRE AND RESCUE SERVICES – The Committee received a report of the Area Manager of Service Improvement detailing the 'values and culture in fire and rescue services' report as published by HMICFRS in March 2023. The report made 35 recommendations across 9 themes. Chief Fire Officers had accountability for 19 of the recommendations, with the Home Office and the National Fire Chief's Council (NFCC) having accountability for the other recommendations. An action plan, with an integrated GAP analysis, was used to manage and record the Authority's progression against each of the recommendations, with information and evidence coordinated through a cross-departmental culture group. The first inspection for HFRS took place in 2018/19, the Authority's gradings were:

- Good for Effectiveness
- Good for Efficiency
- Requires Improvement for People

In 2021/22 the Authority had its second full inspection, and it's gradings were:

- Good for Effectiveness
- Good for Efficiency
- Good for People

During each inspection an assessment was made of organisational culture, against the following areas, all assessed as Good in the 2021/22 Inspection:

- Promoting the right values and culture
- Getting the right people with the right skills
- Ensuring fairness and promoting diversity
- Managing performance and developing leaders

The Authority was one of 10 subject to HMICFRS thematic misconduct inspection in November 2023. The scope of the inspection included a review of people related policies, desktop reviews, reality testing, staff forums and staff survey. Many of the areas inspected aligned with the recommendation themes detailed in the spotlight report, providing independent analysis of the Authority's position and progress. It was noted HMICFRS did not issue any graded judgment or individual report for any participating Authority, with the feedback provided through a verbal debrief, with a holistic sector report based on the findings from all 10 Fire and Rescue Services due for publication later in the summer.

RealWorldHR completed its independent staff engagement exercise of the Service with the resulting feedback and outcomes addressing related HMICFRS Spotlight report recommendations. It noted the Authority, although planned in advanced of HMICFRS report publication, purposefully awaited its release to enable both pieces of work to complement each other. The RealWorldHR independent staff engagement survey generated a 49 per cent response rate feedback mapped against HMICFRS and national report recommendations. A developed Culture Working Group with Service-wide staff representation was in place to manage and respond to each recommendation, coordinated through the Service Improvement Plan and Strategic Performance Meetings.

Service Selection – Authorities were selected for pilots by the NFCC. Humberside Fire and Rescue also did contributed to a pilot focussed on Grenfell Towers and offered to contribute to a future one on cyber security.

RealWorldHR – RealWorldHR was commissioned as an external organisation to conduct online surveys and arrange staff focus groups to identify the culture staff identified within the Service. While 49 per cent of staff responded, the Service hoped to increase that number through its own engagement works. It was stressed that, when staff were asked if they would recommend Humberside Fire and Rescue as an employer, over 80 per cent said they would do so.

DBS Checks – The Service was believed to be the only fire and rescue service in the country to achieve a 100 per cent DBS check for all its staff. It was stressed that unions were engaged with early on in the process.

360 Feedback – The Performance Development Review (PDR) process was directly informed by a 360 feedback process which was conducted at least one per year for all staff with line management responsibility. Additional to the 360-feedback exercise, staff had monthly one to ones with their line managers. The Committee encouraged the Service to support more junior managers in the 360 feedback process, suggesting that it could be onerous. Moreover, the Committee suggested that the Service consider adopting reverse monitoring as part of its PDR process.

Resolved – That the Committee takes assurance that the Service has effectively adopted the HMICFRS Values and Culture in Fire and Rescue Services.

38/24 GAS COMMITTEE SCRUTINY PROGRAMME 2024/25 - The Committee Manager submitted a report summarising the Committee's Scrutiny Programme 2024/25.

Resolved – That the work programme for 2024/25 be approved

HUMBERSIDE FIRE AUTHORITY

PENSION BOARD

08 JULY 2024

PRESENT:

Employer representatives: Councillor Shepherd (Chairperson) and Jason Kirby (Area Manager of Emergency Response)

Scheme Member representatives: Sam Miller-Hodges (FBU Representative)

Martyn Ransom - Executive Director of Finance/Section 151 Officer and Scheme Manager, Shaun Edwards – Head of Finance, Sarah Keyes – Senior Finance Officer, David Lofthouse - Head of Finance (Pensions), Lisa Nicholson - Monitoring Officer/Secretary and Rob Close - Committee Manager.

The meeting was held at the Humberside Fire and Rescue Service Headquarters.

The Monitoring Officer/Secretary took the chair for Minute 10/24.

10/24 ELECTION OF THE CHAIRPERSON OF THE PENSION BOARD 2024/25 – Resolved – That Councillor Shepherd be appointed Chairperson of the Pension Board until its Annual General Meeting in 2025.

Councillor Shepherd took the chair.

11/24 APOLOGIES FOR ABSENCE - Apologies for absence were received from Peter Wheldale.

12/24 DECLARATIONS OF INTEREST - There were no declarations of interest.

13/24 MINUTES OF THE MEETING OF 29 JANUARY 2024 - Resolved - That the minutes of the meeting of the Board held on 29 January 2024 be approved as a correct record.

14/24 CALENDAR OF BOARD MEETINGS 2024/25 – Resolved – That the calendar of Board meetings be received.

15/24 PENSION FUND ACCOUNT - The Head of Finance submitted the Pension Fund Account which had been included in the draft Annual Statement of Accounts.

It was confirmed that the Firefighters' Pension Fund Account would be presented to Members of the Humberside Fire Authority (HFA) as part of the Annual Statement of Accounts.

Resolved - That the Pension Fund Account be received.

16/24 REPORTING BREACHES - The Head of Finance (Pensions) informed the Board that there had been no breaches since the meeting held on 29 January 2024.

Resolved - That the update be received.

17/24 PENSION BOARD WORKSTREAMS UPDATE - The Executive Director of Finance/Section 151 Officer and Scheme Manager submitted a report setting out an update on the Board's workstreams for 2024/25.

The Board was reminded that Members could submit requests for training. No complaints had yet been received during 2024/25. It was explained to the Board that the Judicial Review of the Cost cap, Risk 7, was beyond the control of the Service but still remained on the risk register. A significant number of communications were being published surrounding pensions recently which were available to Pension Board Members.

Resolved - That the report be received.

18/24 SARGEANT UPDATE - The Head of Finance (Pensions) updated the Board on the remedy process for the Sargeant case. The Board was advised that there were 231 pensioners and 351 employees in total who would be affected by the remedy. Actions to implement the remedy were progressing, including data extraction, contingent decisions, and face to face meetings for those considering retirement.

The Board was advised that current resourcing available to respond to both the Sergeant and Matthews remedies should be sufficient and officers were confident that members affected by Matthews would have received quotes by the deadline.

Resolved - That the update be received.

19/24 MATTHEWS UPDATE - The Finance Officer updated the Board on the remedy process for the Matthews case. The Board was advised that 531 people were affected as part of the Matthews remedy, 35 of which were identified as outside of the scope. Of the letters sent out, response had been strong but 87 haven't responded. Currently, there were 153 calculations outstanding.

It was noted that, regionally, other services were having a similar experience to Humberside Fire and Rescue in the endeavour of implementing the remedy.

Resolved - That the update be received.

20/24 ANY OTHER BUSINESS – There were no items.

HUMBERSIDE FIRE AUTHORITY

APPEALS COMMITTEE

5 APRIL 2024

MEMBERS PRESENT:East Riding of Yorkshire Council

Councillors Casson and Dennis

Hull City Council

Councillor Henry (in the Chair)

Others Present:Officers

Monitoring Officer/Secretary - Emma Appleton - Deputy Monitoring Officer/Secretary
HR Advisor - Christine Cooper - Executive Director of People and Development
Clerk - Samm Campbell - Committee Manager

Appellant & Appellant's Representative

Gavin Lee - Appellant
Greg Tucker - Appellant's Representative

Service representatives

Paul Cook - HR Partner
Steve Duffield - Area Manager of Service Improvement

The meeting was held at the Humberside Fire and Rescue Service Headquarters

1/24 APPOINTMENT OF CHAIRPERSON - Resolved - That Councillor Henry be appointed as Chairperson for the meeting.

2/24 DECLARATIONS OF INTEREST - There were no declarations.

3/24 EXCLUSION OF THE PRESS/PUBLIC - Resolved - That the press and public be excluded from the meeting for consideration of the following item (Minute 4/24) on the grounds that it involves the likely disclosure of exempt information as defined in paragraph 1 of Part 1 of Schedule 12A of the Local Government Act 1972.

In making its decision the Committee confirmed that having regard to all the circumstances it was satisfied that the public interest in maintaining the exemption outweighed the public interest in disclosing the information.

4/24 APPEAL AGAINST DISMISSAL (REF. 01/2024) - The Committee considered an appeal (Ref 1/2024) under the terms of the Service's Disciplinary Policy against the decision of the Assistant Chief Fire Officer & Executive Director of Corporate Services to dismiss the appellant from his post.

Resolved - That the Appeal be a review of the original dismissal hearing.

The Assistant Chief Fire Officer & Executive Director of Corporate Services put forward the Service's case for dismissal.

The Committee retired to determine its decision.

All parties were recalled for the Committee's decision. The Committee considered whether the decision made to dismiss the Appellant was reasonable and concluded that it upheld the findings of the Area Manager of Service Improvement to the Appellant detailed in his letter dated 13 March 2024.

Resolved - That the Appeal be dismissed.

HUMBERSIDE FIRE AUTHORITY

APPEALS COMMITTEE

9 AUGUST 2024

MEMBERS PRESENT:East Riding of Yorkshire Council

Councillors Casson, Dennis and Sutton

Hull City Council

Councillor Henry (in the Chair)

Others Present:Officers

Monitoring Officer/Secretary - Lisa Nicholson
HR Advisor - Anne Stott - Joint Head of HR
Clerk - Samm Campbell - Committee Manager

Appellant & Appellant's Representative

Ellis Brant - Appellant
Sam Miller-Hodges - Appellant's Representative

Service representatives

Lou Marritt- Head of Organisational Development
Matthew Sutcliffe - Assistant Chief Fire Officer & Executive Director of Corporate Services

The meeting was held at the Humberside Fire and Rescue Service Headquarters

5/24 APPOINTMENT OF CHAIRPERSON - Resolved - That Councillor Henry be appointed as Chairperson for the meeting.

6/24 DECLARATIONS OF INTEREST - There were no declarations.

7/24 EXCLUSION OF THE PRESS/PUBLIC - Resolved - That the press and public be excluded from the meeting for consideration of the following item (Minute 8/24) on the grounds that it involves the likely disclosure of exempt information as defined in paragraph 1 of Part 1 of Schedule 12A of the Local Government Act 1972.

In making its decision the Committee confirmed that having regard to all the circumstances it was satisfied that the public interest in maintaining the exemption outweighed the public interest in disclosing the information.

8/24 APPEAL AGAINST DISMISSAL (REF. 02/2024) - The Committee considered an appeal (Ref 2/2024) under the terms of the Service's Disciplinary Policy against the decision of the Assistant Chief Fire Officer & Executive Director of Corporate Services to dismiss the appellant from his post.

Resolved - That the Appeal be a review of the original dismissal hearing.

The Appellant put forward their case to the case for appealing the Service's decision to dismiss them.

The Assistant Chief Fire Officer & Executive Director of Corporate Services put forward the Service's case for dismissal.

The Committee retired to determine its decision.

All parties were recalled for the Committee's decision. The Committee considered whether the decision made to dismiss the Appellant was reasonable and concluded that it upheld the findings of the Assistant Chief Fire Officer & Executive Director of Corporate Services to the Appellant detailed in his letter dated 15 May 2024.

Resolved - That the Appeal be dismissed.

**FINANCE AND PROCUREMENT UPDATE 2024/25
BASED ON PERIOD ENDING 30 JUNE 2024**

1. SUMMARY

- 1.1 This report highlights the current financial position based on information to 30 June 2024.
- 1.2 The end of year projections are set out at section 4.1 for the revenue budget, the capital programme and the pensions account.

2. RECOMMENDATIONS

- 2.1 It is recommended that the Fire Authority takes assurance of the Authority's financial position for the period ending 30 June 2024.

3. BACKGROUND

- 3.1 The Quarterly Finance and Procurement Update replaces the Management Accounts that have been produced in previous years.
- 3.2 These will be reported to Members four times a year with the financial position at 30 June, 30 September, 31 December and 28 February.

4. PERIOD ENDING 30 JUNE 2024

- 4.1 The summary estimated outturn position for the current financial year based on information to 30 June 2024 is as follows:

CATEGORY	2024/25 OUTTURN PROJECTION
HFA	
Revenue Budget	£0.299m underspend
Capital Programme	On budget against a £10.921m allocation
Pensions Account	£16.404m deficit

- 4.2 This is the first Quarterly Finance and Procurement Update for the 2024/25 financial year and updates will be brought to the Authority based on the periods ending 30 September 2024, 31 December 2024 and 28 February 2025.
- 4.3 Further details on all of these areas are available electronically alongside the agenda papers on the Fire Authority's website at www.humbersidefire.gov.uk/fire-authority.

5. EQUALITY IMPLICATIONS

- 5.1 There is no requirement to carry out an equality impact analysis as this report does not relate to a policy or service delivery change.

6. CONCLUSION

- 6.1 That Members take assurance from this report and the Authority's financial position for the period ending 30 June 2024.

Martyn Ransom
Executive Director of Finance/S.151 Officer

Officer Contact

Martyn Ransom – Executive Director of Finance/S.151 Officer

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Background Papers

2024/25 Quarterly Finance and Procurement Update working papers

FINANCIAL OUTLOOK 2025/26 ONWARDS

1. SUMMARY

1.1 This report considers the Authority’s financial prospects for the years 2025/26 to 2029/30. The report also provides an update on the rationale for a Prudent Minimum level of General Reserves (PMGR).

2. RECOMMENDATIONS

2.1 It is recommended that the Fire Authority notes the financial outlook for the Service and approves the PMGR as set out at Appendix 1.

3. BACKGROUND

3.1 The Authority has a strong track record in dealing with the significant challenges that austerity has brought since 2011 and has delivered £11m of efficiencies as a response to the £11m reduction in funding. This has involved early decision-making regarding efficiencies so that the impact on the Service can be kept to an absolute minimum.

3.2 The Authority has produced a Productivity and Efficiency Plan, and efficiency targets are included in all non-pay budgets to ensure the funding we receive is used effectively.

3.3 During 2024/25 the Authority has introduced zero-basing of all non-pay budgets (pay budgets are zero-based annually), this process will continue on a rotational basis in the future to ensure individual budgets provide the resources that are required in the right place.

3.4 The transformation fund ensures that all vacancies are reviewed before recruitment and that resources that could be re-directed and reallocated (either temporarily or permanently) to address service priorities.

4. REPORT DETAIL

Current Financial Position 2024/25

4.1 The Authority’s outturn for 2023/24 delivered an underspend of £277k and a closing level of total Revenue Reserves of £15.1m.

4.2 The Authority has set a balanced budget for 2024/25 and the last budget monitoring to 30 June 2024 sets out a £299k projected underspend.

4.3 Pay awards in the current year have been agreed (with the exception of Green book staff).

4.4 The current financial projections for 2025/26 to 2029/30 have been updated to reflect agreed pay awards for 2024/25 (with an amended assumption of 6% for Green book staff) and the impact of these changes are shown in the table below:

	2025/26	2026/27	2027/28	2028/29	2029/30
Surplus/(Deficit) (£k)	(580)	(1,024)	(199)	18	69
Reserves (£m)	14.0	11.9	11.7	11.7	11.8
Precept Assumption	2.99%	2.99%	1.99%	1.99%	1.99%

- 4.5 Like much of the wider public sector, the Service now faces financial uncertainty for the medium-term. The Finance team are in the early stages of planning for 2025/26 and the local government settlement is expected mid-December. This settlement is expected to be a one-year settlement.

Pay Inflation

- 4.6 Inflationary pressure remains on pay awards and as outlined above it will be a significant financial risk into the medium-term. Our current pay inflation assumptions for 2025/26 is 2%, any pay award above this would cost £0.4m per 1% of additional award.
- 4.7 The current assumption is that there will be no additional funding from the Home Office to cover this increase.
- 4.8 The pay and prices earmarked reserve (£0.6m) could be used to meet these additional costs for one or more years, however this would cause a deficit over the medium-term.

Grant Funding

- 4.9 Revenue Support grant is expected to increase to be constrained and therefore a 1% increase is assumed in our current projections.

Prudent Minimum General Reserve

- 4.10 Reserves are held by the Authority to meet general financial risks and costs that may materialise (General Reserve) and to meet specific project costs or financial liabilities (Earmarked Reserves). (Appendix 1).

5. EQUALITY IMPLICATIONS

- 5.1 There is no requirement to carry out an equality impact analysis as this report does not relate to a policy or service delivery change.

6. CONCLUSION

- 6.1 Members are asked to note the financial outlook for the Service and approve the PMGR as set out in Appendix 1.

Martyn Ransom
Executive Director of Finance/S.151 Officer

Officer Contact

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Background Papers

Budget report to HFA February 2024

Abbreviations

HFA	Humberside Fire Authority
PMGR	the Prudent Minimum level of General Reserves

**MEDIUM TERM FINANCIAL PLAN 2025/26 TO 2029/30
RISK ASSESSMENT TO DETERMINE PRUDENT MINIMUM GENERAL RESERVE (PMGR)**

Type	Risk	Consequence	Scale	Financial Loss £M	Likelihood %	Annual Risk £M	Period (years)	Where Provided	Reserve Required £M
Economic	Return to Recession	Lower Council Tax base (reduced construction)	£0.280M per 1% reduction	0.280	25%	0.070	3	Reserves	0.210
	Return to Recession	Lower collection of Council Tax (less able to pay)	£0.280M per 1% reduction	0.280	25%	0.070	3	Reserves	0.210
	Return to Recession	Reduced revenue income	25% decrease	0.050	30%	0.015	3	Reserves	0.045
	Adverse changes in interest rates	Higher financial costs	Net Debt circa £16M 1%=£0.160M	0.160	30%	0.048	3	Reserves	0.144
	Additional Costs due to higher insurance costs	Increase in revenue costs	20% of £600k	0.120	50%	0.060	5	Reserves	0.300
	Energy and fuel costs significant increases	Higher annual revenue costs		0.250	50%	0.125	3	Reserves	0.375
	Reduced Government Grants - Formula Grant	Lower annual revenue resources	£0.221M per 1%; assess risk of further 5% reduction	1.105	60%	0.663	3	Reserves	1.989
Employment	Higher pay settlements	Higher costs	£0.40M per 1%	0.400	50%	0.200	3	Reserves	0.600
	Equal Pay potential claims	One-off costs	£0.5M	0.500	10%	0.050	1	Reserves	0.050
	Flu pandemic or similar event	Increased employee absence requiring cover at extra cost	30% absence for 1 Month	0.850	40%	0.340	1	Reserves	0.340
	Employer Pension Contribution Increases	Higher annual revenue costs	£0.100M per 1% increase	0.300	40%	0.120	3	Reserves	0.360
	Prolonged Period of Industrial Action	Additional pressure on Revenue Budget	£1.2 per annum	1.200	20%	0.240	1	Reserves	0.240
General	Capital Overspends	Fund from revenue (no capital resources available)	One-off	1.000	10%	0.100	1	Reserves	0.100
	Corporate Manslaughter	Unlimited Fine	Assess risk of £10M fine	10.000	10%	1.000	1	Reserves	1.000
	New Dimensions Assets	Replacement of asset outside existing replacement programme	Assume cost of £0.4M	0.400	20%	0.080	1	Reserves	0.080
Total General Reserve requirement									6.043

The recommended Prudent Minimum General Reserve (PMGR) required to meet Assessed Financial Risks is £6.0M

	Higher or more than last year or a new addition to the assessment
	the same as last year
	Lower or less likelihood than last year

PROPOSAL TO REDUCE THE NUMBER OF HFA AND GAS COMMITTEE MEETINGS AND CHANGES TO CO-OPTION PROCESS TO GAS COMMITTEE

1. SUMMARY

- 1.1 This report considers the number of meetings Humberside Fire Authority (HFA) and the Governance, Audit and Scrutiny (GAS) Committee hold per municipal year. HFA is an outlier amongst other combined or metropolitan fire authorities across England with the greatest number of meetings scheduled per municipal year (nine).
- 1.2 Meetings of HFA are constituted under the Local Government Act 1972 and Local Government and Housing Act 1989. Neither Acts, however, stipulate the number of meetings a Fire Authority must hold per municipal year. Likewise, there is nothing in the Authority’s Constitution that states there must be a specific number of meetings per municipal year. Whilst, under Part 4, 1.3 of the Constitution, an annual schedule of meetings is agreed at the Annual General Meeting (AGM) of the HFA, this is just an indicative schedule for the year ahead; the HFA can vary this schedule as it determines at any time. Likewise, the Chair of the HFA has the ability to call additional meetings or cancel meetings.
- 1.3 Whilst the AGM normally deals with procedural matters, it does not preclude AGM matters from being considered at any ordinary meeting, for example voting in a new chair, amending meeting schedules etc. In addition, where the matter necessitates, the Constitution can be amended at any time by the full HFA as outlined at 14.1 and 14.2 (Amendments to the Constitution) of the Constitution (see Appendix 2).
- 1.4 Much of the core business on HFA and GAS Committee agendas are items for information which could be cascaded to Members by other means (for example circulated by briefing note, via Member Champion or District meetings or at Member Days). By reducing the number of meetings and ensuring meeting business is streamlined to only essential information and decision-making items, this will make for a better use of Members’ time, given their primary focus is as an elected local ward councillor, or in the case of GAS Committee Members, have primary employment to fulfil.
- 1.5 Various options for reducing meetings of HFA and GAS Committee, as set out below, are proposed, with Option 2 being the preferred option with immediate effect.

