Public Document Pack



Dr Gwynne Jones Prif Weithredwr – Chief Executive CYNGOR SIR YNYS MÔN ISLE OF ANGLESEY COUNTY COUNCIL Swyddfeydd y Cyngor - Council Offices LLANGEFNI Ynys Môn - Anglesey LL77 7TW

Ffôn / tel (01248) 752500 Ffacs / fax (01248) 750839

RHYBUDD O GYFARFOD	NOTICE OF MEETING	
PANEL DETHOL Y PWYLLGOR SAFONAU	STANDARDS COMMITTEE SELECTION PANEL	
DYDD MERCHER, 20 MEDI, 2017 am 10.00 o'r gloch	WEDNESDAY, 20 SEPTEMBER, 2017 at 10.00 am	
SIAMBR Y CYNGOR, SWYDDFEYDD Y CYNGOR, LLANGEFNI	COUNCIL CHAMBER, COUNCIL OFFICES, LLANGEFNI	
	ey Cooke Committee Officer	

Yn cynrychioli'r Cyngor Sir/Representing the County Council

Y Cynghorydd/Councillor Gwilym O Jones

Y Cynghorydd/Councillor Robert Llewelyn Jones

Y Cynghorydd/Councillor R Meirion Jones

Yn cynrychioli'r Cynghorau Tref/Cymuned/Representing the Town/Community Councils

Mr Gordon Warren

Aelodau Annibynnol/Independent Members

Mr Hayden Edwards

1 DECLARATION OF INTEREST

To receive any declaration of interest by a Member or Officer regarding any matter under discussion.

2 APPLICATION FOR MEMBERSHIP OF THE STANDARDS COMMITTEE (Pages 1 - 60)

To consider an application for Membership of the Standards Committee.

CYNGOR SIR YNYS MON / ISLE OF ANGLESEY COUNTY COUNCIL		
COMMITTEE:	Standards Committee Selection Panel	
DATE:	20 September 2017	
REPORT TITLE:	Independent Member – Casual Vacancy	
PURPOSE OF THE REPORT:	To agree the recruitment process	
REPORT BY:	Head of Function (Council Business)/Monitoring Officer	
LINK OFFICER:	Lynn Ball Head of Function (Council Business)/Monitoring Officer <u>Ibxcs@anglesey.gov.uk</u> 01248 752586	

1. BACKGROUND

The Local Government Act 2000 requires the County Council to operate a Standards Committee which must include a majority of independent members. That is, members of the public appointed by a transparent, competitive process.

The Isle of Anglesey County Council's Standards Committee consists of nine members in all, five of whom are independent members. Of the other four members, all are elected, two being county councillors and two being town/community councillors. The town/community councillor posts are also vacant, following the local election in May 2017, and are being appointed through a different process.

Additionally, one independent member has resigned/retired from the Committee and the Council must now fill that casual vacancy.

The remaining four independent members of the Standards Committee will hold office until December 2019. Four new members must be appointed at that time, the current members being no longer eligible, as they will have all served two terms of four years.

2. THE SELECTION PANEL

In order to fill the current casual vacancy for an independent member, the Council is required to follow a statutory process which must be carried out by a Selection Panel comprising of three county councillors, a town/community councillor and one member of the public. No member of the Selection Panel may also be a member of the Standards Committee. This Selection Panel has been established to deal with the current vacancy but it will also be asked to appoint the four new independent members in 2019, as well as any other casual vacancies from among the independent members.

The current vacancy will be filled following the statutory process which is described in paragraph 3 below. The appointment must be confirmed by the full Council. The

successful candidate will hold office for eight years from the date of appointment, provided they continue to meet the eligibility criteria.