	Option 1	Option 2	Option 3
HFA meetings	Reduce to 4 (June [AGM], July, November, February)	Reduce to 5 (June [AGM], July, November, February and March)	Reduce to 6 (June [AGM], July, September, November, February, March)
Member Days	Reduce to 3 (July, November, February)	Reduce to 4 (July, November, February, March)	Reduce to 5 (July, September, November, February, March)
GAS Committee meetings	Reduce to 3 (July, November, February)	Reduce to 4 (July, September, November, February)	Reduce to 5 (July, September, November, February, March)

- 1.6 The other element of this report focusses on GAS Committee membership and recruitment. Due to the current recruitment exercise having been unsuccessful in appointing a preferred candidate the Committee is still carrying a vacancy.

- 1.7 Historically recruitment to the GAS Committee has proven difficult, attracting a limited pool of applicants who do not fully represent the wider Authority electorate. The report considers other ways to widen the co-option process that would attract individuals who possess general scrutiny and analytical skills required to offer the appropriate and effective challenge to the Service.

2. RECOMMENDATIONS

- 2.1 It is recommended that the Fire Authority:

(a) Approves, with immediate effect, Option 2:

- (i) to reduce the number of HFA meetings to five per municipal year (June [AGM], July, November, February and March).
- (ii) to reduce the number of Member Days to four per municipal year (July, November, February and March).
- (iii) to reduce the number of GAS Committee meetings to four per municipal year (July, September, November, February).

(b) Approves Proposal 1 for GAS Committee future co-option (allowing for individuals known by the Service to be proactively approached or encouraged to come forward and have a professional discussion, to ascertain their willingness and suitability to be co-opted onto the GAS Committee, with the co-option approved by the Chair of the Fire Authority in consultation with the Chair of the GAS Committee).

3. BACKGROUND

- 3.1 HFA currently meets formerly nine times per municipal year. In addition there are historically five or six Member Days and quarterly Member Champion and District meetings that Members are required to attend. Some Members also sit on the Appointments and Appeals Committees. Collectively this places a significant demand on Members and Officers' time.
- 3.2 Meetings of HFA are constituted under the Local Government Act 1972 and Local Government and Housing Act 1989. This details things such as notification of meetings, access to information, membership and proportionality. Neither Acts, however, stipulate the number of meetings a Fire Authority must hold per municipal year. Likewise there is nothing in the Authority's Constitution that states there must be a specific number of meetings per municipal year.
- 3.3 The GAS Committee meet seven times a year and is currently made up of five independently co-opted individuals via a formal recruitment process (application and formal interview).
- 3.4 The GAS Committee is currently carrying a vacancy following the resignation of one Member. This risks future meetings becoming inquorate should one Member is not able to make a meeting. Indeed, the April meeting had to be cancelled due to it being inquorate.

4. REPORT DETAIL & OPTIONS/PROPOSALS

HFA Meetings

- 4.1 HFA is an outlier amongst other combined or metropolitan fire authorities across England with the greatest number of meetings scheduled per municipal year (nine). The average number of Authority meetings per municipal year across combined and metropolitan fire authorities in England is five. Some have as few as three meetings scheduled a year (Cambridgeshire FRS and Kent FRS). The next highest number of

meetings scheduled a year compared to HFA is South Yorkshire FRS which has eight. See Appendix 1 for more detail.

- 4.2 Much of the core business on HFA agendas are items for information which could be cascaded to Members by other means (for example circulated by briefing note, via Member Champion or District meetings or at Member Days). By reducing the number of meetings and ensuring meeting business is streamlined to only essential information and decision-making items, this will make for a better use of Members' (and Officers') time given their primary focus is as an elected local ward councillor.
- 4.3 Having considered the HFA Workstreams (Business Planning Framework), the crucial periods in the HFA calendar of meetings are June (AGM), July (draft Annual Accounts and various annual reports), November (approval of Annual Accounts and bi-annual performance report and draft Medium-Term Resource Strategy and Capital Programme), February (budget setting) and March (approval of various statements).
- 4.4 Historically the September, October and April meetings have been light on agenda items, with little, if any, items requiring decision making. Often these agendas would be supplemented with additional information items to increase the agenda.

GAS Committee Meetings

- 4.5 The GAS Committee meet seven times a year, with meetings scheduled to coincide prior to meetings of the Fire Authority so that recommendations on any decision-making items made can be done so ahead of the relevant Authority meeting. Like some Authority meetings, the Committee's meeting agendas can be quite light and meeting business could easily be accommodated into fewer meetings.

Meeting Options

- 4.6 The Fire Authority is requested to consider three options for reducing meetings of HFA and GAS Committee as set out below, with Option 2 being the preferred option of the Executive Leadership Team.

	Option 1	Option 2	Option 3
HFA meetings	Reduce to 4 (June [AGM], July, November, February)	Reduce to 5 (June [AGM], July, November, February and March)	Reduce to 6 (June [AGM], July, September, November, February, March)
Member Days	Reduce to 3 (July, November, February)	Reduce to 4 (July, November, February, March)	Reduce to 5 (July, September, November, February, March)
GAS Committee meetings	Reduce to 3 (July, November, February)	Reduce to 4 (July, September, November, February)	Reduce to 5 (July, September, November, February, March)

- 4.7 Regardless of any of the above options chosen, there is still always the possibility to call extraordinary meetings for any strategically time sensitive and decision-making matters arising that fall outside of the schedule of meetings.
- 4.8 For the GAS Committee, the proposal for a reduction in meetings would not reduce its ability to undertaken a thorough scrutiny programme. There would still be the option to receive one or more items of scrutiny at each of its meeting.

GAS Committee Recruitment

- 4.9 The GAS Committee is currently carrying a vacancy which risks meetings becoming inquorate should one Member is not able to make a future meeting. Indeed, the April meeting had to be cancelled due to it being inquorate.

- 4.10 Historically recruitment to the GAS Committee has proven difficult, attracting a limited pool of applicants who do not always fully represent the wider Authority electorate. In 2022 a recruitment exercise had to be run twice as the calibre of applicants was not sufficient first-time round. Likewise, the latest recruitment exercise in March 2024 has resulted in no applicant being appointed.
- 4.11 Whilst the specialist knowledge/skills of the current GAS Committee Members is acknowledged and welcomed, the Committee does lack diversity and the Membership would benefit from other individuals that possess general scrutiny and analytical skills required to offer the appropriate and effective challenge to the Service.
- 4.12 There are currently several community groups (such as the newly formed Community Recruitment Panel) and individuals known to the Service that could represent the diverse make-up of the HFRS area and possess the general scrutiny and analytical skills required to sit on the Committee.

Proposal 1

- 4.13 The current process for recruiting to the GAS Committee is resource intensive and can be lengthy, taking a minimum of three months (as this entails getting the advert published in the local newspapers, on our website and through social media platforms, through to shortlisting and scheduling interviews round the interviewing panels diary commitments to a successful candidate being appointed and then being able to take up the position).
- 4.14 Rather than continue to rely on the current process for recruiting to the GAS Committee, it would be beneficial to widen the co-option process that allows for individuals known by the Service to be proactively approached or encouraged to come forward and have a professional discussion, to ascertain their willingness and suitability to be co-opted onto the GAS Committee. The same restrictions would apply in that the individual must reside in the Humberside area and be independent of the Fire and Rescue Service, meaning that they must not have been an officer or held office in the last five years to be eligible.
- 4.15 The professional discussion with the identified individual(s) would be undertaken by the Area Manager of Service Improvement and another Officer, with the co-option approved by the Chair of the Fire Authority in consultation with the Chair of the GAS Committee.
- 4.16 This would allow for a more streamlined and time efficient process for recruiting to the GAS Committee and as and when vacancies arise on the Committee it would make for a timelier appointment to the vacancy.
- 4.17 This proposal is the preferred option of the Executive Leadership Team.

Proposal 2

- 4.18 The alternative option to fill vacancies on the Committee would be to co-opt HFA Members. The benefit this would bring is it that HFA Members already possess the general scrutiny skills required to offer the appropriate and effective challenge to the Service.
- 4.19 The disadvantage of this proposal is that it would dilute the independency of the Committee, as any Fire Authority Member co-opted onto the Committee would be in essence scrutinising their own role and decisions (marking their own homework) and therefore might not have such an open mind when considering certain topics. There might also be the underlining issue that a HFA Member might unintentionally hold sway over their fellow Committee Members simply because they are a HFA Member. The co-option of HFA Members would also place another strain on those Members'

time (part of the rationale for reducing the number of meetings proposed in section 4.6 of this report).

- 4.20 The utilisation of this proposal would not necessitate a change to the Constitution as Section 6.1 of Article 6 of the Constitution states that, "the HFA may, if it considers it necessary or desirable, appoint such number of Independent Co-opted Members of the Committee as it shall determine who shall be selected for their relevant expertise" and that "the HFA will approve a selection process and criteria." See Appendix 2 for more detail.

Resourcing/Financial and Environmental implications

- 4.21 Reducing the number of meetings and Member Days would have a positive impact on resourcing, freeing up Member and Officer time, allowing them to focus their energies on Authority business that is only necessary.
- 4.22 A reduction in meetings and Member Days would also positively impact the environment, helping to reduce carbon emissions of the 23 Members and relevant officers travelling to meeting locations across the Authority area and also reduce travel allowance claims for the Authority.

Legal/Constitutional implications

- 4.23 Meetings of HFA are constituted under the Local Government Act 1972 and Local Government and Housing Act 1989. Neither Acts, however, stipulate the number of meetings a Fire Authority must hold per municipal year. Likewise, there is nothing in the Authority's Constitution that states there must be a specific number of meetings per municipal year. Whilst, under Part 4, 1.3 of the Constitution, an annual schedule of meetings is agreed at the AGM of the HFA, this is just an indicative schedule for the year ahead; the HFA can vary this schedule as it determines at any time. Likewise, the Chair of the HFA has the ability to call additional meetings or cancel meetings.
- 4.24 Whilst the AGM normally deals with procedural matters, it does not preclude AGM matters from being considered at any ordinary meeting, for example voting in a new chair, amending meeting schedules etc. In addition, where the matter necessitates, the Constitution can be amended at any time by the full HFA as outlined at 14.1 and 14.2 (Amendments to the constitution) of the Constitution (see Appendix 2).

5. EQUALITY IMPLICATIONS

- 5.1 There is no requirement to carry out an equality impact analysis as this report does not relate to a policy or service delivery change.

6. CONCLUSION

- 6.1 The Fire Authority is requested to consider various options of reducing meetings of HFA and GAS Committee as set out below, with Option 2 being the preferred option.

	Option 1	Option 2	Option 3
HFA meetings	Reduce to 4 (June [AGM], July, November, February)	Reduce to 5 (June [AGM], July, November, February and March)	Reduce to 6 (June [AGM], July, September, November, February, March)
Member Days	Reduce to 3 (July, November, February)	Reduce to 4 (July, November, February, March)	Reduce to 5 (July, September, November, February, March)
GAS Committee meetings	Reduce to 3 (July, November, February)	Reduce to 4	Reduce to 5

	Option 1	Option 2	Option 3
		(July, September, November, February)	(July, September, November, February, March)

6.2 The Fire Authority is also requested to consider the proposal to widen the co-option process for the GAS Committee, with Proposal 1 being the preferred option; allowing known individuals by the Service to be proactively approached or encouraged to come forward and have a professional discussion to ascertain their willingness and suitability to be co-opted onto the GAS Committee.

Lisa Nicholson
Monitoring Officer & Secretary to HFA

Officer Contact

Lisa Nicholson - Monitoring Officer & Secretary to HFA

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Background Papers

None

Glossary/Abbreviations

AGM	Annual General Meeting
GAS	Governance, Audit and Scrutiny (Committee)
HFA	Humberside Fire Authority

Number of Meetings per Fire Authority across England

Fire Authority	Type	No. of meetings	Dates	Notes
Avon FRS	Combined	4	June, October, February, March	Has 3 other Committees
Bedfordshire FRS	Combined	6	June, July, September, October, December, January. February, March	Has 2 other Committees
Buckinghamshire FRS	Combined	4	June, October, December, February	Has 2 other Committees
Cambridgeshire FRS	Combined	3	June, December, February	Has 4 other Committees
Cheshire	Combined	5	June, September, December, February, April	Has 8 other Committees
Cleveland	Combined	6	June, July, October, December, February, March	Has 3 other Committees
Devon and Somerset	Combined	5	June, September, December, February	Has 8 other Committees
Dorset and Wiltshire	Combined	4	June, September, December, February	Has 4 other Committees
Durham FRS	Combined	7	June, July, September, October, January, February, March	Has 7 other Committees
East Sussex	Combined	4	June, September, December, February	Has 5 other Committees
Hampshire	Combined	6	June, July, October, December, February, April	Has 3 other Committees
Kent	Combined	3	July, October, February	Has 3 other Committees
Lancashire	Combined	4	June, September, December, February	Has 5 other Committees
Leicestershire	Combined	6	June, July, October, November, February, March	Has 3 other Committees
Merseyside	Metropolitan	4	June, October, February, May	Has 9 other Committees
Nottinghamshire FRS	Combined	5	May, July, September, December, February	Has 6 other Committees
Royal Berkshire	Combined	4	June, November, February, April	Has 4 other Committees
South Yorkshire FRS	Metropolitan	8	June, July, September, October, November, January, February, April	Has 5 other Committees
West Yorkshire FRS	Metropolitan	4	June, September, December, February	Has 5 other Committees
	Average number of meetings	5		

EXTRACTS FROM THE CONSTITUTION

Article 4 – Humberside Fire Authority – Full Authority Meetings

4.2 Functions of the Full Fire Authority

- (p) Appointing such number of Independent Co-opted Members of the Governance, Audit and Scrutiny Committee and also Members of the Pension Board as the HFA shall from time to time determine.

4.3 Meetings

There are three types of HFA meetings:

- (a) The Annual General Meeting (AGM), which meets in early June in each year;
- (b) Ordinary meetings (normally eight per year);
- (c) Extraordinary meetings (as may be necessary).

The meetings of the HFA will be conducted in accordance with the HFA Procedure Rules in Part 4 of this Constitution.

The AGM is primarily a procedural meeting, where for example the Chairperson and Vice Chairperson are elected. The compositions of the Committees are also determined.

Article 6 – Governance, Audit and Scrutiny Committee

6.1 Composition

- (a) The membership of the Governance, Audit and Scrutiny Committee shall be determined by resolution of the HFA. The size of the Committee shall be decided by the HFA.
- (b) The HFA may, if it considers it necessary or desirable, appoint such number of Independent Co-opted Members of the Committee as it shall determine who shall be selected for their relevant expertise, particularly in:
 - Audit and financial governance
 - Scrutiny of decision making

The HFA will approve a selection process and criteria.

Article 14 – Review and Revision of this Constitution

14.1 Duty To Monitor And Review The Constitution

This Constitution has been adopted to achieve the purposes set out in Article 1. In order to ensure that the HFA is achieving these purposes, the HFA shall regularly consider the effectiveness of this Constitutional framework (regularly means annually).

The Chief Fire Officer & Chief Executive, S.151 Officer and the Secretary will monitor and review the operation of the Constitution to ensure that the aims and principles of the Constitution are given full effect, and make recommendations to the HFA (through the committee structure, particularly through the Governance, Audit and Scrutiny Committee) for ways in which it could be amended in order to better achieve the purposes set out in Article 1.

The monitoring and review of the Constitution shall be carried out as follows:

- (a) Through the Governance, Audit and Scrutiny Committee
- (b) The S.151 Officer shall keep under review all matters relating to Financial Procedures and Contract Procedures and all associated matters;

- (c) The Monitoring Officer and the Secretary shall keep under review all matters relating to Code of Conduct issues and will be responsible for ensuring that the Constitution is kept up to date in all other matters;
- (d) Consideration of national exemplars of best practice;
- (e) Review and analyse comments raised by Members, Independent Co-opted Members, Officers, stakeholders and members of the public;
- (f) Taking into consideration reports of Internal and External Audit.

14.2 Amendments to The Constitution

Changes to the Constitution may only be approved by the full HFA.

15.2 Interpretation

The ruling of the Chairperson of the HFA or relevant Committee, or in his/her absence the Chairperson of the meeting, as to the construction or application of this Constitution or as to any proceedings of the HFA, or Committee, shall not be challenged at any meeting. Such interpretation will have regard to the purpose of this Constitution contained in Article 1.

The Chairperson will rule having taken the advice of the Secretary as to the construction or application of any of the Rules, or generally upon the interpretation of the Constitution.

Part 4 - Rules of Procedure - Section A – Humberside Fire Authority Procedure Rules

Rule 1 – Meetings of the Humberside Fire Authority

Ordinary Meetings of the Humberside Fire Authority

- 1.3 Ordinary meetings of the HFA shall be held at such places and times as the HFA may determine. An annual schedule of meetings shall be agreed at the Annual General Meeting of the HFA.

REPORT OF THE MEMBERS' ALLOWANCES PANEL – JULY 2024**1. INTRODUCTION AND BACKGROUND**

- 1.1 The law requires the Humberside Fire Authority (HFA) to provide a scheme that provides for the payment of allowances each year to each member of the authority. Where the HFA seeks to review any aspect of its scheme, it must first take account of any recommendations from the Independent Remuneration Panel (Members' Allowances Panel) established for this purpose.
- 1.2 The Panel is required to make recommendations on the Members' Allowances Scheme, in accordance with the Local Authorities (Members' Allowances) (England) Regulations 2003 which made provision for Combined Fire Authorities to establish Member Allowances Schemes from May 2003.
- 1.3 The membership of the Panel comprises:
- Beverley Porritt (Chair)
Robin Fox
Hazel Smith
Gwen Lunn
Susan Oliver

2. BACKGROUND

- 2.1 The Panel met throughout April and May of 2024 and whilst it received administrative support and advice from a small group of Humberside Fire and Rescue Service and East Riding of Yorkshire Council officers, the recommendations put forward are solely from the Panel.
- 2.2 Members of the Panel were provided with information in respect of HFA meetings, roles and responsibilities relating to HFA work, appointments to committees, groups, panels and member champions. The Panel were provided with a schedule of HFA meetings and Fire authority members guide and met with Councillors who are members to gain an insight into the workings of the HFA. This was to ensure the Panel has a good understanding of how HFA operated and assisted them in reviewing the Members' Allowances Scheme.
- 2.3 The Panel were provided with information on the allowances paid to members in 2023/24 (the last available full year) and they received an update on the Members' Allowances budget.
- 2.4 The Panel was provided with extensive benchmarking information relating to Members' Allowances from all other Fire Authorities. Information was also provided on the work undertaken by councillors including the frequency of meetings. Whilst this was helpful, the Panel recognised there was some difficulty in making direct comparisons with other Fire Authorities due to such issues as membership, socio economic conditions, geographical areas and budgets. Similarly, the Panel recognised the differences that existed between many of the councillors, both in terms of time spent undertaking the role and the challenges they faced.
- 2.5 This report sets out the areas considered by the Panel along with its recommendations. A table summarising the Panel's recommendations is attached at Appendix A. The

proposed revised Members' Allowances Scheme and Schedule is set out at Appendix B and a copy of the current Scheme and Schedule is set out at Appendix C.