3. THE STATUTORY SELECTION PROCESS

The process requires the Panel to take the following steps:-

- (i) To advertise the vacancy. **Enclosure 1** is a draft advertisement for the Panel to approve/amend. The Panel will also have to agree the timescale and publications in which the advertisement shall appear.
- (ii) To approve/amend the pack to be provided to applicants. A draft is attached at **Enclosure 2**. This consists of a covering letter with the following attachments:-
 - Background Information for Applicants
 - Code of Conduct, which also applies to the independent members of the Standards Committee;
 - Schedule of Allowances. Those relating to co-opted members, as well as care allowances and subsistence allowances, apply to this role;
 - Application Form enclosing advice on:-
 - eligibility/ disqualification from the role
 - o political neutrality/independence required for this role
 - experience which may be relevant to the role
 - o community contributions which may be relevant to the role
- (iii) Once the deadline for applications has passed the Panel will need to meet again to conduct a shortlisting exercise, and agree the dates/process etc for interviews.

4. **RECOMMENDATIONS**

- 1. To approve/amend the advertisement at **ENCLOSURE 1**.
- 2. To agree suitable timescale and advertising requirements in relation to 1. above.
- 3. To approve/amend the application and advices at **ENCLOSURE 2**
- 4. To agree a date for the next meeting of the Panel to draw a shortlist of applicants for interview



CYNGOR SIR YNYS MÔN ISLE OF ANGLESEY COUNTY COUNCIL

PENODI AELOD ANNIBYNNOL I'R PWYLLGOR SAFONAU

Prif swyddogaeth y Pwyllgor Safonau yw gweithredu ar adroddiadau a dderbynnir gan Ombwdsmon Gwasanaethau Cyhoeddus Cymru ynglŷn ag unrhyw honiad fod cynghorydd sir neu gynghorydd tref/cymuned wedi torri'r côd ymddygiad.

Mae'r pwyllgor yn cynnwys pedwar aelod etholedig (dau gynghorydd sir a dau gynghorydd tref/cymuned) yn ogystal â phum aelod o'r cyhoedd (aelodau annibynnol). Mae swydd wag achlysurol wedi codi yn awr am aelod annibynnol ac mae'r Cyngor Sir yn bwriadu penodi rhywun i'r swydd hon erbyn diwedd 2017.

Yn sgil hynny, gwahoddir ceisiadau gan aelodau o'r cyhoedd sydd:-

- heb unrhyw gysylltiad â'r Cyngor Sir, neu unrhyw gyngor tref/cymuned, neu wleidyddiaeth leol;
- yn gymwys i gael eu cynnwys ar
 gofrestr o etholwyr yn Ynys Môn;
- yn gallu arddangos lefel uchel o

 annibyniaeth ac uniondeb;
- â pheth profiad sy'n berthnasol i waith y
 Pwyllgor Safonau;
- yn gwneud cyfraniad positif i'w cymuned.

APPOINTMENT OF AN INDEPENDENT MEMBER TO THE STANDARDS COMMITTEE

The main function of the Standards Committee is to act on reports received from the Public Services Ombudsman for Wales concerning any allegation that a county councillor or a town/community councillor has breached the code of conduct.

The committee consists of four elected members (two county councillors and two town/community councillors) as well as five members of the public (independent members). A casual vacancy has now arisen for an independent member and the County Council intends to appoint to this vacancy by the end of 2017.

Applications are therefore invited from members of the public who:-

- have no connection with the County Council, or any town/community council, or local politics;
- are eligible to be included on the register of electors in Anglesey;
- can demonstrate a high level of personal independence and integrity;
- who have some experience relevant to the work of the Standards Committee;
- are actively involved in making a positive contribution to their community.

Mae'r Pwyllgor Safonau yn cyfarfod o leiaf The Standards Committee meets at least CC-019937-MWY/397433 ddwywaith y flwyddyn ym mhencadlys y Cyngor Sir yn Llangefni. Fel arfer cynhelir cyfarfodydd am 2pm ar ddiwrnod gwaith.

Gwneir y penodiad hwn am gyfnod o hyd at 8 mlynedd.

Mae aelodau annibynnol y Pwyllgor Safonau yn derbyn tâl yn unol â hawl aelodau cyfetholedig o dan Gynllun Lwfansau'r Cyngor.

http://www.ynysmon.gov.uk/cyngor-ademocratiaeth/cynghorwyr-democratiaethac-etholiadau/cyfansoddiad/cyfansoddiadrhan-6-cynllun-lwfansau-i-aelodau-cyngorsir-ynys-mn?redirect=false

Gellir cael ffurflen gais a manylion pellach gan y Pennaeth Swyddogaeth (Busnes y Cyngor)/Swyddog Monitro, Adain Gyfreithiol, Cyngor Sir Ynys Môn, Llangefni LL77 7TW. Rhif ffôn – 01248 752586. Neu ar wefan y Cyngor http://www.ynysmon.gov.uk/swyddi/swyddigydar-cyngor/swyddi-gwagcyffredinol?redirect=false

twice a year at the County Council's headquarters in Llangefni. Meetings usually take place at 2pm on a weekday.

This appointment will be for a period of up to 8 years.

Independent members of the Standards Committee are remunerated in accordance with the entitlement of co-opted members under the Council's Allowances Scheme.

http://www.anglesey.gov.uk/Journals/r/j/x/Part-6-Scheme-of-Members-Allowances-for-the-Isle-of-Anglesey-County-Council.pdf

An application form and further details may be obtained from the Head of Function (Council Business)/Monitoring Officer, Legal Section, Isle of Anglesey County Council, Council Offices, Llangefni LL77 7TW. Telephone 01248 752586. Or on the Council website http://www.anglesey.gov.uk/jobs/jobs-with-thecouncil/general-vacancies/

Completed applications forms must be received at the above address by no later than 2017

Annwyl

PWYLLGOR SAFONAU CYNGOR SIR YNYS MÔN – CAIS AM AELOD ANNIBYNNOL

Diolch i chi am eich ymholiad. Gweler ynghlwm os gwelwch yn dda y canlynol :-

- 1. GWYBODAETH GEFNDIROL AR GYFER YMGEISWYR (1)
- Y CÔD YMDDYGIAD a fabwysiadwyd gan Gyngor Sir Ynys Môn sydd hefyd yn berthnasol i Aelodau'r Pwyllgor Safonau (2).
- RHESTR O LWFANSAU bydd y Cyngor Sir yn ad-dalu costau i Aelodau Annibynnol y Pwyllgor Safonau yn unol â'i Restr Lwfansau. Mae'r rheiny sydd/a all fod yn berthnasol wedi eu hamlygu (3).
- 4. FFURFLEN GAIS (4) yn cynnwys y cyngor isod:
 - pethau a all eich anghymwyso rhag ymgeisio am y rôl hon (5)
 - -
 - yr amhleidioldeb gwleidyddol / annibyniaeth sy'n angenrheidiol ar gyfer y rôl hon (6)
 - profiad a all fod yn berthnasol i'r rôl (7)
 - cyfraniadau i'r gymuned a all fod yn berthnasol i'r rôl **(8)**

Dear

ISLE OF ANGLESEY COUNTY COUNCIL'S STANDARDS COMMITTEE – VACANCY FOR AN INDEPENDENT MEMBER

Thank you for your enquiry. Please find attached the following:

1. BACKGROUND INFORMATION FOR APPLICANTS (1)

- 2. THE CODE OF CONDUCT adopted by the Isle of Anglesey County Council and also applicable to members of the Standards Committee (2)
- 3. SCHEDULE OF ALLOWANCES the County Council will reimburse independent members of the Standards Committee in accordance with its Schedule of Allowances. Those which are/may be relevant are highlighted (3)
- 4. APPLICATION FORM (4) including the following advices:
 - disqualifications from this role (5)
 - political neutrality/independence required for this role (6)
 - experience which may be relevant to the role (7)
 - Community contributions which may be relevant to the role (8)

5. AMLEN GYDA'R POST WEDI'I DALU

Yn anffodus, ni fydd modd ystyried ceisiadau hwyr.