- 2.6 The Panel wish to thank those Members and officers who have contributed to the review by meeting with them to discuss their observations regarding the Members' Allowances Scheme.

3. REQUIREMENTS OF THE PANEL'S REVIEW

- 3.1 The Panel is required to make recommendations on the following aspects of the Members' Allowances Scheme, in accordance with the Local Authorities (Members' Allowances) (England) Regulations 2003 which made provision for Combined Fire Authorities to establish Member Allowances Schemes from May 2003:

- The level of basic allowance.
- Special Responsibility Allowances and the amounts payable.
- The level of co-optees' (or non-councillor) allowance.
- Whether the scheme should include a dependant's allowance and the level of that allowance.
- Duties for which travelling and subsistence allowances can be paid and the amounts.
- Whether allowances should be backdated to the start of the financial year.
- The nature of any indexing and for how long this should apply.

4 PANEL RECOMMENDATIONS

4.1 Basic Allowance

Recommendation 1	That the amount of Basic Allowance should be set at £4,747
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- 4.1.1 The Panel was mindful that the basic allowance should provide reasonable financial compensation for the time and effort taken in undertaking their duties. The Panel believed the basic allowance should not be set at a level that discouraged individuals from putting themselves forward for the role but also recognised the voluntary nature of the role. They did however stress the importance of the role in ensuring democratic oversight of the Fire Services functions. It was also clear that the amount of time spent undertaking the role, their personal circumstances, and the ward work they undertook as part of their role as Councillors within their respective Local Authorities could differ significantly on a councillor-by-councillor basis. The Panel acknowledged that it was required to propose a basic allowance that was applicable to all councillors.
- 4.1.2 Careful consideration was given to the arrangements within each Councils Local Authority and the existing support they had in place to carry out this role, including IT provision and support. It was recognised that this was a desirable committee to be a member of in addition to responsibilities within each councillor's respective home Local Authority.
- 4.1.3 In comparing the allowances paid by HFA with those paid by all other Fire Authorities, the Panel considered the allowances currently paid were not unreasonable. However, having taken into account the importance of the role and the lack of review or change to the allowance scheme in recent years, the Panel were minded to increase the basic allowance. Following careful consideration, the decision was taken to increase the

allowance in line with the median increase to officers pay following the NJC officers pay award in 2023/24 (6.5%).

4.2 Special Responsibility Allowances

Recommendation 2	That the Special Responsibility Allowances should be set at The Chair of the Authority £11,861 The Vice Chair of the Authority £8,899 The Chairs of Committees £597
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4.2.1 The Panel reviewed the level of the allowance paid for special responsibilities and recognised the additional responsibilities those Members took on board as part of their special responsibilities. This included the time commitment required, its importance in relation to the smooth running of the HFA and the need to represent the HFA at various meetings and events both locally and nationally. The Panel noted the variation in allowance paid for this type of allowance across the country and came to the conclusion that similar to the basic allowance the special responsibility allowance should be increased. The decision was taken to increase the allowance in line with the median increase to officers pay following the NJC officers pay award in 2023/24 (6.5%).

4.3 Co-optees Allowance

Recommendation 3	That allowances for co-optees should be set at Chairperson of the Committee £1,789 All other Members of the Committee £1,577
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4.3.1 The current Scheme incorporated a co-optee' allowance for Independent Co-opted members of the GAS Committee. The Panel recognised the important role this committee played in ensuring good governance and oversight and felt it should be increased in line with the Basic and Special Responsibility Allowances.

4.4 Dependent Carers' Allowances (per hour)

Recommendation 4	That allowances for Dependent Carers' Allowances (childcare and dependent carers') are increased by 6.5%
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4.4.1 The current Scheme provided for a childcare and dependent care allowance to be paid towards the cost incurred by qualifying councillors on receipt of paid invoices. The amounts payable within the existing Scheme the Panel felt were reasonable, however due to the increases recommended throughout other elements of the scheme were minded to apply the same increase. It was noted that no allowance had been claimed over the last year for either allowance, however the Panel felt it was important to retain the allowances within the Scheme so as not to discourage or preclude Members.

4.5 Travelling and Subsistence Allowances

Recommendation 5	That the current arrangements within the Scheme for travelling and subsistence be amended as follows:
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	<ul style="list-style-type: none"> • Mileage rates – should be paid the same as the HMRC rate (45p up to 10,000 and 25p for additional miles thereafter) • Bicycle rate – should be paid the same as the HMRC rate at 20p per mile • Motorcycle – should be 24p per mile • Public transport actual cost • Subsistence allowance rates be increased by 6.5%.
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4.5.1 The Panel noted that the Scheme may provide for the payment to Members for an allowance in respect of travelling and subsistence, including an allowance in respect of travel by bicycle or by any non-motorised form of transport, undertaken in connection with or relating to such duties as are specified in the Scheme.

4.5.2 The Panel noted that the amounts differed slightly from HMRC rates and felt for consistency they should be realigned with HMRC rates. The rates for subsistence allowances should be increased in line with those of the other allowances.

4.6. Members’ Allowance Scheme – Effective Date of Proposed Changes

Recommendation 6	That the proposed changes be effective from 1 May 2024 and the revised Scheme revoke all previous Schemes on that date.
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4.6.1 The Panel recommended that the revised scheme incorporating its recommendations come into effect from 1 May 2024.

4.7. Indexation - The nature of any indexing and for how long this should apply

Recommendation 7	The Panel would endeavour to meet and review the scheme prior to the next annual meeting.
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4.7.1 The Panel noted members allowances for HFA were last increased in 2008, the members of the Authority have agreed annually to freeze the allowances on each year following 2008. The Panel felt however that an Independent Panel should be making this recommendation if no indexation had previously been recommended and agreed by the HFA. With this in mind the Panel recommend they meet again early next year to further review the scheme.

5. Conclusion

5.1 The Panel wishes to thank all Members and officers who contributed to the work of the Members’ Allowances Panel in conducting the review. The Panel hope that the HFA can support the proposed revisions to the Members’ Allowances Scheme even though they represent a small increase to the existing budget.

Appendices

- Appendix A – Summary of the Members’ Allowances Panel Recommendations
- Appendix B – Proposed Members’ Allowances Scheme and Schedule
- Appendix C – Current Members’ Allowances Scheme and Schedule

Summary of the Members' Allowances Panel Recommendations

Recommendation 1	That the amount of Basic Allowance should be set at £4,747
Recommendation 2	That the Special Responsibility Allowances should be set at The Chair of the Authority £11,861 The Vice Chair of the Authority £8,899 The Chairs of Committees £597
Recommendation 3	That allowances for co-optees should be set at Chairperson of the Committee £1,789 All other Members of the Committee £1,577
Recommendation 4	That allowances for Dependent Carers' Allowances (childcare and dependent carers') are increased by 6.5%
Recommendation 5	That the current arrangements within the Scheme for travelling and subsistence be amended as follows: <ul style="list-style-type: none"> • Mileage rates – should be paid the same as the HMRC rate (45p up to 10,000 and 25p for additional miles thereafter) • Bicycle rate – should be paid the same as the HMRC rate at 20p per mile • Motorcycle – should be 24p per mile • Public transport actual cost • Subsistence allowance rates be increased by 6.5%.
Recommendation 6	That the proposed changes be effective from 1 May 2024 and the revised Scheme revoke all previous Schemes on that date.
Recommendation 7	The Panel would endeavour to meet review the scheme prior to the next annual meeting.

**HUMBERSIDE FIRE AND RESCUE SERVICE
MEMBERS' ALLOWANCES SCHEME 2024/25**

The Local Authorities (Members' Allowances) (England) Regulations 2003 made provision for Combined Fire Authorities to establish Member Allowances Schemes from May 2003.

	£
1. Basic Allowance (per annum)	
All Members	4,747
2. Special Responsibility Allowances:	
a. The Chair of the Authority	11,861
b. The Vice Chair of the Authority	8,899
c. The Chairs of Committees	597
3. Independent Co-opted Members of the Governance, Audit and Scrutiny (GAS) Committee	
a. Chairperson of the Committee	£1,789/year (£149.083 per month) *
b. All other Members of the Committee	£1,577 each/year (£131.416 per month) *
4. Childcare & Dependant Carer Allowances (per hour)	
a. Childcare	6.18
b. Dependant	11.08
5. Travel Allowances	
a. Car Allowance All engine cc's (per mile)	0.450
(up to 10,000 miles per annum, thereafter £0.25)	
b. Motorcycle	0.240
c. Bicycle (per mile)	0.200
d. Public Transport	Actual Cost
6. Subsistence Allowances	
Actual cost not exceeding	
a. Breakfast - more than 4 hours before 11.00am	6.88
b. Lunch - more than 4 hours including 12noon to 2.00pm	9.50
c. Tea - more than 4 hours including 3.00pm to 6.00pm	3.73
d. Dinner - more than 4 hours ending after 7.00pm	11.75
e. Overnight (covering 24 hours)	
London #	145.27
Outside London	128.25
f. Out of Pocket Expenses (per night)	5.24

Notes

*Based on 7 meetings a year it recognizes that Members of the Joint Independent Audit Committee (JIAC) for Humberside Police and the Office of the Police and Crime Commissioner for Humberside are paid an attendance allowance based on the rates set by the Home Office for attendance at Appeals Tribunals. The Authority has agreed that the Independent Co-opted Members of the GAS) Committee should be paid on a similar basis, and that they receive an annual allowance (paid monthly rather than an attendance allowance) calculated on the same basis as that adopted for the JIAC. Mileage and bridge toll costs will continue to be met as before. The only exceptions to the above remuneration arrangements for Independent Co-opted Members of the GAS Committee will be on the very rare occasions when they might be asked to attend training arranged for them in support of their role e.g. Treasury Management training when such attendance will qualify for the one-off £26 hourly rate + travel expenses + bridge tolls. In addition, for attendance at HFA Member Oays/HFA meetings, GAS Committee Members will be reimbursed for their travel expenses and bridge tolls.

Includes Local Government Association and Annual Fire Conferences overnight attendances outside London.

Appendix C

HUMBERSIDE FIRE AND RESCUE SERVICE MEMBERS' ALLOWANCES SCHEME 2023/24

The Local Authorities (Members' Allowances) (England) Regulations 2003 made provision for Combined Fire Authorities to establish Member Allowances Schemes from May 2003.

The Fire Authority, at its meeting of 10 February 2023, agreed that the allowances for Elected Members be frozen at their current level for 2023/24 as set out below.

	£
1. Basic Allowance (per annum)	
All Members	4,457
2. Special Responsibility Allowances:	
a. The Chair of the Authority	11,137
b. The Vice Chair of the Authority	8,356
c. The Chairs of Committees	561
3. Independent Co-opted Members of the Governance, Audit and Scrutiny (GAS) Committee	
a. Chairperson of the Committee	£1,680/year (£140 per month) *
b. All other Members of the Committee	£1,480.50 each/year (£123.375 per month) *
4. Childcare & Dependant Carer Allowances (per hour)	
a. Childcare	5.80
b. Dependant	10.40
5. Travel Allowances	
a. Car Allowances - In accordance with the National Joint Council for Local Government Services casual user rate:	
Up to 999cc	0.469**
Over999cc	0.522**
(up to first 8,500 miles per annum, thereafter £0.144*)	
b. Motorcycle	0.240
c. Bicycle (per mile)	0.05
d. Public Transport	Actual Cost
6. Subsistence Allowances	
Actual cost not exceeding	
a. Breakfast - more than 4 hours before 11.00am	6.46
b. Lunch - more than 4 hours including 12noon to 2.00pm	8.92
c. Tea - more than 4 hours including 3.00pm to 6.00pm	3.50
d. Dinner - more than 4 hours ending after 7.00pm	11.03
e. Overnight (covering 24 hours)	
London #	136.40
Outside London	120.42
f. Out of Pocket Expenses (per night)	4.92
Notes	

** Based on 7 meetings a year it recognises that Members of the Joint Independent Audit Committee (JIAC) for Humberside Police and the Office of the Police and Crime Commissioner for Humberside are paid an attendance allowance based on the rates set by the Home Office for attendance at Appeals Tribunals. The Authority has agreed that the Independent Co-opted Members of the GAS) Committee should be paid on a similar basis, and that they receive an annual allowance (paid monthly rather than an as attendance allowance) calculated on the same basis as that adopted for the JIAC. Mileage and bridge toll costs will continue to be met as before. The only exceptions to the above remuneration arrangements for Independent Co-opted Members of the GAS Committee will be on the very rare occasions when they might be asked to attend training arranged for them in support of their role e.g., Treasury Management training when such attendance will qualify for the one-off £26 hourly rate + travel expenses + bridge tolls. In addition, for attendance at HFA Member Oays/HFA meetings, GAS Committee Members will be reimbursed for their travel expenses and bridge tolls.*

*** Not increased by NJC since 1 April 2010*

Includes Local Government Association and Annual Fire Conferences overnight attendances outside London.

STANDARDS OF BEHAVIOUR: THE HANDING OF MISCONDUCT IN FIRE AND RESCUE SERVICES

1. SUMMARY

- 1.1 His Majesty's Inspectorate of Constabulary and Fire and Rescue Services (HMICFRS) published its report '*Standards of Behaviour: The handing of misconduct in fire and rescue services*' on 1 August 2024 (Appendix 1).
- 1.2 The findings of the report are informed by thematic inspections of ten different Services, which included Humberside (November 2023), delivered between October 2023 to January 2024.
- 1.3 The report made 15 recommendations across three themes. In total, as some of the recommendations have multiple parts, 35 actions are identified requiring evidence to demonstrate Service compliance, with many of already established practices in the Service.
- 1.4 It is important to note the findings in the report are not individually attributed to any of the ten Fire and Rescue Services (FRSs) inspected, with no individual assessment grading issued.
- 1.5 All Chief Fire Officers received a verbal remote debrief from the HMICFRS Service Liaison Lead which provided a generic overview of the inspection in Service.
- 1.6 Report recommendations and resulting actions are addressed and managed by Corporate Assurance through the Service Improvement Plan (SIP), to ensure preset HMICFRS deadlines are achieved.
- 1.7 The Professional Standards Manager assigned responsibility for the coordination, GAP analysis and completion of actions to address the recommendations used to inform the SIP, in collaboration with the Service Culture Working Group.

2. RECOMMENDATIONS

- 2.1 It is recommended that the Fire Authority takes assurance from the pro-active actions taken by the Service to address each of the report recommendations, with Members provided with quarterly updates against progress / completion.

3. BACKGROUND

- 3.1 In 2022, London Fire Brigade carried out its own independent cultural review prompting HMICFRS in March 2023, to publish their own '*Values and Culture Spotlight*' report where with an accompanying 35 recommendations, 19 of which were for FRSs to complete against the set deadline.
- 3.2 Between October 2023 and January 2024 HMICFRS carried out an inspection of the handing of misconduct in fire and rescue services (FRSs) in England.
- 3.3 HMICFRS terms of reference were to carry out an inspection of the handling of misconduct in FRSs in England. This included examining:
 - the extent to which services are identifying and investigating misconduct
 - the effectiveness of misconduct processes and how consistently they are applied
 - how confident FRS staff are in raising concerns and in misconduct processes
 - the role of fire and rescue authorities and other organisations in handling misconduct.

- 3.4 HMICFRS carried out inspections of ten FRSs:
- Cornwall, Dorset and Wiltshire, Greater Manchester, Humberside, Kent, Lincolnshire, Northamptonshire, Staffordshire, Tyne and Wear, and West Midlands.
- 3.5 HMICFRS stated services were selected to be a representative sample of FRSs across England in terms of size, location, governance structures and performance.
- 3.6 The thematic inspection reviewed relevant policies and processes; examined samples of grievance, discipline, whistle-blowing and public complaints case files; with interviews and focus groups with staff in a variety of roles and at varying levels of seniority.
- 3.7 The thematic inspection also analysed data provided by all 44 FRSs in England about their grievance and discipline cases.
- 3.8 HMICFRS commissioned a survey for staff working in FRSs in England about their experiences relating to misconduct. The survey asked whether they had personally experienced and/or witnessed misconduct, as well as questions about training, perceptions and their understanding of policies and procedures.

4. REPORT DETAIL

- 4.1 Following the completion of the thematic inspections in all ten Services the proceeding recommendations were developed, with set deadlines for their completion.

Recommendation 1

By 1 February 2025, chief fire officers should, as a priority, make sure their staff are aware of, and follow the Core Code of Ethics. Services should build the code into all relevant policies and practices.

Recommendation 2

By 1 February 2025, chief fire officers should make sure a policy for probationary staff is in place. This policy should make clear that services can immediately dismiss probationers who fail to meet the required standards of behaviour set out in the Core Code of Ethics and the Code of Ethics fire standard

Recommendation 3

By 1 May 2025, chief fire officers should make sure their workforce plans allow staff to be moved from a wholetime watch to a different watch or station, within their contractual requirements, proactively and reactively as required.

By 1 May 2025, chief fire officers should also make sure firefighters who are promoted are posted to a different watch or station, including when the promotion is temporary for two months or more. If this isn't possible, chief fire officers should show how the risks of reinforcing a negative culture have been addressed.

Recommendation 4

By 1 February 2025, chief fire officers should make sure their services create or have access to a dedicated professional standards function to oversee the investigation of concerns raised within a service or from an external source. This should oversee cases to make sure they are investigated in a fair and transparent way, manage complex cases directly and act as a point of contact for all staff involved.

Recommendation 5

By 1 November 2024, chief fire officers should make sure all staff understand how to raise a concern and use grievance and whistle-blowing processes. Chief fire officers should:

- make sure staff know how services will handle responses and maintain confidentiality and anonymity; and
- explain how staff can access services' whistle-blowing capability and the difference between whistle-blowing and other processes for raising concerns.

Recommendation 6

By 1 February 2025, chief fire officers should make sure a programme of training is in place for all supervisors and managers on how to manage staff performance and welfare and how to raise an issue. It should be supported by relevant policies and procedures. Training should include:

- staff welfare and absence management;
- the process for managing individual staff performance, addressing poor performance and potential misconduct issues;
- how to handle difficult conversations and resolve issues informally, if appropriate, when a concern is identified; and
- clarifying the role of HR services in helping managers to deal with staff concerns and misconduct issues.

Chief fire officers should make sure all managers and supervisors attend the training programme.

Recommendation 7

By 1 May 2025, chief fire officers should make sure the policies and processes for misconduct are consistent for all staff and are fairly applied within their respective conditions of employment.

By 1 August 2025, the National Joint Council for Local Authority Fire and Rescue Services and the National Joint Council for Local Government Services, supported by the National Fire Chiefs Council, should make misconduct processes consistent for all staff irrespective of the terms and conditions of their employment.

Recommendation 8

By 1 November 2024, chief fire officers should make sure all allegations of misconduct are handled in a consistent way and staff have confidence in misconduct processes. Chief fire officers should carry out a full review of the processes, from initial identification of a misconduct issue through to the resolution or outcome. This should include a review of how services:

- monitor and manage investigations;
- maintain accurate records; and
- adhere to required timescales.