Llawer o ddiolch.

Yr eiddoch yn gywir

Many thanks.

considered.

..... 2017.

Or return by email to

5. PREPAID ENVELOPE

When completed, please return the form in

the prepaid envelope provided to the Head

of Function (Council Business) / Monitoring

Officer, Isle of Anglesey County Council,

Regrettably, late applications will not be

Council Offices, Llangefni, Anglesey LL77

7TW to be received by no later than 5pm on

Yours sincerely

Lynn Ball Pennaeth Swyddogaeth (Busnes y Cyngor)/Swyddog Monitro Head of Function (Council Business)/Monitoring Officer

GWYBODAETH GEFNDIROL I YMGEISWYR BACKGROUND INFORMATION FOR APPLICANTS

- Dan gyfraith gwlad mae'n rhaid i'r Cyngor Sir sefydlu Pwyllgor Safonau.
- Mae gwaith y Pwyllgor Safonau yn berthnasol i'r holl gynghorwyr sir a chynghorwyr tref/cymuned sy'n cynrychioli etholwyr Ynys Môn.
- Y rhain yw prif ddyletswyddau'r Pwyllgor Safonau :-
 - Gweithredu ar adroddiadau Ombwdsmon Gwasanaethau Cyhoeddus Cymru yng nghyswllt unrhyw haeriad fod Cynghorydd wedi torri'r côd ymddygiad. Efallai y gofynnir i'r Pwyllgor Safonau gynnal gwrandawiad ac, os ydyw'n briodol, i benderfynu ar gosb i gynghorydd ar ôl sefydlu bod hwnnw neu honno wedi torri'r côd ymddygiad. Y gosb fwyaf y gall y Pwyllgor Safonau ei rhoi yw atal unigolyn rhag bod yn gynghorydd am gyfnod o chwe mis, neu weddill cyfnod yr aelod os yw'n fyrrach.
 - Ystyried ceisiadau am ganiatâd arbennig gan gynghorwyr. Os ydyw'r caniatâd arbennig yn cael ei roddi yna gall y cynghorydd gyfranogi mewn trafodaeth a phleidleisio ar eitem neu eitemau na châi, fel arall ac oherwydd darpariaeth yn y côd ymddygiad, gyfrannu yn ei chylch/cylch. Penderfynir ar geisiadau o'r fath fesul un gan ddibynnu ar a ydyw'r dystiolaeth a gyflwynwyd yn sefydlu rheswm statudol sy'n caniatáu i'r Pwyllgor Safonau roddi caniatâd arbennig o'r fath. Dan yr amgylchiadau hyn rhaid i'r Pwyllgor Safonau fodloni'i hun bod y budd cyhoeddus yn ystyriaeth bwysicach nag unrhyw waharddiad yn y côd.

- The County Council is legally required to operate a Standards Committee.
- The work of the Standards Committee extends to all county councillors and town/community councillors representing the electorate of Anglesey.
- The main functions of the Standards Committee are :-
 - To act on reports received from the Public Services Ombudsman for Wales (PSOW) concerning any allegation that a councillor has breached the code of conduct. The Standards Committee may be asked to conduct a hearing and, if appropriate, it will issue a sanction against any councillor whom it finds has breached the code of conduct. The maximum sanction available to the Standards Committee is suspension from being a councillor for six months, or the remainder of the councillor's term, if shorter.
 - To consider applications from councillors for dispensations. If granted, a dispensation allows a councillor to take part in discussion and voting on an item or items from which he/she would otherwise be precluded by reason of a provision in the code of conduct. These applications are decided on a case by case basis, depending upon whether the evidence presented establishes one of the statutory grounds which permit the Standards Committee to grant such dispensations. In essence, these are circumstances in which the Standards Committee is satisfied that the public interest has been shown to override a prohibition in the code.

- Sicrhau fod y cynghorwyr yn cael hyfforddiant digonol yng nghyswllt y côd ymddygiad.
- Ar Bwyllgor Safonau Ynys Môn mae pump o aelodau annibynnol (h.y aelodau o'r cyhoedd, nid cynghorwyr), dau gynghorydd sir a dau cynghorydd tref/cymuned sydd ond yn cyfrannu at y drafodaeth pan fo'r pwnc yn ymwneud â chynghorydd tref neu gymuned. Rhaid dewis un o blith yr aelodau annibynnol i fod yn gadeirydd y Pwyllgor Safonau.
- Gall aelodau annibynnol wasanaethu am gyfnod o hyd at 8 mlynedd.
- I bwrpas dewis aelod annibynnol newydd • o'r Pwyllgor Safonau mae'n rhaid i'r Cyngor, dan y rheoliadau, sefydlu Panel Dethol i benderfynu ar feini prawf, hysbysebu, paratoi rhestr fer a dethol. trwy gyfweliad, yr ymgeisydd llwyddiannus ar gyfer y swydd wag gyfredol. Ar Y Panel Dethol mae pum aelod - tri chynghorydd sir, sef v Cynghorwyr R Meirion Jones, Robert Llewelyn Jones a Gwilym Jones. Hefyd mae arno un Cynghorydd Tref/Cymuned, sef Cynghorydd Gordon Warren o Gyngor Tref Amlwch ac un aelod lleyg, sef Mr Haydn Edwards. Bydd argymhelliad y Panel Dethol yn cael ei gyflwyno i'r Cyngor llawn a bydd raid i hwnnw benodi'n ffurfiol yr aelod newydd o'r Pwyllgor Safonau, penodiad a ddaw i rym ar unwaith.
- Bydd cyfarfodydd y Pwyllgor Safonau yn cael eu cynnal ym Mhencadlys y Cyngor yn Llangefni ac fel arfer yn ystod oriau gwaith ar adeg sy'n gyfleus i'r aelodau. Bydd y gwrandawiadau yn gyhoeddus ond bydd y trafodaethau a'r broses o benderfynu'n cael eu cynnal yn breifat gyda'r penderfyniad wedyn yn cael ei

- To ensure that councillors are offered adequate training with regard to the code of conduct.
- Anglesey's Standards Committee consists of five independent members (i.e. members of the public and not councillors), two county councillors and two town/community councillors who contribute to proceedings only when they relate to a town or community councillor. The chair of the Standards Committee must be appointed from among the independent members.
- Independent members may serve up to eight years.
- In order to choose a new independent member of the Standards Committee, in compliance with the regulations, the Council has established a Selection Panel to devise the criteria, advertise, short-list and select, by interview, the successful applicant to fill the current vacancy. The Selection Panel consists of five members, including three county councillors, who are Councillors R Meirion Jones, Robert Llewelyn Jones and Gwilym Jones. In addition there will be one town/community councillor, who is Councillor Gordon Warren of Amlwch Town Council, and one lay member, who is Mr Haydn Edwards. The Selection Panel will recommend its selection to the full Council, which must formally appoint the new member of the Standards Committee.
- Meetings of the Standards Committee will take place at the Council's Headquarters in Llangefni and will usually take place during the working day and at the convenience of the members. Hearings will be conducted in public but deliberations and decision making will take place in private session and the

ddatgan yn gyhoeddus. Cynhelir sesiynau hyfforddiant yn breifat hefyd. Yn ôl Cyfansoddiad y Cyngor, rhaid i'r Pwyllgor Safonau gyfarfod yn ffurfiol ddwy waith y flwyddyn. Wedyn dibynna nifer y cyfarfodydd ar nifer yr adroddiadau a ddaw o Swyddfa'r Ombwdsmon ac ar y nifer o geisiadau am ganiatâd arbennig, yn ogystal ag unrhyw gyfarfodydd anffurfiol â drefnir yn ôl y galw.