Recommendation 9

By 1 August 2025, chief fire officers should introduce a case management system if they don't already have one. The case management system should allow data to be produced that will help them to better understand and oversee misconduct cases in their services.

Recommendation 10

By 1 May 2025, chief fire officers should make sure their services have enough capacity to carry out their misconduct investigations. They should consider using external investigators or a similar independent resource to support the process if required.

Recommendation 11

By 1 May 2025, chief fire officers should review the training their services provide for supervisors and managers who investigate misconduct issues at all levels. Chief fire officers should make sure:

- all staff who carry out investigations receive adequate training to carry out the task;
- a programme of refresher training and ongoing support is available so that staff can maintain a level of competence; and

- it is clear how services' HR provision, staff associations and any trade union representative or fellow employee will support the investigation process.

Recommendation 12

With immediate effect, chief fire officers should make sure all staff are aware of the welfare support, including occupational health support, that is available to staff involved in misconduct processes. Chief fire officers should encourage all staff involved in misconduct processes to access this support, whether they are an alleged perpetrator, complainant, witness, investigator or decision-maker.

Welfare personnel should be independent of the investigation and have been appropriately trained for this role.

Recommendation 13

By 1 November 2024, fire and rescue authorities and chief fire officers should consider varying the approach to hearing appeals so that appeals for complex or serious cases are heard by a panel rather than one person.

By 1 February 2025, fire and rescue authorities and chief fire officers should make sure all service managers and members of fire and rescue authorities who hear appeals receive appropriate training.

Chief fire officers should make sure services have a consistent approach to hearing appeals.

Recommendation 14

By 1 November 2025, chief fire officers should implement a process that makes sure they can oversee and scrutinise their services' performance relating to misconduct issues. This process should provide:

- a strategic overview of performance and analysis of trends, including disproportionality;
- regular reporting of issues, outcomes and trends to the fire and rescue authority; and
- identification of learning outcomes and how they will be shared with fire and rescue service staff, to prevent repeat behaviours.

Recommendation 15

By 1 February 2025, chief fire officers should put in place a process for sharing learning from misconduct cases that have been resolved while preserving the confidentiality of all parties involved. Any learning should feed into the national system, when established.

By 1 May 2025, the National Fire Chiefs Council should establish a system for sharing learning from more serious cases of misconduct with fire and rescue service staff. The information shared should preserve the anonymity and confidentiality of all parties involved. The College of Fire and Rescue, once it is established, should take responsibility for maintaining this system

5. EQUALITY IMPLICATIONS

- 5.1 There is no requirement to carry out an equality impact analysis as this report does not relate to a policy or service delivery change. Members should be assured, however, that relevant equality impact analyses has already been undertaken for policies and working practices underpinning our responses to the recommended actions.

6. CONCLUSION

- 6.1 HFRS welcome the report having established the process to address each of the recommendations, providing quarterly updates to members.

6.2 HFRS is committed to the highest standards being used in the handling of misconduct in the Service.

Christine Cooper
Executive Director of People & Development

Officer Contact

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Background Papers

[HMICFRS Standards of Behaviour: The Handling of Misconduct in Fire and Rescue Services](#) (Appendix 1)

HMICFRS Values and Culture in Fire and Rescue Services Report
[Values and culture in fire and rescue services - His Majesty's Inspectorate of Constabulary and Fire & Rescue Services \(justiceinspectrates.gov.uk\)](#).

Independent Cultural Review of London Fire Brigade
[Independent Culture Review | London Fire Brigade \(london-fire.gov.uk\)](#)

HMICFRS Inspection Report HFRS 2021/22
[Humberside - His Majesty's Inspectorate of Constabulary and Fire & Rescue Services \(justiceinspectrates.gov.uk\)](#)

Glossary/Abbreviations

HFRS	Humberside Fire and Rescue Service
HFA	Humberside Fire Authority
HMICFRS	His Majesty's Inspectorate of Constabulary and Fire and Rescue Services
SIP	Service Improvement Plan
NFCC	National Fire Chiefs Council
LFB	London Fire Brigade

Standards of behaviour

**The handling of misconduct in fire and
rescue services**

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Foreword

Since our responsibilities were extended to the inspection of fire and rescue services in 2017, we have regularly reported on the need for services to tackle misconduct among their staff and to improve their culture. In March 2023, we published our [values and culture spotlight report](#), where we highlighted that while some services had made some improvements since our first round of inspections, too many needed to do more. We haven't been a lone voice. In 2022, London Fire Brigade carried out its own independent cultural review, and other services have subsequently completed similar exercises.

I am pleased to see the beginnings of improvements. Fire and rescue services have raised awareness of the standards of behaviour they expect and have created strategies and action plans, including implementing the [Core Code of Ethics](#). The code was created by the [National Fire Chiefs Council](#), [Local Government Association](#) and [Association of Police and Crime Commissioners](#) at our recommendation. But pockets of unacceptable behaviour remain and further progress is needed, particularly in parts of the misconduct processes.

In response to our request for data, services reported that they raised 512 new disciplinary cases between 1 April 2022 and 31 March 2023 related to misconduct (274 cases) or gross misconduct (238 cases). But it is likely the actual level of misconduct is much higher, because staff may be afraid to raise concerns when they witness or experience misconduct.

Although service leaders should read and act on all elements of this report, I want to highlight the following findings and recommendations in particular.

While bad behaviour can occur anywhere in services, poor behaviour still disproportionately occurs on [watches](#). Watches can be a source of strength when watch members support one another in dealing with their sometimes harrowing work. However, we found that cultures in tightly knit watches and some on-call stations can become toxic when they form 'in groups' and 'out groups'. Despite efforts to address them, negative [watch cultures](#) have shown they can be resistant to change. Stronger reforms are required.

Staff don't have confidence in misconduct processes. Many of the people we spoke with told us they were concerned about what would happen if they raised an issue. They feared they would be labelled a troublemaker or could be shunned by their work colleagues. Services need to create processes and cultures that people have confidence in, and support reporting.

In many services, there is not enough training for those involved in misconduct processes at all stages. Issues include line managers who all too often don't receive training on how to manage the performance of their staff, and not enough training for those who investigate allegations of misconduct, decide cases and hear appeals.

Services need to learn the lessons from their misconduct cases, and this learning needs to be shared across the sector. Many of the fire and rescue services we inspected conducted limited analysis of their caseload. They need to do more to understand what went wrong, why and what needs to be in place to prevent it from happening again.

However, we also identified some parts of misconduct processes that fire and rescue services do well. The welfare support that is provided to complainants and alleged perpetrators is generally good. This is important given how stressful involvement in misconduct processes can be. We would like to see this provision offered to others involved in the process, such as witnesses, investigators, decision-makers and HR advisers. We also found the sanctions applied in misconduct cases are mostly appropriate to the seriousness of the misconduct, the circumstances of the case and any mitigating factors.

Overall, the picture we have found is that services are prioritising tackling misconduct and are making some progress. But many services still have more to do. My hope is that the findings and recommendations in this report can provide practical steps that services can take to bring about the lasting change fire and rescue service staff and the public deserve.



Roy Wilsher OBE QFSM

HM Inspector of Fire and Rescue Services

Summary

The culture in fire and rescue services

In our '[Values and culture in fire and rescue services](#)' spotlight report, we reported on poor behaviour, including bullying, [harassment](#) and discrimination. Our evidence showed such behaviour wasn't rare. Despite the work of fire and rescue service (FRS) leaders, this behaviour continues. Ten percent of the FRS workforce responded to our staff survey as part of this [thematic inspection](#) on standards of behaviour. Of these 4,422 respondents, 1,509 (34 percent) had experienced misconduct in the previous 12 months. This included rude and offensive behaviour, abuse of power and bullying. Discrimination and harassment also remained a problem. Although the response to the survey was relatively low, it is disheartening that any FRS staff have continued to be negatively affected by the bad behaviour of their colleagues.

But some progress is being made. The leaders we interviewed had prioritised improving the culture in their services and showed us their action plans for tackling misconduct. In the interviews and focus groups we conducted, some staff reported that the initiatives their services were putting in place were improving behaviour. But we also met some who felt the initiatives were superficial in nature.

Efforts by services to raise awareness of the [Core Code of Ethics](#) have been successful. Almost everyone we spoke with knew about the code and could describe its purpose and main elements. In some services it appears to be having a positive effect, but in other services staff said they hadn't noticed any difference since its introduction.

Some services need to provide better training on the code and expected standards of behaviour to new recruits. We were disappointed to find that, instead of instilling good behaviour, there have been cases of new recruits committing serious misconduct during initial training courses. Also, in some cases the service's probationary policy prevented it from immediately dismissing these new recruits without a full misconduct process.

Although poor behaviour can occur elsewhere, for example at on-call stations, in many cases the bad behaviour occurs on [watches](#). There are hugely positive aspects to tightly knit watches, not least the support watch members can provide to one another. But watches can also become toxic when members of staff find themselves excluded from the 'in group' and vulnerable to bullying, harassment and discrimination. We have found that negative [watch cultures](#) are resistant to change. Poor behaviour can be entrenched and normalised. Crew and watch managers can turn a blind eye, side with offenders or even take part in the misconduct themselves. This often seems to occur when managers have been promoted from within the watch, including on a long-term temporary basis, and are strongly connected with its culture. Rotating staff periodically and posting newly promoted staff to a different watch or station could help address this.

The extent to which services are identifying misconduct

Most FRS staff we spoke with thought the process for raising a concern was clear. However, we did find some confusion about the differences between raising a concern, a grievance and whistle-blowing. Whistle-blowing involves disclosing an issue that affects others and falls within specified categories. It is protected by law. Services provide a confidential way for staff to blow the whistle. But almost all the complaints we reviewed that used these processes were personal grievances that were outside the legal definition of whistle-blowing. These cases could have been more effectively handled by raising a concern informally or by raising a grievance.

In most of the services we inspected, we found concerns about using grievance and whistle-blowing processes. Some staff members told us those who raise concerns can experience repercussions. These include exclusion and marginalisation by work colleagues and being singled out and overlooked for promotion or other opportunities by managers. Some staff felt if they raised a concern, the matter wouldn't be treated confidentially or impartially and the process would be long and stressful. Women most often expressed this fear of reporting. These perceptions are a serious problem, whether they are accurate or not.

When we asked managers about their role in identifying conduct issues, many of them were also worried about repercussions and had little faith in the discipline system. Many managers weren't holding regular discussions with staff about their performance, making it hard for them to deal with low-level misconduct issues. This was often due to insufficient training, especially for newly promoted crew and watch managers who mostly had no previous experience of managing staff.

It is likely the actual level of misconduct in FRSs is higher than the evidence suggests. Too many people continue to be negatively affected by the unacceptable behaviour of others rather than use the system they distrust. We doubt that lasting improvements in misconduct and the culture in FRSs are possible without addressing these concerns.

The effectiveness of misconduct processes

As part of our inspection, we reviewed a sample of 84 grievance cases and 157 discipline cases drawn from 10 inspected services. These cases were all concluded between 1 April 2021 and 31 March 2023. We were pleased to see the more recently concluded cases tended to be better managed than the older cases. But we identified issues throughout this sample.

All the services we inspected had discipline and grievance policies, and several of them had recently reviewed and updated these. Despite the concerns staff had raised with us, in several of the inspected services these policies were working well. But in others we found practice that deviated from the policies substantially. This included the steps taken, when they were taken and who the decision-maker was.

We were particularly concerned about inconsistencies in how operational staff such as firefighters were treated compared to non-operational staff such as administrative and technical workers. Other recurring issues we identified in the cases we reviewed included:

- no clear terms of reference for investigators;
- investigations exceeding the timescales;
- cases being brought forward at the wrong level (misconduct processes can be initiated informally or at any of three stages, depending on the seriousness of the allegations); and
- decision-making about outcomes being recorded with little detail and justification.

Not all the inspected files had all these problems – many had none.

We also identified several underlying issues across many services that we believe are the causes of the problems we saw in the cases we reviewed. These root causes included:

- ineffective case management systems;
- not enough capacity at middle manager level to carry out investigations; and
- the use by some union representatives of tactics that aim to frustrate misconduct processes.

However, the most common and important root cause for the issues we identified with misconduct investigations is the inadequacy of training for those involved in investigating and hearing misconduct cases. From our inspection, it was clear that many investigators received little or no training. They told us they didn't feel confident in the role, they relied heavily on HR advisers for support, and the union representatives supporting the staff alleged to have committed misconduct invariably knew the policies and processes better than they did.

In most of the services we inspected, welfare support was treated seriously and was of good quality. Where we found problems with welfare support, this was because it needed to be more proactively offered, rather than it being fundamentally poor. But we did find support wasn't always equally available to all staff. We found examples of non-operational staff and on-call staff who felt they received less support than their operational and [wholetime](#) colleagues. We also found complainants and alleged perpetrators often received good welfare provision. But support was sometimes not available for others involved in misconduct processes, such as witnesses, investigators and hearing managers. Welfare support is vital and should be equally available to all if needed.

We reviewed the appeals processes for misconduct cases. Of the 128 discipline cases and 84 grievance cases we examined and on which analysis of the appeals process was possible, appeals were only submitted in 21 and 25 cases, respectively. We wouldn't expect all cases to be appealed. But we did identify some areas that could be improved. These included some cases in which the right to appeal didn't appear to have been explained to the staff member, and cases in which services had restricted the right of appeal for staff investigated under an accelerated process. The most common issue was that, as we found with misconduct processes overall, some staff don't have confidence in appeals and don't consider them fair or effective.

Data we received from all 44 services in England shows that in the year April 2022 to March 2023, 41 discipline cases went to appeal out of a total of 199 cases. Of these, just 3 cases (7 percent) were successful. Although we haven't found direct evidence of problems with the effectiveness of appeals, this low success rate, combined with the concerns some staff raised with us, is something that needs to be considered. We also found that those who hear appeals had rarely had training to do so and relied too heavily on HR support and guidance.

We examined the sanctions that were applied in misconduct cases in the inspected services. We found the sanctions were mostly appropriate to the seriousness of the misconduct, the circumstances of the case and any mitigating factors. We also found services were making sure sanctions were consistent. Members of staff received similar sanctions for similar misconduct in similar circumstances. But it was clear that, because the training for many of those involved in the process was inadequate, HR advisers were carrying significant responsibility for this. The quality of HR advice and the capacity of HR departments varied significantly from service to service.

We were also concerned to find cases where people retire or resign when they are due to be dismissed for misconduct. We have previously raised this as a concern and believe that in these circumstances the case should be continued to conclusion. In our values and culture spotlight report, we recommended that a national barred list be established to prevent such unsuitable people from joining another service. So far, progress on this issue has been disappointingly slow.

Understanding misconduct and sharing lessons learned

As well as examining how effectively the inspected FRSs handled individual instances of misconduct, we also assessed the role of senior leaders and [fire and rescue authorities](#) in providing oversight and scrutiny of their misconduct systems.

Although we saw emerging good practice in some services, we found limited evidence of scrutiny within most of the FRSs we inspected:

- Services' understanding of themes and trends in misconduct cases was low.
- Services often couldn't say whether there was any disproportionality in respect of [protected characteristics](#).
- Scrutiny from fire and rescue authorities was highly variable.

The main reason for this limited oversight and scrutiny was the level of analysis carried out by services on misconduct. Few of the services we inspected had analysed trends or patterns in their misconduct cases, and where analysis was carried out, it tended to be basic. Some services produced breakdowns of the numbers and timescales of cases, but it was unusual to see analytical insights or information about protected characteristics. Most services were aware of the need to better analyse and understand the misconduct they experienced, but they were limited in their ability to do this by their inadequate case management systems.

Many of the services we inspected also need to improve their [organisational learning](#). Identifying and sharing the lessons learned from misconduct cases is a practical way of reinforcing acceptable standards of behaviour. We saw evidence of some organisational learning in most of the services we inspected, but it was limited. It was rare for services to be learning from misconduct cases consistently. We identified evidence of organisational learning in 22 out of 84 grievance cases and in 31 out of the 157 discipline cases we reviewed.

Most of the services we inspected told us they couldn't share lessons learned from misconduct cases with their staff. This was because of the need to maintain the anonymity and confidentiality of the people involved in the cases. This is a legitimate concern, but we don't accept that this problem cannot be dealt with. To better protect people's identity in anonymised cases, we recommend the [National Fire Chiefs Council](#) establishes a national process for sharing the learning from misconduct cases. We also urge chief fire officers to identify practical solutions to this problem at the service level.

Our recommendations

The culture in fire and rescue services

Recommendation 1

By 1 February 2025, chief fire officers should, as a priority, make sure their staff are aware of, and follow the [Core Code of Ethics](#). Services should build the code into all relevant policies and practices.

Recommendation 2

By 1 February 2025, chief fire officers should make sure a policy for probationary staff is in place. This policy should make clear that services can immediately dismiss probationers who fail to meet the required standards of behaviour set out in the [Core Code of Ethics](#) and the [Code of Ethics fire standard](#).

Recommendation 3

By 1 May 2025, chief fire officers should make sure their workforce plans allow staff to be moved from a [wholetime watch](#) to a different watch or station, within their contractual requirements, proactively and reactively as required.

By 1 May 2025, chief fire officers should also make sure firefighters who are promoted are posted to a different watch or station, including when the promotion is temporary for two months or more. If this isn't possible, chief fire officers should show how the risks of reinforcing a negative culture have been addressed.

The extent to which services are identifying misconduct

Recommendation 4

By 1 February 2025, chief fire officers should make sure their services create or have access to a dedicated professional standards function to oversee the investigation of concerns raised within a service or from an external source. This should oversee cases to make sure they are investigated in a fair and transparent way, manage complex cases directly and act as a point of contact for all staff involved.

Recommendation 5

By 1 November 2024, chief fire officers should make sure all staff understand how to raise a concern and use grievance and whistle-blowing processes. Chief fire officers should:

- make sure staff know how services will handle responses and maintain confidentiality and anonymity; and
- explain how staff can access services' whistle-blowing capability and the difference between whistle-blowing and other processes for raising concerns.

Recommendation 6

By 1 February 2025, chief fire officers should make sure a programme of training is in place for all supervisors and managers on how to manage staff performance and welfare and how to raise an issue. It should be supported by relevant policies and procedures. Training should include:

- staff welfare and absence management;
- the process for managing individual staff performance, addressing poor performance and potential misconduct issues;
- how to handle difficult conversations and resolve issues informally, if appropriate, when a concern is identified; and
- clarifying the role of HR services in helping managers to deal with staff concerns and misconduct issues.

Chief fire officers should make sure all managers and supervisors attend the training programme.

The effectiveness of misconduct processes

Recommendation 7

By 1 May 2025, chief fire officers should make sure the policies and processes for misconduct are consistent for all staff and are fairly applied within their respective conditions of employment.

By 1 August 2025, the [National Joint Council for Local Authority Fire and Rescue Services](#) and the [National Joint Council for Local Government Services](#), supported by the [National Fire Chiefs Council](#), should make misconduct processes consistent for all staff irrespective of the terms and conditions of their employment.

Recommendation 8

By 1 November 2024, chief fire officers should make sure all allegations of misconduct are handled in a consistent way and staff have confidence in misconduct processes. Chief fire officers should carry out a full review of the processes, from initial identification of a misconduct issue through to the resolution or outcome. This should include a review of how services:

- monitor and manage investigations;
- maintain accurate records; and
- adhere to required timescales.

Recommendation 9

By 1 August 2025, chief fire officers should introduce a case management system if they don't already have one. The case management system should allow data to be produced that will help them to better understand and oversee misconduct cases in their services.

Recommendation 10

By 1 May 2025, chief fire officers should make sure their services have enough capacity to carry out their misconduct investigations. They should consider using external investigators or a similar independent resource to support the process if required.

Recommendation 11

By 1 May 2025, chief fire officers should review the training their services provide for supervisors and managers who investigate misconduct issues at all levels. Chief fire officers should make sure:

- all staff who carry out investigations receive adequate training to carry out the task;
- a programme of refresher training and ongoing support is available so that staff can maintain a level of competence; and
- it is clear how services' HR provision, staff associations and any trade union representative or fellow employee will support the investigation process.

Recommendation 12

With immediate effect, chief fire officers should make sure all staff are aware of the welfare support, including occupational health support, that is available to staff involved in misconduct processes. Chief fire officers should encourage all staff involved in misconduct processes to access this support, whether they are an alleged perpetrator, complainant, witness, investigator or decision-maker.

Welfare personnel should be independent of the investigation and have been appropriately trained for this role.

Recommendation 13

By 1 November 2024, fire and rescue authorities and chief fire officers should consider varying the approach to hearing appeals so that appeals for complex or serious cases are heard by a panel rather than one person.

By 1 February 2025, [fire and rescue authorities](#) and chief fire officers should make sure all service managers and members of fire and rescue authorities who hear appeals receive appropriate training.

Chief fire officers should make sure services have a consistent approach to hearing appeals.

Understanding misconduct and sharing lessons learned

Recommendation 14

By 1 November 2025, chief fire officers should implement a process that makes sure they can oversee and scrutinise their services' performance relating to misconduct issues. This process should provide:

- a strategic overview of performance and analysis of trends, including disproportionality;
- regular reporting of issues, outcomes and trends to the [fire and rescue authority](#); and
- identification of learning outcomes and how they will be shared with fire and rescue service staff, to prevent repeat behaviours.

Recommendation 15

By 1 February 2025, chief fire officers should put in place a process for sharing learning from misconduct cases that have been resolved while preserving the confidentiality of all parties involved. Any learning should feed into the national system, when established.

By 1 May 2025, the [National Fire Chiefs Council](#) should establish a system for sharing learning from more serious cases of misconduct with fire and rescue service staff. The information shared should preserve the anonymity and confidentiality of all parties involved. The College of Fire and Rescue, once it is established, should take responsibility for maintaining this system.

Introduction

Background

On 30 March 2023, we published [a spotlight report that focused on the values and culture in fire and rescue services](#) (FRSs) in England. The spotlight report and the 35 recommendations we made led to services prioritising activity to improve values and culture.

While we found some services had improved their values and culture, too many need to do more. We found examples of racist, homophobic and misogynistic behaviour in a quarter of FRSs in England. Such behaviour was often excused as banter. There were allegations of bullying in all services, with some services being far worse than others. Some staff called services a “boys’ club”. People also said they felt they couldn’t report inappropriate behaviour for fear of reprisals.

Our spotlight report findings are similar to those outlined in London Fire Brigade’s and Dorset and Wiltshire FRS’s independent service cultural reviews, where the issues raised were equally disturbing. Since the spotlight report, other services have also conducted cultural reviews. The [Fire Brigades Union](#) has also commissioned independent research into sexual [harassment](#) among its members.

About us

[His Majesty’s Inspectorate of Constabulary and Fire & Rescue Services \(HMICFRS\)](#) independently assesses the effectiveness and efficiency of police forces and fire and rescue services, to make communities safer. In preparing our reports, we ask the questions that the public would ask, and publish the answers in accessible form. We use our expertise to interpret the evidence and make recommendations for improvement.

Our commission

Our terms of reference were to carry out an inspection of the handling of misconduct in FRSs in England. This was to include examining:

- the extent to which services are identifying and investigating misconduct;
- the effectiveness of misconduct processes and how consistently they are applied;
- how confident FRS staff are in raising concerns and in misconduct processes; and
- the role of [fire and rescue authorities](#) and other organisations in handling misconduct.

Methodology

Our inspection took place between October 2023 and January 2024. We carried out detailed inspections of ten FRSs: Cornwall, Dorset and Wiltshire, Greater Manchester, Humberside, Kent, Lincolnshire, Northamptonshire, Staffordshire, Tyne and Wear, and West Midlands.

These services were selected to be a representative sample of FRSs across England in terms of size, location, governance structures and performance. We reviewed their relevant policies and processes; examined a sample of their grievance, discipline, whistle-blowing and public complaints case files; and interviewed and held focus groups with staff in a variety of roles and at all levels of seniority.

We analysed data provided by all 44 FRSs in England about their grievance and discipline cases.

Working with [Crest Advisory](#), we carried out staff surveys in all 44 FRSs in England. We asked staff about their experiences and opinions of the handling of misconduct. We also interviewed former FRS staff to understand their experiences.

We conducted interviews with senior FRS leaders, HR experts, and union and staff association leaders.

We held a focus group to explore the issues affecting staff from minority ethnic backgrounds. We also held focus groups with female staff members to explore the issues that affect them.

Consultation

We consulted sector leaders on the design of this methodology in August 2023, and on our early findings and proposed recommendations in March 2024. The consulted bodies and individuals included:

- the [Home Office](#);
- the [Local Government Association](#);
- the [National Fire Chiefs Council](#);
- the [Association of Police and Crime Commissioners](#);
- the [Fire Standards Board](#);
- the [Fire Brigades Union](#);
- the [Fire Officers' Association](#);
- the [Fire and Rescue Services Association](#);
- the [Fire Leaders Association](#);
- [Women in the Fire Service UK](#);
- the [Asian Fire Service Association](#); and
- the heads of HR departments, directors of people's services and those in similar roles from selected FRSs and in local government.

We are grateful to these organisations and individuals for their comments and contributions. The findings and recommendations in this report remain our own.

The culture in fire and rescue services

Unacceptable behaviour is still a problem, but there are some signs of improvements

In our [values and culture spotlight report](#), we reported on poor values, culture and behaviour, including bullying, [harassment](#) and discrimination, in many of the 44 fire and rescue services (FRSs) in England. Our evidence showed that such behaviour was widespread. In March 2023, we published the spotlight report. It mainly focused on evidence from our second round of FRS inspections (carried out in 2021 and 2022). We issued 35 recommendations as a result, 9 of which aimed to improve the handling of misconduct. The deadlines for completing these nine recommendations have now all passed.

Ten percent of the FRS workforce responded to our staff survey as part of this [thematic inspection](#) on standards of behaviour. Of the 4,422 respondents, 41 percent (1,802) had witnessed misconduct in the previous 12 months, and 34 percent (1,509 out of 4,422) had experienced misconduct over the same period. Although the response rate to the survey was relatively low, this level of misconduct is far too high. The most common forms of misconduct reported through the survey were rude or offensive behaviour, abuse of power, intimidation and other forms of bullying. Respondents told us foul language, including racist, sexist and homophobic language, isn't rare.

Although less common, staff also reported that they had witnessed or experienced more serious discrimination and misconduct. Out of 4,422 staff responding to our survey, 114 reported experiencing sexual harassment in their service in the last 12 months, and 235 out of 4,422 had witnessed sexual harassment of a colleague over the same period. Examples of experiences respondents gave included inappropriate sexual messaging, comments on appearance and unwanted touching. Respondents also told us about the covering up of sexual harassment, and abuse and intimidation of those who report it, so the prevalence could be much higher.

Many staff from minority ethnic backgrounds who responded to the survey and spoke with us face-to-face said they had experienced racism. Many believed that this was an ingrained problem. They said that in their opinion they were treated differently to their colleagues because of the way they look.

Experiences of discrimination against those with other [protected characteristics](#), including homophobia and ableism, were also consistently mentioned. Respondents reported that mental health issues or neurodiversity were blamed for problems in the workplace, and they heard colleagues saying they would treat people with contempt if they found out they were gay.

Worryingly, almost one in every three respondents (29 percent; 1,288 out of 4,422) to our survey reported that they had experienced or witnessed an abuse of power in the previous 12 months. Although these instances of abuse of power varied in nature, a common theme was the perception of senior management “sticking together” to ignore, excuse or allow misconduct. These respondents felt that abuse of power during investigations led to inconsistent and disproportionate outcomes.

But there is some evidence of positive change. Many of the FRS staff we spoke with believed that improper behaviours have reduced and attitudes have improved. They had noticed improvements their services have made to improve the culture. For example, in one service, staff told us about a positive culture within [fire control](#) and an environment where they felt they could speak out freely. Staff told us they enjoyed coming to work: line managers listened to staff, who felt they could be open and honest.

However, not all staff believe that the culture is improving in their service. We also met staff who expressed cynicism about initiatives that services had introduced, which they felt were superficial in nature rather than leading to positive change. For example, in one service, staff told us they felt that the cultural leadership programme hadn't been implemented effectively and that there had been no strategic approach to changing the culture. They went on to say they felt “people are running around with different bits of paper in their hand, get the survey done, get the feedback done”.

On balance, it appears that attitudes and behaviours are showing signs of improvement in FRSs. But often these improvements are too slow, are being built on poor foundations and aren't being made consistently across England. While the overall trend is somewhat positive, this will be little comfort for those who continue to be negatively affected by the unacceptable behaviour of other staff members.

Senior leaders are focused on improvements in values and culture, and concerted efforts are being made in all services

All the senior leaders we interviewed told us they had made improving the values and culture in their services one of their top priorities. All the FRSs we inspected had strategies or action plans focused on tackling misconduct and improving other cultural issues. Many of these plans focused on implementing the recommendations in our values and culture spotlight report. It appears that most leaders have grasped the importance of this agenda and they are making significant efforts to attempt to address it.

For example, in one service, staff told us the new chief fire officer had created a completely new environment, especially around inclusion and in the way that he worked with middle management. He was described as leading by example, by visiting stations and being accessible to staff. He had introduced champions for inclusion at every station and a meeting structure that encourages attendees to participate. Staff felt that this culture change was leading to increased confidence to challenge and report inappropriate behaviour.

This focused attention from leaders is welcome. But considering the varied feedback from members of staff, it appears the improvement activities that services are implementing are not yet accepted by everyone, and their impact may not yet be enough to achieve the cultural shift required. However, we are mindful that cultural change can take a long time to achieve and that sustained effort is required.

Most services have positive relationships with their union representatives on discipline and grievance issues

As part of our inspection, we interviewed trade union representatives who support their members in misconduct proceedings. We asked them about their relationships with FRS leaders on misconduct and wider cultural issues. In most services, trade union representatives and FRS leaders told us that there are good working relationships between services and the trade unions at the local level, at least on these issues. Many chief fire officers held regular meetings with trade union representatives on these topics.

For example, in one service, FRS leaders told us that there was regular collaboration with representative bodies. This included:

- monthly meetings with the [Fire Brigades Union](#);
- a separate committee meeting that scrutinised quarterly dispute resolution reports; and
- a monthly open forum with union representatives that discussed trends in the service's misconduct caseload.

Trade union representatives told us they share a common interest with FRSs in reducing unacceptable behaviour that negatively affects their members, and in making sure misconduct processes are fair and efficient. We were pleased trade union representatives said that some of them had committed to not "defending the indefensible".

These positive relationships and aligned interests are a real strength. Actions to improve culture and behaviour that services can carry out jointly with trade unions or with their support are more likely to be effective.

The fire and rescue service's Core Code of Ethics is raising staff awareness of ethical standards but isn't always creating behavioural change

In May 2021, following our recommendation, the [National Fire Chiefs Council](#), [Local Government Association](#) and [Association of Police and Crime Commissioners](#) developed a [Core Code of Ethics](#) for FRSs, and the [Fire Standards Board](#) introduced a [Code of Ethics fire standard](#). FRS leaders felt this was an important milestone in improving the values and culture in FRSs at the national level.

We discussed the Core Code of Ethics with staff in the services we inspected. All the inspected services have made significant efforts to promote the code with their staff. Almost everyone we spoke with knew about the code and could describe its purpose and some of its major elements. In some services, the code was felt to be having a strongly positive effect. Staff in one service told us that they felt it had become part of daily activity. They said: "It feels a real part of our culture rather than a buzz word or topic."

However, it is also clear that some services have more work to do to turn awareness of the Core Code of Ethics into behavioural change. For example, in one service, staff told us that they hadn't noticed any difference in behaviours since the code was introduced. They said: "This is just lip service. Middle managers don't display the behaviours. They often don't speak to firefighters with respect. They are hypocrites." In another service, a group of firefighters told us that the code was a "tick-box exercise" and nothing more. And in a third service, staff told us that it "wasn't worth the paper it's written on".

Recommendation 1

By 1 February 2025, chief fire officers should, as a priority, make sure their staff are aware of, and follow the [Core Code of Ethics](#). Services should build the code into all relevant policies and practices.

We are concerned that not all services provide guidance or training on their service's values or the Core Code of Ethics for new recruits, or more widely at refresher training. This is a crucial opportunity to set expectations of behaviour at the outset of a new staff member's career that is being missed in some services. We were also dismayed to find that, rather than instilling good behaviour, cases of serious misconduct can occur on initial training courses.

For example, we examined one case in which a recruit was bullied on a team WhatsApp group, which escalated to allegations of sexual assault that were under investigation at the time of our inspection. In another service, we found a case in which a trainee firefighter sexually assaulted a colleague on the initial training course. We were concerned to find that in some cases the service's probationary policy prevented it from immediately dismissing new recruits, who were put through the full misconduct process instead.

Recommendation 2

By 1 February 2025, chief fire officers should make sure a policy for probationary staff is in place. This policy should make clear that services can immediately dismiss probationers who fail to meet the required standards of behaviour set out in the [Core Code of Ethics](#) and the [Code of Ethics fire standard](#).

In many cases, poor behaviour occurs on a watch and isn't being challenged

In our values and culture spotlight report, we described the damaging effects of subgroups and subcultures within FRSs leading to the development of significant 'in groups' and 'out groups'. Poor culture can occur in on-call and day-crew stations, and in other teams, but it is more prevalent on [watches](#). Watches are common across services and are a long-standing workforce model. The way watches operate is unique to the FRS and often results in staff working together on the same team for many years. Operational staff work, train and eat in close proximity to each other and often sleep at the station overnight while providing emergency response. They are considered families by some operational staff, but they can exclude others and negatively affect people not seen to fit in.

We expressed concerns about the effect watches can have on service cultures or subcultures. We found that, in some services, watches had created their own subcultures that normalised unacceptable behaviours, such as bullying, harassment and discrimination.

Unfortunately, the problem of toxic [watch cultures](#) appears to have persisted. Many services have watches that staff describe as having a different culture to the rest of the service. We found a wide variety of unacceptable behaviours on watches. These included sexist, racist and homophobic language, sometimes excused as "dark humour" or "old-school banter". But these behaviours are unacceptable, unprofessional and highly upsetting and alienating to colleagues. They also included very serious cases of misconduct.

Of particular concern, we met staff in several services who described watch cultures in which line managers were reluctant to challenge misconduct because of a desire to remain popular. This allows poor behaviour to become entrenched and normalised. A member of staff told us: "There is an element of mismanagement. They turn a blind eye and don't look at the truth. This is fostering poor cultures when others see people getting away with it and nothing happens." In some cases, managers were the perpetrators of misconduct. Often this seems to occur when someone is promoted within a watch, including on a long-term temporary basis, and becomes responsible for supervising and managing their former peers.

We did find examples of positive change. For instance, in one service, a firefighter had proactively sought to discuss topics of what is and isn't acceptable within the workplace. She designed and created an open forum for debate, which has been successfully operating for two years.

But these examples are few and are the result of courageous people rather than an improving system. So we consider that more fundamental reform is required to help eliminate toxic watch cultures.

Recommendation 3

By 1 May 2025, chief fire officers should make sure their workforce plans allow staff to be moved from a [wholetime watch](#) to a different watch or station, within their contractual requirements, proactively and reactively as required.

By 1 May 2025, chief fire officers should also make sure firefighters who are promoted are posted to a different watch or station, including when the promotion is temporary for two months or more. If this isn't possible, chief fire officers should show how the risks of reinforcing a negative culture have been addressed.

Some staff don't understand service policies on social media use

The services we inspected all had social media policies that set out when and how it is appropriate to use social media channels. It was also encouraging that 87 percent (3,834 out of 4,399) of staff who responded to our survey said they knew what their service expected of them in their personal use of social media and messaging. But we identified several misconduct cases involving inappropriate use of WhatsApp messaging. And many staff we met said they were confused about how and whether they can use it.

For example, in one service, staff are often asked to take photographs when attending incidents to help promote positive media stories. This can lead to staff using their own private devices to share workplace data and information. In another service, staff told us it would be helpful to know exactly what is and isn't allowed as they felt that so many things can be taken the wrong way.

The extent to which services are identifying misconduct

There are two main routes by which fire and rescue services (FRSs) can identify instances of misconduct.

The first route is that services can identify misconduct through the normal relationship between a manager or supervisor and their staff. As part of good line management, managers and supervisors can identify and deal with most low-level misbehaviour by taking effective informal action. For more serious or repeated misconduct, managers and supervisors can take formal action through the service's discipline process.

The second route is that staff members who have experienced or witnessed misconduct can take action using the service's grievance process. For the most serious forms of misconduct, such as criminal offences, health and safety risks or attempts to cover up wrongdoing, staff members can use the whistle-blowing process.

Both routes need to work effectively to tackle the problems in culture we identified in [our chapter on the culture of fire and rescue services](#).

Staff are aware of how to raise concerns, but services could do more to improve confidence

Staff generally have a good awareness of how they can raise concerns

In our survey, 62 percent (553 out of 887) of the staff who responded thought the process for raising a concern was very clear or slightly clear. Twenty percent (174 out of 887) felt it was not so clear or not at all clear. The remaining 18 percent (160 out of 887) thought the process was neither clear nor unclear. This is positive. But only 58 percent (403 out of 689) of respondents who had experienced misconduct in the last 12 months thought that reporting processes were clear compared to 76 percent (150 out of 198) of respondents who had not. This could suggest that the experience of using the reporting process had reduced their confidence in it and that it hadn't been as clear as they had expected.

When we spoke with staff about how to raise concerns, they generally agreed they could access discipline, grievance and whistle-blowing policies and showed they knew where to look for them. In one service, posters with a QR code that could be used to raise a concern were prominently displayed in most fire stations to raise awareness. Another service had introduced a “freedom to speak up guardian”, who offered advice, guidance and support to staff members about raising concerns.

Staff still feel they can't raise concerns about poor behaviour

Despite the fairly good awareness shown by staff about the ways in which they can raise concerns, in most services, some feel unwilling to do so. There is compelling evidence of a widespread fear of using formal reporting processes, such as raising a formal grievance, in FRSs across England. The most common reasons given are:

- a fear of repercussions from senior managers;
- a fear of repercussions from peers;
- a fear that nothing will be done as a result of raising concerns; and
- a fear that confidentiality will not be maintained.

This matches our findings in our [values and culture spotlight report](#). But the evidence we have gathered for this [thematic inspection](#) on standards of behaviour has increased our concerns.

Although the majority (68 percent; 2,986 out of 4,392) of our survey respondents agreed their services took reports of misconduct seriously, some respondents said they felt that reporting bad behaviour and misconduct would lead to punishment and reprisals for the person raising the concern. Some said they had been singled out and overlooked for promotion, which they felt was a direct result of reporting an issue. Some also said they had witnessed others get “punished” for reporting issues. This fear and mistrust was so widespread that many staff members doubted whether our survey was truly confidential and expressed concerns that they would be vulnerable if they disclosed information to us. This was also reflected in the discussions we had with staff during fieldwork.

In our survey, 77 percent (3,405 out of 4,396) of respondents agreed their team would support them if they raised concerns about another team member's behaviour and attitudes. But some staff told us they were afraid that raising concerns could lead to negative reactions from their peers in the form of exclusion and marginalisation. For example, one former FRS employee told us: “People are, to a point almost, like persecuted, vilified, because they have, like, blown the whistle on individuals.” Another said: “Some people are just taking the abuse, the [harassment](#), because they don't want to put a target on their back.”

Many staff were also reluctant to raise issues formally because of fears about the misconduct system itself. We found staff widely believed that if they raised concerns, they wouldn't be treated confidentially. For example, survey respondents reported frequent breaches of one-to-one and confidential conversations, and rumours circulating within their services that someone had raised a concern that turned out to be true.