- Bydd y Pwyllgor Safonau yn derbyn cefnogaeth Swyddog Monitro'r Cyngor a'r Cyfreithiwr (Llywodraethiant Corfforaethol). Swyddogion Gwasanaethau Democrataidd y Cyngor fydd yn delio gyda materion gweinyddol. Bydd y swyddogion hyn wrth law bob amser i gynnig cyngor a chymorth a nhw fydd yn paratoi y rhan fwyaf o'r dogfennau yn ôl cyfarwyddyd y Pwyllgor Safonau / Ombwdsmon Gwasanaethau Cyhoeddus.
- Mae aelodau'r Pwyllgor Safonau yn derbyn taliadau yn unol â'r Cynllun Lwfansau a fabwysiedir yn flynyddol gan y Cyngor Sir. Dyma'r linc i'r fersiwn gyfredol o'r cynllun

http://www.ynysmon.gov.uk/Journals/f/g/z /Rhan-6-Cynllun-Lwfansau-i-Aelodau-Cyngor-Sir-Ynys-Mon.pdf

Mae aelodau annibynnol y Pwyllgor Safonau yn y categori "aelodau cyfetholedig".

Mae copi caled hefyd ynghlwm yn **(3)** yn y pecyn.

 Bydd yr ymgeisydd llwyddiannus yn cael ei ddewis/dewis yn ôl haeddiant. Y Panel Dethol fydd yn dadansoddi'r holl geisiadau ysgrifenedig a rhaid i'r rheini gyrraedd erbyn [Amser] ar ddydd [Dyddiad]Ni fydd ceisiadau hwyr yn cael outcome will be announced in public. Training sessions will also take place in private. In accordance with the Council's Constitution, the Standards Committee must meet formally on two occasions a year. Thereafter, the number of meetings will depend upon the number of reports referred from the PSOW and the number of applications for dispensations, in addition to any informal business meetings which are arranged as required.

- The work of the Standards Committee will be supported by the Council's Monitoring Officer and Solicitor (Corporate Governance). Administrative matters will be dealt with by the Council's Democratic Services Officers. These officers will be on hand throughout the process to advise and assist. They will be responsible for preparing most of the documentation on the instructions of the Standards Committee/PSOW.
- Members of the Standards Committee are remunerated in accordance with the Scheme of Allowances adopted annually by the County Council. The link to the current version is at

http://www.anglesey.gov.uk/Journals/r/j/x/ Part-6-Scheme-of-Members-Allowancesfor-the-Isle-of-Anglesey-County-Council.pdf

Independent members of the Standards Committee fall into the category of "coopted" members.

A hard copy is also attached at **(3)** in this pack.

 The successful applicant will be selected on merit. The Selection Panel will analyse all written applications which have been received by the deadline at [Time]on [Date]No late applications will be considered. If appropriate, the eu hystyried. Os ydyw'n briodol bydd y Panel Dethol yn paratoi rhestr fer o ymgeiswyr i'r Panel eu cyfweld trwy wahoddiad. Bydd yr holl ymgeiswyr yn cael gwybod am y sefyllfa ar ôl llunio rhestr fer a chânt wybod beth fydd y canlyniad cyn gynted ag sy'n bosib ar ôl cwblhau'r holl gyfweliadau, ac ar ôl i'r Panel Dethol dderbyn a dadansoddi'r tystlythyrau.