In addition, many staff believed the misconduct system was biased and not impartial, which was closely related to the fear of reprisals. They told us investigations were sometimes conducted by someone close to the person alleged to have perpetrated the misconduct, such as their line manager. They considered such cases to be cover-ups.

Women most often expressed a fear of reporting. For example, one firefighter told us she did speak to her line manager about something and it wasn't dealt with. The manager breached her confidentiality and she felt humiliated by her peers. She was adamant she would never raise a concern again. Another firefighter said when she raised a concern to her manager, she was told it would be held against her when she went for promotion.

Because of this fear of reporting, it is likely that the actual level of misconduct within FRSs is higher than the evidence suggests. Many staff members decide to just put up with unacceptable behaviour rather than use the systems they distrust so thoroughly. Staff in many of the services we visited told us that people don't want to "put their heads above the parapet".

Many services are aware of the negative perceptions staff have about misconduct processes and how this affects their willingness to raise concerns. In our values and culture spotlight report, we recommended that chief fire officers consider creating a professional standards function to oversee cases, make sure they are investigated in a fair and transparent way, and act as a point of contact for all staff involved. A small number of services have created some form of professional standards unit. But in all but the largest services, these aren't a full-time dedicated resource and their staff retain other roles and operational functions. Some smaller services have formed agreements with their local police forces or have employed private companies to provide this function.

The evidence about the effectiveness of these units and other approaches is mixed. Many services are positive about the benefits they are bringing. However, some staff working in HR and professional standards also said that the professional standards functions in some services don't have staff with relevant training and enough staff to meet demand. And some external sources don't have the FRS-specific knowledge needed to be fully effective. But these issues appear to be because the professional standards functions are relatively new. They were still being implemented when we inspected. We still consider that a professional standards function can be an effective tool to improve misconduct processes and increase staff confidence in

those processes. So we are strengthening our values and culture spotlight report recommendation even further.

Recommendation 4

By 1 February 2025, chief fire officers should make sure their services create or have access to a dedicated professional standards function to oversee the investigation of concerns raised within a service or from an external source. This should oversee cases to make sure they are investigated in a fair and transparent way, manage complex cases directly and act as a point of contact for all staff involved.

In most services, staff are confused about when to use whistle-blowing options

Whistle-blowing is a specific way in which staff can raise concerns in the public interest, meaning that they concern others, whether staff or members of the public. Whistle-blowers are protected by law and cannot be treated unfairly or lose their job as a result of making the disclosure. This legal protection covers reports called “qualifying disclosures”, in specified categories such as criminal offences, risks to health and safety or miscarriages of justice. It also covers someone covering up wrongdoing within the specified categories. Personal grievances such as bullying, harassment and discrimination aren’t covered by whistle-blowing law unless the case is in the public interest.

In our values and culture spotlight report, we identified that there was no consistent process for FRS whistle-blowers. We recommended that by 1 October 2023, chief fire officers should make sure their services provide a confidential way for staff to raise concerns and that staff are aware of whistle-blowing processes. It was very positive to see the services we inspected for this thematic inspection on standards of behaviour had established anonymous or confidential whistle-blowing processes to address our spotlight report recommendation. All 44 services in England have recently confirmed that they now have confidential ways for staff to raise concerns, including independent reporting lines, in place.

However, as part of this thematic inspection, we assessed 54 cases raised through whistle-blowing processes, of which only 5 met the whistle-blowing criteria as a serious major concern that fell outside the normal grievance or complaint procedure. In the other 49 cases, the whistle-blowing process was incorrectly being used for personal grievances.

This is partly because some staff didn't fully understand what whistle-blowing was and how it differs from other ways of raising concerns. They were also unsure which processes in their service were for whistle-blowing and which were for raising other concerns. In one service, staff told us they didn't see any distinction between whistle-blowing, confidential reporting and raising concerns in their service's communications. This confusion was increased in some services that called the whistle-blowing process a "confidential reporting line". It would be easier for staff to understand which channel they should use to raise concerns if the term whistle-blowing was always used when describing public interest disclosures and was never used to describe other cases.

Other staff appeared to be using whistle-blowing to raise personal grievances because of their perception that normal grievance processes wouldn't be confidential or impartial. In particular, staff used whistle-blowing to raise personal grievances about their line manager. This was because normal grievance processes require them to initially raise concerns with their line manager, that person's line manager or another manager at a similar level of authority.

Whatever the reason for using it, the anonymity of whistle-blowing made it much more difficult for services to investigate and address personal issues raised this way. Services should address staff fears about their normal grievance processes, as set out above, so that they can use those processes with confidence, rather than turning to whistle-blowing channels that are often unsuitable for personal complaints.

Unsurprisingly, given their views on other routes to raise concerns, staff in many services questioned whether whistle-blowing processes were anonymous. They pointed out that they were required to use their normal email address to report issues and felt that this would be used to identify them. Staff also thought that the processes were ineffective, especially if whistle-blowing complaints related to senior people. One person said: "I don't have faith anything would be done."

Recommendation 5

By 1 November 2024, chief fire officers should make sure all staff understand how to raise a concern and use grievance and whistle-blowing processes. Chief fire officers should:

- make sure staff know how services will handle responses and maintain confidentiality and anonymity; and
- explain how staff can access services' whistle-blowing capability and the difference between whistle-blowing and other processes for raising concerns.

Supervisors and managers aren't sufficiently trained to manage staff performance, poor behaviour and welfare issues

In most services, managers and supervisors don't have the confidence and knowledge to tackle welfare issues and manage staff performance and behaviour

All supervisors and managers in FRSs should be having regular discussions with their staff about their well-being, performance and development. This includes identifying conduct issues, providing support, coaching and other corrective action where needed, and making sure of their staff members' welfare and well-being.

Unfortunately, in some services, we have found managers aren't doing this basic aspect of their role.

In some of the services we inspected, we could find no evidence of performance-related conversations in the case files we reviewed. Some of the services don't consistently manage staff performance and development, with one conducting only a single annual meeting between managers and staff. One focus group told us managers "do not have time to performance manage staff". The negative effects of poor management of staff performance and development are likely felt in many ways that go beyond the scope of this thematic inspection. But this poor management certainly provides a weak starting point for identifying and dealing with misconduct. This is particularly important on [watches](#) and other tightly knit teams.

All the inspected services maintain a disciplinary policy that supervisors and managers should use to obtain improvements and remedy poor conduct. This includes an informal process in which the line manager works with the member of staff on their conduct, and three formal processes that can be used depending on the seriousness of the misconduct or if conduct doesn't improve after an intervention at a lower level.

All of these processes, formal and informal, depend on line managers initiating them when required. So we were alarmed by the examples we found of supervisors and managers being unwilling to take that action when needed. One focus group told us that disciplinary matters were considered to be "outside of the job role" of managers in their service.

Services need to identify problems earlier because this helps action to be taken sooner and before the situation escalates

We were concerned that many line managers didn't take effective informal disciplinary action when it was appropriate to do so. It isn't appropriate to treat serious instances of misconduct informally. But for many minor problems, we would expect line managers to speak to the member of staff confidentially about the issue to set clear expectations about the standards of behaviour required. Much of the time, this will quickly and effectively address the issue without the need for a much lengthier and more demanding formal process.

In the cases we reviewed in some services we inspected, there was no evidence of informal action or performance-related conversations before formal action was begun. There appears to be a pattern of unaddressed low-level misconduct on watches and other teams escalating to more significant misconduct requiring formal disciplinary action. One member of staff we spoke with explained how “things can go from nothing to 100 miles per hour” with a disciplinary investigation being initiated without any informal fact-finding or discussion.

Better training is needed for new supervisors on promotion

Some of the reasons why line managers are reluctant to manage staff performance and conduct are cultural in origin. As we have explained above, supervisors and line managers may be promoted, including on a temporary basis, from the crews and watches they now lead. They are strongly connected to the same culture as their former peers they are now responsible for managing. Line managers are also subject to the same fears that deter other staff from raising concerns. Managers told us they believed there would be repercussions if they used disciplinary processes, including being ostracised from the watch or team they were managing. This strongly echoed staff beliefs about grievance processes.

But we also found supervisors and managers were often not given basic training to carry out their new role. In one service, managers told us there was no training for new crew managers on how to manage staff, with new crew managers being expected to pick this up on the job. In another service, a focus group containing watch managers said they hadn't received any training to equip them to manage grievance or discipline cases. Even in services where managers did receive training on performance management, this sometimes didn't adequately cover the discipline process. Services also don't often provide refresher training, despite managers being in these roles for many years.

Supervisors and line managers without management skills increase demand for HR support

One of the knock-on effects of supervisors and line managers not having the right training is the creation of extra demand for support from more experienced managers and HR services. For example, one manager told us: “I wouldn't know when informal action should be progressed to formal. I would probably ask someone at another station for advice.” This demand puts extra stress on the whole misconduct system because more specialised staff are diverted from investigating and advising on more complex and serious misconduct cases to support basic line management tasks.

Recommendation 6

By 1 February 2025, chief fire officers should make sure a programme of training is in place for all supervisors and managers on how to manage staff performance and welfare and how to raise an issue. It should be supported by relevant policies and procedures. Training should include:

- staff welfare and absence management;
- the process for managing individual staff performance, addressing poor performance and potential misconduct issues;
- how to handle difficult conversations and resolve issues informally, if appropriate, when a concern is identified; and
- clarifying the role of HR services in helping managers to deal with staff concerns and misconduct issues.

Chief fire officers should make sure all managers and supervisors attend the training programme.

The effectiveness of misconduct processes

The main formal ways fire and rescue services (FRSs) can deal with misconduct cases are through their grievance and discipline processes. The grievance process can be used to cover a range of concerns that staff members may raise with the service. This can include a grievance that they have been affected by the misconduct of another member of staff. The discipline process can be used by a line manager to address misconduct by a member of their team. Disciplinary processes can also be used for performance management and attendance issues that aren't related to misconduct. Grievances can also be raised against the FRS's policies, but these cases are outside the remit of this inspection.

As part of our inspection, we reviewed 84 grievance cases and 157 discipline cases drawn from 10 inspected services. These cases were all concluded between 1 April 2021 and 31 March 2023. Although we noticed a trend in which the more recently concluded cases tended to be of a higher quality than the older cases, we identified significant issues throughout this sample. Our concerns are set out below.

The concerns we have about the effectiveness of misconduct processes are closely linked to the issues of staff and manager confidence in these processes, discussed in [our chapter on the extent to which services are identifying misconduct](#). When managers and staff experience ineffective processes, it undermines their confidence in raising concerns. If managers and staff involved in the processes have low confidence in them, this can further reduce their effectiveness. Breaking this cycle is a significant challenge and co-ordinated action is needed. Attempts to raise confidence will be undermined unless the processes themselves are improved, whereas attempts to improve the processes won't help if managers and staff still don't have confidence in them.

Most services need to improve how they manage and investigate misconduct

Policies and procedures for discipline and grievances are inconsistent

The services we inspected all had discipline and grievance policies, which we examined. Encouragingly, several of the services had recently reviewed and updated these policies. These services may have prioritised improvements in response to recent high-profile events highlighting the issue of misconduct in FRSs.

In several of the inspected services, we found these policies were working well. In the case files we reviewed in these services, we found policies and associated guidance being used to make sure decisions were made by the right people at each step of the process. One service used a strategy checklist to make sure cases were dealt with at the appropriate level. The policies were also used to inform the decision-making itself, which usually led to well-justified decisions with clear rationales.

But we didn't find this in all services. In one service, we reviewed 16 case files but found no standard approach for the steps taken, when or who the decision-maker was. In another service, middle managers told us there was no formal process to make sure investigations are consistent and they rely on HR advisers to work with managers to ensure this.

Of particular concern, many people told us that in some services investigations were inconsistent, depending on whether the people involved were operational staff such as firefighters or non-operational staff such as those involved in administrative, technical and community work. We heard this was because of differences between the conditions of employment of these two groups, which are set out in the [grey book](#) and [green book](#). This is partially true as there are differences between the grievance and discipline procedures in the two books. But although conditions of employment are set nationally, we didn't find these inconsistencies in all services.

As well as disparity caused by differences between the grey and green books, we saw evidence in one service that more resources were put into investigations related to operational staff, and that this has a negative effect on investigations into non-operational staff. We conclude that inconsistency in the treatment of staff covered by the grey and green books arises from national discrepancies between the conditions of employment of these two groups and also local decisions about the implementation of these conditions.

Senior staff at brigade manager level operate under a third set of conditions of employment set out in the [gold book](#). Because of the small number of people who are subject to these conditions of employment, we couldn't gather enough evidence during our inspection to reach firm conclusions about the gold book. But it is apparent that these cases can be complicated and where external assistance is required, including for complaints, they should be considered early. In the absence of a national process and structure for considering even the most serious allegations of alleged wrongdoing by FRS staff, [fire and rescue authorities](#) need to make sure that they have robust plans, systems and support in place in order to deal swiftly, fairly and effectively with such complaints, especially where they relate to principal officers and other gold book staff.

Recommendation 7

By 1 May 2025, chief fire officers should make sure the policies and processes for misconduct are consistent for all staff and are fairly applied within their respective conditions of employment.

By 1 August 2025, the [National Joint Council for Local Authority Fire and Rescue Services](#) and the [National Joint Council for Local Government Services](#), supported by the [National Fire Chiefs Council](#), should make misconduct processes consistent for all staff irrespective of the terms and conditions of their employment.

Many investigations don't have clear terms of reference

The terms of reference should be the starting point for any misconduct investigation. They should clearly set out:

- how the person concerned is alleged to have breached the standards expected;
- who the investigator will be;
- the provisional time frame for the investigation;
- the relevant policies and procedures to be followed; and
- the sources of the evidence that should be collected, including the people who should be interviewed.

Without clear terms of reference to guide it, an investigation is less likely to be effective.

Although some of the services we inspected provided good terms of reference for all the investigations we examined in our case file review, in others they were poor or missing. For example, in one service several of the case files weren't clear enough and didn't contain specific details of how the person had allegedly breached the standards expected. In one case the allegation wasn't notified to the employee at any point leading up to the investigative interview.

In some of the inspected services, we found cases with no terms of reference at all. In one service, only one of the ten cases we reviewed had terms of reference for the investigation. In another, we didn't see any evidence of investigation plans or terms of reference for any of the investigations.

Few services adhere to the timescales for investigations

Timescales for some parts of misconduct investigations are prescribed by the nationally set conditions of employment (the grey and green books) or are set locally by services through their discipline and grievance policies. However, in most cases, the services we inspected were routinely failing to meet these deadlines, sometimes substantially so. For example, one group of managers related a grievance regarding the use of a judgmental word in a notice of discipline investigation. This case took 407 days to be resolved.

The causes of delays appear to vary greatly. In some instances, the causes may be unfortunate but reasonable. For example, in one service, our discipline case file review found several cases in which investigations were paused due to police involvement. One of these cases took 21 months to complete. But other causes of delays are avoidable. In another service, middle managers felt that one of the barriers to conforming to timetables was that they didn't have enough capacity.

Even some of the relatively straightforward discipline cases we reviewed weren't being managed in a timely manner. For example, one straightforward conduct case involved an employee engaging in secondary employment without seeking approval. The issue took four and a half months to resolve. In another case involving repeated short-term absence, the issue took six months to investigate and a further six months to arrange a hearing.

When investigations exceed their designated timescales, this can have a negative effect on the members of staff involved. Many of the people we interviewed felt exasperated waiting to hear about the progress of their complaint. When the alleged perpetrator isn't suspended or moved, the person who raised the issue still has to work alongside the individual they have made a complaint against. During this time, the reported issues may continue, further affecting their well-being. When the alleged perpetrator is suspended, they can be left in a state of limbo, often going for months without an update. This can be highly stressful, especially in cases where the alleged perpetrator is ultimately found to have no case to answer. Many people told us that the length of misconduct processes can be exhausting for all parties.

Some cases are brought forward at the wrong level

Under the conditions of employment for firefighters (the grey book), formal discipline processes can be initiated at any of three stages:

- First stage: performance and attendance cases where informal action hasn't resolved the problem – can be carried out at [watch](#) or station manager level.
- Second stage: more serious allegations or where support and action haven't resolved the problem, when the alleged offence may require a sanction no greater than a final written warning – should be carried out at group manager level or higher.

- Third stage: all cases where the employee is already subject to a final written warning, or the alleged offence is serious enough that it may require dismissal – should be carried out at area or brigade manager level.

In our inspection, we identified numerous examples of cases relating to low-level allegations that were still the subject of a high-level investigation. For example, in one service a union representative told us about a discipline investigation relating to a member of staff allegedly raising his voice during a professional conversation. This kind of allegation is suitable for informal resolution. But it was treated as a formal discipline case, which took six months to resolve. In another service we inspected, we found a case in which a staff member was alleged to have been rude to a colleague in front of a third-party contractor. This matter was also dealt with by way of a full formal investigation.

Investigators told us they often felt they had to use the third stage process from the start so that the full range of sanctions would be available to the chair of the hearing. We agree that limiting the potential range of sanctions before any investigation has taken place is counter to an effective misconduct process. This requirement should be reconsidered by the National Joint Councils as part of the review we propose in recommendation 7.

On the other hand, we also found evidence of cases that should have been dealt with at the higher stages not being appropriately escalated. For example, one case we reviewed involved a firefighter routinely displaying consistent racist, sexist and homophobic behaviour. This was dealt with using the first stage process, leading to a warning, which didn't change the person's behaviour. On the facts we reviewed, we would have expected such consistent and offensive behaviour to be identified as gross misconduct and handled using the third stage process.

When cases are unnecessarily escalated to a formal process or are allocated to the wrong stage, this can have significant negative effects. When the stage is too high, more intensive investigation will be carried out by a more senior member of staff, causing delays and inefficiency. But when the stage is too low, the appropriate sanction may not be available to the decision-maker.

Decision-making about outcomes is sometimes poorly recorded and communicated

The recording and communicating of the outcomes of misconduct processes were also of concern in some of the cases we reviewed. In one service, we found several grievance case files that didn't contain enough documentation. This included grievance outcomes, investigation reports and hearing outcomes. It wasn't clear if the employee had ever been informed of the outcome in some cases. In another service, line managers said they weren't told about the outcomes of investigations into alleged misconduct by their staff, which made it difficult for them to manage these staff and to provide appropriate support.

But we didn't find this in all services. In one service, we reviewed 11 cases that reached a formal disciplinary hearing. We saw evidence that in all these cases, a written outcome letter was provided on the day of the hearing or the following day. These letters documented whether the allegations were proven or not and any sanctions issued.

Recommendation 8

By 1 November 2024, chief fire officers should make sure all allegations of misconduct are handled in a consistent way and staff have confidence in misconduct processes. Chief fire officers should carry out a full review of the processes, from initial identification of a misconduct issue through to the resolution or outcome. This should include a review of how services:

- monitor and manage investigations;
- maintain accurate records; and
- adhere to required timescales.

There are several root causes of ineffectiveness in misconduct processes

In [the above section](#), we identified several ways in which FRSs' misconduct processes can be inadequate or ineffective. Recommendation 8 will help chief fire officers to identify if any of these problems exist in their services and to take remedial action as required.

In our inspection we also identified several underlying issues across many services that can cause or exacerbate these problems. Action to resolve the immediate issues without addressing the root causes is unlikely to be truly effective as the issues will recur or appear in a different form.

Some services don't have an effective case management system

Poor record-keeping was a recurring issue in several of the services we inspected. Some of the inspected services didn't keep full and thorough records.

Examples included:

- letters detailing outcomes and appeal information being missing;
- letters with information missing, such as the name of the hearing manager and support officer details; and
- some files without the rationale and justification for the decisions made.

In one service, during a review of their discipline cases, we found 5 of the 21 files contained only investigation reports and no other documentation or evidence. None of the files we reviewed contained a clear starting point or decision-making record. In another service, a group of middle managers told us the storage and formatting of records was inconsistent. The group said informal records were kept in people's email folders and could be lost when they changed role, moved to a different service or left the FRS altogether. This could be a problem if someone later seeks a reference, particularly if they move to another service. Good record-keeping is essential to reduce the risk of unsuitable staff moving between services.

However, we also inspected services that managed their cases well. One service had a case management system module built into their main HR system. All cases, formal and informal, were recorded on the case management system. The case management system could also be used by the management information team to produce reports, for example on any disproportionality in the [protected characteristics](#) of complainants and alleged offenders.

Recommendation 9

By 1 August 2025, chief fire officers should introduce a case management system if they don't already have one. The case management system should allow data to be produced that will help them to better understand and oversee misconduct cases in their services.

Using external investigators can increase capacity and capability for investigations

In several of the inspected services, people told us that not having enough capacity, especially at middle manager level, was a significant root cause of many of the issues we identified with misconduct investigations. In particular, the capacity of middle managers to carry out investigations was a barrier to adhering to the timescales. This was because middle managers carried out investigations on top of their existing high workloads.

This is an issue for which some services have been exploring potentially promising practice. One service we inspected outsourced some of its investigations to its local police professional standards department. Another service could call on county council managers to help with investigations. A third service had created a small team of station managers led by a group manager who was dedicated to investigations.

All these solutions have the potential to address the capacity issues that can affect misconduct investigations. Solutions in which the investigation is carried out by a partner agency have the added benefit that they reassure staff the investigation will be independent and impartial. This can build staff confidence in the process.

Recommendation 10

By 1 May 2025, chief fire officers should make sure their services have enough capacity to carry out their misconduct investigations. They should consider using external investigators or a similar independent resource to support the process if required.

Union representatives can sometimes use their expert knowledge to extend and frustrate misconduct processes

During our inspection, investigators and HR advisers regularly told us that union representatives almost always had a better understanding of the service's policies and processes than the service's own investigators and even some HR advisers. This is partly because investigators hadn't received enough training. Investigating managers felt this put them at a significant disadvantage when union representatives supported their members at key stages in formal processes. It is, of course, right that union representatives fully support their members, including during formal discipline and grievance proceedings. That is part of their role as set out in the terms and conditions of staff and a key part of making sure such proceedings are fair.

In many of the services we inspected, we found examples of positive practice. For example, in one service, managers said staff were well supported by the trade unions and were offered good help when they needed it.

However, some of the examples of union representatives' behaviour fire service leaders told us about during our fieldwork appeared to us to go beyond that necessary to provide support to their members. For example, one service told us that one union didn't recognise the fact-finding stage of the discipline process and had advised their members not to take part in it. In the same service, fire service leaders also told us that the same union advised their members to routinely raise grievances about people involved in the process to lengthen the time frames for investigations to be carried out. In another service, fire service leaders said that union representatives attempted to inappropriately influence the outcome of cases by trying to strike deals before the conclusion of formal processes. We heard that in one case a union had sought to use a misconduct case as a bargaining chip in a wider industrial dispute.

Although we don't inspect trade unions, we are compelled to comment here that tactics that attempt to frustrate misconduct processes rather than be involved with them undermine the value unions can bring. The alleged victims in a misconduct investigation are just as likely to be union members as the alleged perpetrators and, whether they are union members or not, they have the same right to a fair and timely resolution.

Supervisors and managers need better training, support and oversight to effectively investigate misconduct

The most common and most important root cause of the issues we have identified with misconduct investigations is the inadequacy of training for middle and senior managers involved in investigating and hearing misconduct cases. In our interviews with those carrying out investigations and in our desktop reviews of training records, it was clear that in some services managers didn't receive training on discipline and grievance. In one service an HR adviser said that no such training had been provided since 2019.

In other services, managers carrying out misconduct investigations had been trained at some point in the past but had received no further support since. One person provided an example of receiving training about discipline "four or five years ago, with no refresher training and only experiential learning since". As a result, some of those conducting investigations told us they didn't feel confident in the role, with one telling us he felt he was "winging it".

In our view, when staff are assigned to investigate or hear misconduct cases without adequate training, they are being set up to fail both the process and, more importantly, those raising or who are the subject of concerns. This shortcoming explains many of the issues we have identified in the cases we reviewed and many of the fears staff raised with us that discouraged them from raising concerns through formal processes.

Some of the inspected services showed positive practice by using mentoring in misconduct cases. This ranged from informal mentoring to help the service maintain consistent decision-making in misconduct hearings and appeals through to more formal arrangements in which experienced investigators offer mentoring and shadowing to less experienced managers. These approaches are promising. But in our view, mentoring can be helpful as a supplement to effective training and is not a replacement for it.

In several of the services we inspected, it was clear inadequate training resulted in an extra burden on their HR departments. In one service the most serious investigations were carried out by the HR team. In most cases, investigators relied heavily on the advice and guidance of an HR adviser throughout the investigation. This is substantially less efficient than training investigators to carry out their investigations with less HR supervision.

Recommendation 11

By 1 May 2025, chief fire officers should review the training their services provide for supervisors and managers who investigate misconduct issues at all levels. Chief fire officers should make sure:

- all staff who carry out investigations receive adequate training to carry out the task;
- a programme of refresher training and ongoing support is available so that staff can maintain a level of competence; and
- it is clear how services' HR provision, staff associations and any trade union representative or fellow employee will support the investigation process.

Welfare support to staff involved in misconduct processes is often good but isn't always provided consistently

Involvement in misconduct processes can be highly stressful. A number of the people we interviewed, particularly those who later left their service, spoke about difficulty sleeping, disruption to family life and relationships, irritability, feelings of reaching a "low point", and feeling "broken" or "tipped over the edge". Staff, union representatives and HR advisers said it wasn't rare for people to take weeks or months off work on sick leave due to symptoms of depression, anxiety and post-traumatic stress caused by the incidents of misconduct they have experienced or engaging with the misconduct process itself. Most worryingly, 6 of the 30 former FRS staff we interviewed explicitly reported suicidal thoughts or actual suicide attempts, and others also implied that is how they felt.

Staff, union representatives and HR advisers said that being suspended could be particularly traumatic. While suspended, staff could find themselves cut off from informal welfare support that comes from being part of a team. Staff and union representatives also told us that suspended staff sometimes didn't receive updates about their case for lengthy periods and were left feeling forgotten or in limbo. Of the 157 discipline cases we examined for this inspection, the person was suspended in 55 cases. Suspension is often needed during an investigation, particularly where the matter is serious and there is no alternative, such as changing shifts or moving to a different part of the service. But the likely impact on staff welfare should be taken into account as part of the assessment when considering suspension.

The quality of welfare support is good in most services

In most of the services we inspected, staff reported that welfare was treated seriously during misconduct processes and that the provision of support was good. In most services, the affected staff are provided with a named person who is responsible for supporting their welfare throughout the process. This role has different names in different services, such as welfare officer, well-being officer or contact officer.

Many services provided extra support if needed. For example, one service had a welfare officer available 24 hours a day, and access to counselling, mediation and stress risk assessments. Another service had a well-being team that could provide access to specialist support to deal with post-traumatic stress and other significant mental health issues. A third service had a trauma support officer and mental health first-aiders, as well as a welfare officer. Staff we spoke with often also referred to the [Fire Fighters Charity](#) and their trade union as being invaluable sources of extra support.

But we didn't find this in all services. In one service, staff reported that well-being support was inconsistent and no more than a tick-box check-up with little proper consideration of the person's welfare. They felt that welfare officers in their service were more a point of contact than a source of welfare provision. In another service, there was no evidence to show welfare support had been offered to staff in any of the grievance case files we reviewed. In one service, staff said well-being provision wasn't proactive enough. A staff member had been signposted to the occupational health team by HR, who told them: "If you want to speak to them, you can." There was no follow-up.

Welfare support can be inconsistent

We were concerned about welfare support not always being equally available to all staff in some of the services we inspected. In one service, we found a perception that well-being routes weren't inclusive for non-operational staff. In another service, on-call staff told us that they hadn't been supported during a long and complex discipline case.

We found good welfare provision in most services for the alleged perpetrator of misconduct and often the complainant. But welfare support for others involved in misconduct processes, such as witnesses, investigators, decision-makers or HR advisers, was less common. Some of the managers we spoke with said their experiences of conducting discipline or grievance cases had left them feeling isolated and under stress.

Recommendation 12

With immediate effect, chief fire officers should make sure all staff are aware of the welfare support, including occupational health support, that is available to staff involved in misconduct processes. Chief fire officers should encourage all staff involved in misconduct processes to access this support, whether they are an alleged perpetrator, complainant, witness, investigator or decision-maker.

Welfare personnel should be independent of the investigation and have been appropriately trained for this role.

Service managers and fire and rescue authority members who hear appeals need appropriate training

FRS staff who have had disciplinary action against them, or who are unhappy with the decision arising from a grievance hearing, can appeal. This is the final stage of the formal process, unless the case is taken to an employment tribunal, which is outside the scope of this inspection.

Appeals are rarely made in misconduct cases

Of the 128 discipline cases reviewed, appeals were submitted in only 21 cases. Appeals appear to be slightly more common in grievance cases. Of the 84 grievance cases we examined, appeals were submitted in 25 cases.

Often an appeal will not be necessary or appropriate, so a low rate of appeals isn't necessarily an issue of concern. For example, an appeal must be made on specific grounds. This could be a procedural defect in the original hearing such that the hearing was unfair, or new evidence that has come to light since the hearing which could affect the decision. If there are no relevant grounds for an appeal in a particular case, an appeal cannot be heard.

However, in our inspection we also found examples where the low rate of appeals did give us concern. For instance, in 20 of the 84 grievance cases we reviewed, we couldn't find evidence that the right of appeal had been explained to the member of staff concerned. This explanation is a vital part of making sure misconduct processes are fair.

There was also some evidence that some services had restricted the right of appeal. In one service an HR adviser told us people could opt into an accelerated process. Their case would be dealt with more quickly, but they had to waive their right to appeal. Although timeliness is a significant issue in many FRSs, appeals are an essential element of a fair misconduct process. One fire and rescue authority told us that it doesn't use the appeals process unless the case relates to a senior member of staff. It should go without saying that the right to appeal a misconduct case should be available to all staff.

More generally, staff in some services told us they don't have confidence in the appeals process. Staff who had appealed cases told us they didn't consider it fair or effective. One member of staff told us: "The appeal was a formality and a decision was already made before." And a union representative described them as a "rubber-stamping exercise". This perception is likely to discourage members of staff from making appeals after having already been through long and stressful investigations and hearings.

Appeals in misconduct cases are rarely successful

We collected data from all 44 services in England. Services reported that, from April 2022 to March 2023, 37 discipline cases had resulted in an appeal. Of these appeals, only 3 were successful (8 percent). As with the rate of appeals, the rate of successful appeals isn't necessarily a problem. This could just indicate that the grounds on which the appeals were made weren't found or weren't enough to make a difference to the outcome.

We haven't found strong evidence to suggest systematic or widespread issues with the effectiveness of appeals that would cause us to be concerned about the rarity of successful appeals. But we note the lack of confidence staff and trade union representatives have in the appeals process. We also have concerns about the effectiveness of misconduct investigations. Close examination of the effectiveness of misconduct appeals will be needed from now on.

The approach to misconduct appeals across fire and rescue services is inconsistent

The FRSs we inspected operate under a variety of different governance arrangements and this is reflected in the approach taken to appeals in misconduct processes. In some of the services, the appeal was heard by the chief fire officer or a senior member of staff. In other services, appeals were heard by the fire and rescue authority. In one of the inspected services, the fire and rescue authority chair made the final decision on all appeals.

Service managers and fire and rescue authority members who hear misconduct appeals have rarely received training to do so

As with our findings on line managers and those who investigate misconduct, many of the strategic managers and governance body members we interviewed told us they had no training to deal with appeal hearings. One of the strategic managers we spoke with had been briefed on guidance from the [Advisory, Conciliation and Arbitration Service \(ACAS\)](#) but nothing more. Another strategic manager said they sought advice from other managers but hadn't received any training.

As we saw with line managers and those conducting misconduct investigations, those who hear appeals appear to overly rely on HR support and guidance. But because of the rarity of appeals, we have fewer case studies on which to base our conclusions.

Recommendation 13

By 1 November 2024, fire and rescue authorities and chief fire officers should consider varying the approach to hearing appeals so that appeals for complex or serious cases are heard by a panel rather than one person.

By 1 February 2025, [fire and rescue authorities](#) and chief fire officers should make sure all service managers and members of fire and rescue authorities who hear appeals receive appropriate training.

Chief fire officers should make sure services have a consistent approach to hearing appeals.

Sanctions from misconduct cases are appropriate in most cases

At the conclusion of a misconduct case, the decision-maker will apply a disciplinary sanction if necessary. This sanction may also be reviewed on appeal and changed if it is found to be too severe. The sanctions available to the decision-maker will depend on the level the case has been allocated. For minor misconduct dealt with informally by a line manager, this could be nothing more than a confidential discussion and a written note that will form part of the member of staff's personal record. In formal processes and for more serious misconduct, the sanction could be a formal warning, a final written warning, demotion, disciplinary transfer, loss of pay or dismissal.

Sanctions from misconduct cases are usually appropriate

An important feature of a fair and effective misconduct system is that the sanctions applied should be appropriate to the seriousness of the misconduct and the circumstances of the case.

We were pleased to find that most sanctions were appropriate. We saw evidence in many services that decision-makers considered mitigating factors when determining outcomes and that decisions were fair, with personal circumstances, previous conduct and length of service considered. Managers we spoke with usually highlighted the guidance they received from HR advisers as being central to making sure the sanctions were appropriate. Some services also provided outcome letters, which explained the reasons behind the hearing manager's decision and provided clarity for those receiving the sanction.

Sanctions from misconduct cases are usually consistent

Another important feature of a fair and effective misconduct system is that the sanctions applied are consistent. Members of staff should receive similar sanctions for similar misconduct in similar circumstances.

In our inspection we were pleased to see services were making sure their sanctions were consistent. Again, this was most often achieved through HR advisers' involvement in the process. HR advisers could provide expert guidance to decision-makers about the sanctions that had been applied in similar cases. Usually, the advisers drew on their subject matter expertise and broad experience of cases to provide this guidance. But in some services, HR departments carried out more structured procedures to help make sure there was consistency of sanctions. For example, one service had created an investigation review group to examine different types of cases.

People retiring or resigning during a misconduct case has a negative effect on morale and the culture in the fire and rescue service

In our [values and culture spotlight report](#) we noted that when someone is due to be dismissed for misconduct, they can retire or resign instead. We considered this evasion of the sanction to be a significant flaw in misconduct arrangements and recommended that such cases be continued to conclusion in the person's absence. We also recommended a national barred list be introduced to reduce the risk of unsuitable people moving between services. This has not yet been established.

In one of the services we inspected, staff told us how people retiring or resigning during misconduct cases has had a negative effect on morale and the culture in the service. Staff said this had led to a loss of confidence in the impartiality of the misconduct system. One notable example was a high-profile case involving a senior officer. Rumours about the case and distrust in the outcome had hampered other cases because the legitimacy of the system as a whole had been challenged. In the same service, 3 of the 15 cases we reviewed ended with the employee retiring or resigning before the disciplinary process concluded.

This issue wasn't limited to one service. In another, we saw evidence of four cases of serious misconduct in which the service allowed the employees to resign during the discipline process. There was limited evidence of any rationale for the matter not being progressed to a conclusion. In a third service, we found a case in which a hearing wasn't held because the person, who had been accused of gross misconduct, resigned.

But some services are tackling this issue. We were pleased to find evidence in several services that disciplinary investigations had continued and hearings were concluded for gross misconduct where the employees had resigned or retired.

Understanding misconduct and sharing lessons learned

We have so far focused on how effectively individual instances of misconduct are handled in fire and rescue services (FRSs), from first identification to investigation, decision and appeal. As we have described, there are significant opportunities for FRSs to improve at each of these stages. But to achieve lasting change, FRSs need to take action to prevent misconduct occurring in the first place.

In order to prevent misconduct, FRS leaders and [fire and rescue authorities](#) need to oversee and scrutinise any misconduct that takes place in their services. Strong analysis of the problems in their services and sharing the lessons they learn from misconduct cases will help them to take targeted preventative action. The [Local Government Association's good governance guidance](#) provides clear advice on how chief fire officers and fire and rescue authorities should oversee significant misconduct cases.

Senior leaders need a better understanding of misconduct in their services if they are to improve staff behaviour and culture

To make significant progress in tackling this problem, senior leaders and governance bodies need to oversee and scrutinise their discipline and grievance systems. They also need to understand the root causes of misconduct in their services, and any disproportionality in those committing misconduct or being adversely affected by it.

Oversight and scrutiny are hampered by poor understanding of the problem and lessons learned from misconduct investigations

We saw limited evidence of oversight and scrutiny of the causes of misconduct within the FRSs we inspected. In some services we found no evidence that they monitor their disciplinary and grievance processes. Leaders we interviewed often couldn't describe any themes or trends in the misconduct cases in their services, including whether there was any disproportionality in respect of [protected characteristics](#). The role governance bodies play in providing oversight and scrutiny was also highly variable.

For example, in one service a senior officer told us bullying was the underlying cause of most discipline and grievance cases. But they couldn't explain why this behaviour persisted and why women in particular were being treated unacceptably by their colleagues.

However, we did see some emerging good practice. For example, in one service the chief fire officer chaired a monthly strategic HR meeting, which considered management information about discipline and grievance cases and discussed trends and themes. The lessons identified were incorporated into an improvement plan. In another service senior members of the fire and rescue authority and senior leaders of the FRS met on a monthly basis to discuss matters related to grievances and discipline.

Analysis of misconduct is limited in most services

We didn't establish that the reason for poor oversight and scrutiny of misconduct was that leaders and governance bodies weren't making tackling it a priority. Leaders in every service we inspected had grasped the importance of this agenda. The main reason why scrutiny and oversight were poor was that there was not enough analysis to support them. Without a good assessment of the problem and its root causes, leaders and governance bodies are limited in what they can achieve.

Few of the services we inspected analysed the trends and patterns in their misconduct cases. In services that didn't have any such analysis, we unsurprisingly found lower levels of understanding of the underlying reasons for misconduct. Where analysis was carried out, it tended to be basic. For example, in one service we saw a spreadsheet containing a general breakdown of discipline and grievance cases. It included a breakdown of gender and ethnicity but no analysis of any disproportionality. In another service we saw documents with information that was provided to its workforce planning and people board. The information was limited, with charts showing the number of discipline and grievance cases per quarter, the outcomes and reasons. No analytical insights or breakdown of protected characteristics were included in the documentation.

In our [values and culture spotlight report](#), we recommended that services improve their understanding of their staff demographics. Some services are making progress in this regard. One service compiles a quarterly report of cases, outcomes and protected characteristics. Senior staff use this to examine disproportionality and the fire and rescue authority receive it for scrutiny. Another service, which wasn't inspected as part of this [thematic inspection](#) on standards of behaviour, has produced a comprehensive report that provides an overview and comparison of its discipline and complaint cases over time. The report breaks down the number and type of complaints and the gender and ethnicity of the complainants to check for disproportionality. It also includes analytical insights to help inform scrutiny and oversight.

The systems to support analysis of misconduct are limited in most services

In the same way that the services we inspected were aware of the need for better scrutiny and oversight, most of them were aware that they needed better analysis and understanding of misconduct. Their ability to do this analysis was mainly limited by their case management systems.

We discussed the impact of inadequate case management systems on the effectiveness of individual misconduct cases in [our chapter on the effectiveness of misconduct processes](#). But the case management systems we inspected also rarely produced meaningful management information. One service, for example, used its county council's case management system. This system only allowed it to access data about how many people had been dismissed or whether a warning had been given. No thematic monitoring could be carried out with the data available.

We did see some positive examples. One service had a case management system module built into its HR system that could produce reports. All cases (informal and formal) were recorded on the case management system. The reports included data on case type and the length of time cases were taking. The service's management information team could break reports down to show protected characteristics and the source of complaints.