- Ar y Ffurflen Gais rhestrir y meini prawf hynny a ddefnyddir wrth ystyried yr ymgeiswyr. Mae yna waharddiadau statudol sy'n golygu na fydd rhai ymgeiswyr posibl yn gymwys i ymgeisio. Ceir manylion am y rhain yn adran 2.1 y Ffurflen Gais. Cyn cyflwyno'ch cais gofynnir i'r ymgeiswyr roddi sylw arbennig i'r materion hyn.
- Mae gan y Cyngor bolisi dwyieithog a bydd gwasanaethau cyfieithu ar gael fel bod siaradwyr Cymraeg a Saesneg yn medru chwarae rhan lawn yn gwaith y Pwyllgor Safonau.
- Mae'r Pwyllgor Safonau yn gorff statudol sy'n annibynnol ar y Cyngor ac yn derbyn ei gyfarwyddiadau yn uniongyrchol gan Ombwdsmon Gwasanaethau Cyhoeddus Cymru.
- Mae'n rhaid i bob cyngor sir/tref/ cymuned fabwysiadu côd ymddygiad statudol a gallant ychwanegu gofynion ato. Hefyd rhaid i bob cynghorydd lofnodi ymrwymiad i gydymffurfio gyda'r côd. Mae copi o'r côd sy'n berthnasol i holl cynghorwyr sir Ynys Môn yn eitem (2) o'r pecyn.
- Unwaith y bydd y cynghorwyr wedi llofnodi ymrwymiad i gydymffurfio gyda'r côd mae'r Ombwdsmon wedyn yn gyfrifol am ymholi i unrhyw gŵynion ysgrifenedig yn honni fod cynghorydd wedi torri'r côd. Gall yr Ombwdsmon ymchwilio i'r honiad

Selection Panel will produce a short list of candidates to be invited for interview by the Panel. All applicants will be notified of the position following the short listing and those attending for interview will be advised of the outcome as soon as possible after all interviews have been conducted, references have been received and analysis has been completed by the Selection Panel.

- The Application Form identifies the criteria against which applicants will be considered. There are statutory prohibitions which will disqualify some potential applicants. Details of these are given in part 2.1 of the Application Form. Applicants are asked to give particular consideration to those matters before submitting an application.
- The Council operates a bilingual policy and there will be translation services available to enable both Welsh and English speakers to participate fully in the Standards Committee's work.
- The Standards Committee is a statutory body which is independent of the Council receiving instructions direct from the Public Services Ombudsman for Wales.
- All county/town/community councils are required to adopt a statutory code of conduct to which they may add additional requirements. All councillors are required to sign an undertaking to abide by the code. A copy of the code which applies to all Anglesey county councillors is at item (2) of this pack.
- After councillors have signed an undertaking to abide by the code, the PSOW then becomes responsible for investigating any written complaints alleging a breach of the code by any councillor. The PSOW may investigate

ei hun neu ofyn i Swyddog Monitro'r Cyngor gynnal ymholiadau cyn cyflwyno'r mater i'r Pwyllgor Safonau. Yn y lle cyntaf, y Pwyllgor Safonau sy'n penderfynu a oes achos i'w ateb ai peidio. Os ydyw'r Pwyllgor yn credu bod achos i'w ateb bydd yn mynd ati i restru'r mater ar gyfer gwrandawiad; bydd y cynghorydd sy'n cael ei gyhuddo o dorri'r côd â'r hawl i gyflwyno sylwadau, naill ai'n bersonol neu trwy ei gynghorydd cyfreithiol, ac i ateb unrhyw gwestiynau a fo gan y Pwyllgor.

- Wedyn bydd y Pwyllgor Safonau yn penderfvnu a vdvw'r côd vmddvgiad wedi'i dorri ai peidio - os vdvw bydd yn penderfynu ar y gosb sy'n briodol os o gwbl. Mae'r cosbau'n amrywio - yn y naill begwn gall fod yn gerydd cyhoeddus gyda'r Pwyllgor dan amgylchiadau o'r fath yn mynegi ei anfodlonrwydd ynghylch yr ymddygiad ac yn y pegwn arall gall atal Cynghorydd rhag bod yn gynghorydd am gyfnod hyd at chwe mis neu, os yw'n gyfnod byrrach, gweddill tymor yr aelod. Os ydyw'r Pwyllgor Safonau yn penderfynu ar gosb mae hawl apelio i Banel Dyfarnu Cymru. Mae'n rhaid cyhoeddi penderfyniadau'r Pwyllgor Safonau yn y wasg leol.
- Yn hytrach na throsglwyddo materion i'r Pwyllgor Safonau gall yr Ombwdsmon, dan amgylchiadau priodol, gyfeirio'r materion i Banel Dyfarnu Cymru. Os ydyw tribiwnlys achosion y Panel Dyfarnu o'r farn bod y côd wedi'i dorri, y gosb lymaf sydd ar gael yw gwahardd unigolyn rhag bod yn gynghorydd am gyfnod o bum mlynedd.