Recommendation 14

By 1 November 2025, chief fire officers should implement a process that makes sure they can oversee and scrutinise their services' performance relating to misconduct issues. This process should provide:

- a strategic overview of performance and analysis of trends, including disproportionality;
- regular reporting of issues, outcomes and trends to the [fire and rescue authority](#); and
- identification of learning outcomes and how they will be shared with fire and rescue service staff, to prevent repeat behaviours.

Services need to identify learning from misconduct cases and find appropriate ways of sharing it with their staff

The main reason services need to improve their analysis, scrutiny and oversight of misconduct cases is so that they can identify [organisational learning](#) from them. Understanding the issues behind a particular misconduct case and finding out how to prevent those issues from reoccurring is a practical way of tackling misconduct at its root and improving culture.

Services struggle to identify learning from misconduct cases

Most of the services we inspected showed some evidence of organisational learning in some cases. But it was rare for services to learn lessons from cases consistently. There was little evidence in some services of any organisational learning from misconduct cases at all. We found evidence of organisational learning in 22 of the 84 grievance cases we reviewed as part of this inspection and in 31 of the 157 discipline cases we reviewed.

Some of the inspected services were learning lessons. For example, in one service HR advisers told us that HR records organisational learning from significant cases using an operational assurance team that collects feedback from staff who carried out the investigations. In the same service, a board had been established, chaired by the chief fire officer, to identify learning from previous cases. The governance body also identified emerging themes in misconduct cases which they included in training courses to improve awareness.

Services aren't sharing lessons learned effectively

Even where services are gathering organisational learning, they often find it difficult to share those lessons with their staff. When lessons learned aren't shared and changes implemented, the value of those lessons is substantially decreased. Even in the service mentioned above, in which HR, the chief fire officer and the governance body were identifying organisational learning, staff we spoke with told us it wasn't shared with them.

In most of the services we inspected, staff told us they couldn't share the outcome and learning because the cases were confidential. This issue was particularly challenging for the smaller services we inspected. Because of their smaller size, they had relatively few misconduct cases and were concerned that it would be easier to identify people even when the cases were anonymised.

Services are right to be concerned about the confidentiality of their misconduct processes. As we discuss in [our chapter on identifying misconduct](#), many staff fear their confidence will be breached if they raise a concern, and this can deter them from raising a concern or grievance.

But services not sharing organisational learning and outcomes appears to have done little to protect the confidentiality of those involved in misconduct cases. In many of the inspected services, staff told us that rumours and gossip about misconduct cases were very common, despite the lack of information from the service. It was put best by the member of staff who told us: "The outcomes of discipline and grievances generally come through on the grapevine. Maybe if we were told what has happened and the outcomes of discipline cases then we could learn from that on station, and it stops the rumours."

The challenges of maintaining confidentiality in misconduct cases while also sharing learning from those cases is, inevitably, leading to opportunities being missed to prevent misconduct from arising in the first place and improving the culture in FRSs. Although this barrier isn't insignificant, it can be overcome. In recommendation 15, we propose a national system is established to address the concerns that smaller services with relatively few cases have raised with us about protecting confidentiality.

We also urge chief fire officers to identify practical solutions to help learning at the service level. These could include, but aren't limited to, communicating only the learning and not the case itself, and batching cases and communicating the learning from them as a batch. We also recommend that chief fire officers learn from other local services about how they overcome confidentiality barriers, for example when [safeguarding children](#) and [vulnerable adults](#).

Recommendation 15

By 1 February 2025, chief fire officers should put in place a process for sharing learning from misconduct cases that have been resolved while preserving the confidentiality of all parties involved. Any learning should feed into the national system, when established.

By 1 May 2025, the [National Fire Chiefs Council](#) should establish a system for sharing learning from more serious cases of misconduct with fire and rescue service staff. The information shared should preserve the anonymity and confidentiality of all parties involved. The College of Fire and Rescue, once it is established, should take responsibility for maintaining this system.

Annex A – Progress against our values and culture spotlight report recommendations

Our '[Values and culture in fire and rescue services](#)' spotlight report contains 35 recommendations. These recommendations aim to help fire and rescue services (FRSs) improve their values, culture, fairness and diversity. They are for both national bodies that have the power to make changes and FRSs. An update on progress against these recommendations is set out below.

We issued 14 recommendations to the following national bodies: the [Home Office](#), the [Fire Standards Board](#), the Government, the [Local Government Association](#), the [National Fire Chiefs Council \(NFCC\)](#) and National Employers. By April 2024, 9 of the 14 recommendation deadlines had passed. One recommendation was issued to police chief constables.

We issued 20 recommendations to chief fire officers. All 20 recommendation deadlines have now passed. All 44 services have self-reported that they have made progress against the majority of these recommendations. But some haven't yet provided information that demonstrates their progress. And some recommendations don't appear to have been progressed by some services.

In January 2024, we asked services for further detail on the progress they have made against each recommendation. We will be monitoring their progress, including through our inspections when appropriate, to make sure our recommendations have been completed.

We have also reminded chairs of [fire and rescue authorities](#) of their responsibilities. The '[Fire and Rescue National Framework for England](#)' states that fire and rescue authorities must give due regard to our reports and recommendations and – if recommendations are made – prepare, update and regularly publish an action plan, detailing how the recommendations are being implemented. These plans will usually be developed by the FRS.

Worryingly, by April 2024, 13 fire and rescue authorities and their equivalents still hadn't published action plans in response to our values and culture spotlight report recommendations. A further 17 authorities had only published partial information. Many didn't publish anything at all until after we reminded them of their responsibilities in this regard. We urge fire and rescue authorities to make sure they are publishing action plans that address our spotlight report recommendations.

Raising concerns (recommendations 1–5)

All services have provided updates to show their progress on completing our recommendations relating to raising concerns. However, by April 2024, 6 services had made some progress on, but not fully implemented, recommendations 1, 3 and 5. In these recommendations we asked chief fire officers to:

- make sure their services provide a confidential way for staff to raise concerns;
- review the support available for staff who have raised concerns; and
- make sure they provide accessible information for all staff and members of the public on how they can raise concerns and access confidential support.

Also, 34 services reported that they had completed recommendation 4, while 10 services were in the process of implementing this recommendation. This recommendation requires chief fire officers to assure themselves that updates on how concerns are being handled are shared with those who have raised them.

As part of recommendation 2, we asked National Employers, the Local Government Association and the NFCC to review any current independent arrangements whereby staff can raise concerns outside their FRS. We also recommended that they make sure all FRS staff have access to an independent reporting line that can be used as a confidential way to raise concerns outside their own FRS. These bodies have confirmed that all FRSs in England now have an independent reporting line in place.

Several NFCC products are in place to help FRSs to review and improve their policies and practices around [safeguarding](#) and the independent reporting of allegations. We consider recommendation 2 to be completed.

Background checks (recommendations 6–10)

We welcome the work by the Government to amend [Schedule 1 of the Rehabilitation of Offenders Act 1974 \(Exceptions\) Order 1975](#). These amendments came into force in July 2023 and help services to access higher levels of [Disclosure and Barring Service \(DBS\)](#) checks more efficiently, reducing potential risks to public safety because services will have a better understanding of the people they are employing. We consider recommendation 6 to be completed.

In response to recommendation 6, in April 2024, the Home Office was working with the NFCC's Safeguarding Board to consider the need for enhanced checks for all staff, and whether the existing provision in the [Police Act 1997 \(Criminal Records\) Regulations 2002](#) is sufficient and proportionate. Making sure this legislation, or a similar appropriate legislatively enabled solution, makes detailed provisions for FRSs would complete recommendation 7, which had a deadline of 1 May 2024. We look forward to receiving a further update on this recommendation in due course.

The Fire Standards Board, working with the NFCC, has amended three of its standards:

- [Leading the service](#);
- [Leading and developing people](#); and
- [Safeguarding](#).

These standards now include statements on the requirements for background checks and making safeguarding an integral part of services' organisational cultures. The suite of approved fire standards can be accessed on the Fire Standards Board website. The NFCC has also worked with partners, including the DBS, on guidance and sector-specific training to help services implement these standards.

By amending these standards, we consider recommendation 8, which concerns standards on background checks, to be completed. By completing recommendation 8, services should be able to complete recommendation 9 without delay.

Most services have said they are making progress on reviewing their background check arrangements and making sure DBS check requests are submitted. This means most have made progress towards completing recommendation 9. They have implemented more rigorous recruitment systems and processes to safeguard communities and the fire and rescue workforce across England. However, by April 2024, four services hadn't reported any progress on making sure appropriate DBS checks have been submitted for staff and volunteers.

In recommendation 10, we recommended that chief constables should make sure they are appropriately using their [Common Law Police Disclosure](#) powers in circumstances involving FRS employees. This would mean chief constables would pass relevant information about FRS employees to the service that employs them. However, by April 2024, six chief constables still hadn't confirmed that they have implemented this recommendation.

Misconduct handling (recommendations 11–19)

As stated above, the Fire Standards Board, working with the NFCC, has amended three of its standards, which also aim to improve the handling of misconduct. Recommendation 11 concerns standards on how services should handle staff disclosures, complaints and grievances. Recommendation 13 concerns standards on how services should handle misconduct and safeguarding-related allegations and outcomes.

By amending these standards, we consider recommendations 11 and 13 to be completed. The NFCC has worked with partner organisations, including the Fire Standards Board, on guidance and sector-specific training to help services implement these standards. The NFCC has also produced 'Managing Allegations Guidance' to support services.

The completion of recommendations 11 and 13 means that services should now be able to complete recommendations 12 and 14. In these recommendations we asked chief fire officers to provide us with assurances that they had implemented the standards stated in recommendations 11 and 13.

While many FRSs have completed recommendations 12 and 14, others are making good progress in integrating the relevant standards into their services' appropriate policies, procedures and systems. A minority of services haven't reported any progress on these recommendations.

In recommendation 17, we said chief fire officers should notify HMICFRS of any allegations that have the potential to constitute staff gross misconduct that:

- involve allegations of a criminal nature that have the potential to affect public confidence in FRSs;
- are of a serious nature; or
- relate to assistant chief fire officers or those at equivalent or higher grades.

All 44 FRSs reported that they have implemented this recommendation. We consider this recommendation to be completed.

Thirty-seven services have reported completing recommendation 18, and 7 services have made progress towards completing it. This recommendation requires FRSs to make sure all parties are supported during ongoing investigations. In this inspection, we have found that welfare provision during misconduct processes is generally good.

The Home Office has stated that the findings from this report will inform its next steps in progressing recommendation 19, which asks the Home Office to examine whether any appeals processes for FRS misconduct cases are appropriate. We look forward to receiving a further update soon.

In recommendation 15, we asked the Home Office to make sure there is a process to handle misconduct allegations against chief fire officers. The Home Office is considering an escalation process for allegations, including how data is shared and managed. It has also reported that it will respond to people who report misconduct allegations and signpost them to avenues of redress. Given that the deadline for this recommendation was 1 October 2023, we hope to receive a further update from the Home Office on this soon.

Potential obstacles have been raised about completing recommendation 16, which relates to a national barred list that holds details of staff who have been dismissed for gross misconduct. We have discussed the recommendation with the Home Office, NFCC and Local Government Association, who have raised concerns about completing the recommendation. Proposed alternative and extra measures have been considered to meet the recommendation aims in the interim, but none had been agreed by April 2024. A barred list is still desirable and would help to improve the values, culture and behaviours in services. We continue to monitor progress on this recommendation.

Leadership (recommendations 20–24)

The majority of services have said that they have made progress towards completing our recommendations relating to leadership. However, by April 2024, two services hadn't yet reported any progress on recommendations 22 and 24, which relate to 360-degree feedback processes, and monitoring [watch](#) and team cultures.

Management and leadership training and development (recommendations 25 and 26)

By April 2024, five services hadn't yet reported any progress on recommendation 26, which relates to how the training and support offered to staff in management and leadership development can be improved. The Fire Standards Board's Leading the service fire standard and [Code of Ethics fire standard](#); the [Core Code of Ethics](#); and various NFCC products, development programmes and guidance should help services to meet recommendation 26.

The deadline for recommendation 25, which recommends that the Government establishes a College of Fire and Rescue, isn't until 1 January 2025. However, it is encouraging that the Home Office expressed its commitment to creating a college as part of its [response to the Fire Reform White Paper](#), which was published in December 2023. It is considering how to set up the college and will continue to work with sector leaders, the frontline and existing comparable organisations, such as the [College of Policing](#), as it develops its plans for the college.

The NFCC has been working closely with partners, including the Home Office, to improve the training and support FRSs offer to staff in management and leadership development. In addition to meeting the requirements of recommendation 26, this is part of the NFCC's broader work to continually improve professionalism and leadership development in FRSs, which has been integrated into its [Culture Action Plan](#). This work includes:

- strategic continuous professional development masterclasses;
- listen and learn sessions;
- a suite of online products to develop service leaders;
- a supervisory leadership development programme;
- the NFCC Direct Entry Scheme; and
- a middle leadership programme.

The Home Office sponsors the NFCC's work in this area through an improvement grant. This work remains a core pillar within the Home Office's wider reform plans to strengthen and improve leadership and talent management, including improving diversity of thought and experience in FRSs through direct entry. The Home Office is also working with the Local Government Association to consider how fire and rescue authority members' leadership and assurance skills can be strengthened.

While we are pleased to hear about the steps the NFCC and others have taken, we can't consider recommendation 26 to be completed until all services have reported enough progress. It remains the responsibility of individual services to maximise the benefit provided by NFCC products to improve leadership and culture within their service. The NFCC's implementation support team will continue to support individual FRSs to implement the fire standards and to use and incorporate NFCC tools and products into their policies and practices as appropriate. We urge the five services that haven't yet reported any progress on recommendation 26 to make use of this support.

Diversity data (recommendations 27–31)

Most services have said that they have made progress towards completing our recommendations relating to diversity data. However, by April 2024, seven services hadn't yet reported any progress on recommendation 27, which relates to equality impact assessments being fit for purpose and meeting the requirements of the NFCC's equality impact assessment toolkit.

The lack of reported progress by some services on recommendation 27 is concerning. Services' inability to effectively assess the equality impacts of their strategic plans, operational policies, procedures and activities could result in difficulties in identifying and reducing the strategic and operational risks posed to our communities and the FRS workforce.

In October 2023, the Home Office published its latest FRS workforce statistics. The Home Office has made changes to include more specific detail on [protected characteristics](#) by FRS staff rank. However, we expect to see more detail on leavers before recommendation 29 can be considered completed.

Improving diversity (recommendation 32 and 33)

Most services have said that they have made progress towards completing our recommendations relating to improving diversity. However, by April 2024, one service hadn't yet reported any progress on recommendation 33. In this recommendation, we asked chief fire officers to develop plans to promote progression paths for existing staff in non-operational roles and to put plans in place to reduce any inequalities of opportunity.

The Core Code of Ethics (recommendation 34)

All services have said that they have made progress towards completing recommendation 34. In this recommendation, we asked chief fire officers to review their implementation of the Core Code of Ethics and make sure it is being applied throughout their services. We consider this recommendation to be completed.

The Fire and Rescue National Framework for England (recommendation 35)

We recommended that, by the end of the Parliament at the time the report was published (in March 2023), the Government at that time should consider the findings and recommendations in this report when refreshing the '[Fire and Rescue National Framework for England](#)'. We are pleased to report that the Government at the time of writing (in April 2024) plans to publish a revised framework for public consultation later in 2024.

Annex B – About the data

Data in this report is from a range of sources, including:

- a survey for current staff;
- interviews with former staff;
- HMICFRS data collection;
- case file reviews; and
- our inspection fieldwork.

Methodology

Survey for current staff

We worked with [Crest Advisory](#) to survey staff working in fire and rescue services (FRSs) in England about their experiences relating to misconduct. The survey asked whether they had personally experienced and/or witnessed misconduct, as well as questions about training, perceptions and their understanding of policies and procedures.

The online survey was open from 1 November to 15 December 2023. Crest worked with a nominated contact within each service to promote the survey. We received 4,422 individual responses, equating to 10 percent of the workforce. Most questions were optional. The number of respondents to each question is shown throughout the body of this report where data is referenced.

The survey was a voluntary sample and response rates vary by service, so results may not be representative of the whole sector.

More information on the survey design and limitations can be found in the full research report '[Misconduct in fire and rescue services in England](#)'.

Interviews with former staff

We also worked with Crest Advisory to interview former FRS staff in England.

Participants could volunteer to participate in an online interview by expressing interest through a questionnaire that was promoted by sector stakeholders. To be eligible, participants had to have left the sector within the last five years and have a personal experience relating to misconduct while in service.

Between 6 December 2023 and 8 February 2024, Crest carried out 31 interviews. Thirty of these were used to inform the analysis. This report contains quotes from individual interviews.

More information about the interview methodology can be found in the full research report.

HMICFRS data collection

Twice a year, we collect data from all 44 services in England for the purposes of inspection.

In autumn 2023, we collected more data for the purposes of this [thematic inspection](#). We asked services about their grievance, disciplinary and complaint cases, including what they were related to, what the outcomes were and what the [protected characteristics](#) of those involved were.

Analysis was limited by the small number of cases reported in some services, as well as the completeness and quality of data provided by others.

Case file reviews

We carried out a case file review in ten FRSs in England. We examined case files relating to:

- grievances (84 cases);
- disciplinaries (157 cases);
- complaints/whistle-blowing (54 cases);
- background checks (93 cases); and
- training (82 cases).

Some analysis was only possible for a subset of all cases or for cases relating to certain services. Throughout the narrative, the number of cases is stated.

The cases we reviewed were based on a non-statistical sample, so the results aren't representative of all services in England.

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**SALE OF FORMER EAST HULL FIRE STATION, SOUTHCOATES LANE –
UPDATE**

1 SUMMARY

- 1.1 This report provides Members with an update on the current position of the former East Hull Fire Station at Southcoates Lane, following the decision taken by the Fire Authority to dispose of the surplus site in June 2019.
- 1.2 Now that the Southcoates Lane site is no longer required as a community asset and is unoccupied, the sale of the site will commence.

2. RECOMMENDATIONS

- 2.1 It is recommended that the Fire Authority notes the update to progress the sale of the former East Hull Fire Station at Southcoates Lane.

3. BACKGROUND

- 3.1 Following the relocation of the East Hull Fire crews from the Southcoates Lane Fire Station to the Jean Bishop Integrated Care Centre (ICC) in June 2018, the Fire Authority agreed to the sale of the now unused Southcoates Lane site in June 2019.
- 3.2 The communities of East Hull are still well served, with Fire and Rescue provision from the new partnership ICC location, with no loss of response capability.

4. REPORT DETAIL

- 4.1 The Service was not able to immediately commence the sale of the site in June 2019 due to having an existing rental agreement with a telecommunications provider for the siting of a mast on the drill tower. Notice to cease this agreement was served to the mast operator in September 2018 with the notice period being 18 months.
- 4.2 The intention was to put the site up for sale following the completion of that notice period in March 2020 but unfortunately at that point in time the country was in the midst of the Covid-19 Pandemic, so a sale was not feasible or practical. Therefore the Service, working with partners, made the site available as a community asset and it was developed into a vaccination centre.
- 4.3 The site is no longer required as a community asset and is now vacant again. It is now being prepared to go on the market through our Joint Estates Team.

5. EQUALITY IMPLICATIONS

- 5.1 There is no requirement to carry out an equality impact analysis as this report does not relate to a policy or service delivery change.

6. CONCLUSION

- 6.1 Now that the Southcoates Lane site is no longer required as a community asset and is unoccupied, the sale of the site will commence.

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Background Papers

28.10.2018 East Hull Fire Station Closedown Strategy

29.07.2019 East Hull Fire Station Closedown – Public Feedback Report

10.02.2020 East Hull Fire Station Close Down Final

Glossary/Abbreviations

ICC	Integrated Care Centre
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