the allegation himself or request the Council's Monitoring Officer to investigate, before bringing the matter before the Standards Committee. In the first instance the Standards Committee determines whether or not there is a case to answer. If the Committee considers there is a case to answer it will list the matter for a hearing; whereby the Councillor accused of having breached the code will be entitled to make representations, either personally or through a legal advisor, and to answer any questions which the Committee may have.

- The Standards Committee will then determine whether or not the code of conduct has been breached and, if so, decide what, if any, sanction is required. The sanctions available range from a public censure, whereby the Committee expresses its disapproval of the conduct, up to suspension from being a councillor for a maximum of six months or, if shorter, the remainder of that member's term of office. If the Standards Committee applies a sanction, there is a right of appeal available to the Adjudication Panel for Wales. It is required that decisions of the Standards Committee shall be published in the local press.
- As an alternative to referring matters to the Standards Committee, the PSOW may, when he considers it appropriate, refer matters to the Adjudication Panel for Wales. If a case tribunal of the Adjudication Panel concludes that the code has been breached then the maximum sanction available is five years disqualification from being a councillor.

5.1 Members' Code of Conduct

This is the Code of Conduct adopted by the County Council on 12.05.2016

Part 1 - Interpretation

1. (1) In this code

"co-opted member" ("aelod cyfetholedig"), in relation to a relevant authority, means a person who is not a member of the authority but who -

(a) is a member of any committee or subcommittee of the authority, or

(b) is a member of, and represents the authority on, any joint committee or joint subcommittee of the authority, and who is entitled to vote on any question which falls to be decided at any meeting of that committee or subcommittee;

"meeting" ("cyfarfod") means any meeting -

(a) of the relevant authority,

(b) of any executive or board of the relevant authority,

(c) of any committee, subcommittee, joint committee or joint subcommittee of the relevant authority or of any such committee, subcommittee, joint committee or joint subcommittee of any executive or board of the authority, or

(d) where members or officers of the relevant authority are present other than a meeting of a political group constituted in accordance with regulation 8 of the Local Government (Committees and Political Groups) Regulations 1990 (1) and includes circumstances in which a member of an executive or board or an officer acting alone exercises a function of an authority;

"member" ("aelod") includes, unless the context requires otherwise, a co-opted member;

"registered society" means a society, other than a society registered as a credit union, which is —

(a) a registered society within the meaning given by section 1(1) of the Co-operative and Community Benefit Societies Act 2014; or

(b) a society registered or deemed to be registered under the Industrial and Provident Societies Act (Northern Ireland) 1969;

"register of members' interests" ("cofrestr o fuddiannau'r aelodau") means the register established and maintained under section 81 of the Local Government Act 2000;

"relevant authority" ("awdurdod perthnasol") means -

(a) a county council,

(b) a county borough council,

(c) a community council,

(d) a fire and rescue authority constituted by a scheme under section 2 of the Fire and Rescue Services Act 2004 or a scheme to which section 4 of that Act applies,

(e) a National Park authority established under section 63 of the Environment Act 1995;

"you" ("chi") means you as a member or co-opted member of a relevant authority; and

"your authority" ("eich awdurdod") means the relevant authority of which you are a member or co-opted member.

(2) In relation to a community council—

(a) "proper officer" ("swyddog priodol") means an officer of that council within the meaning of section 270(3) of the Local Government Act 1972; and

(b) "standards committee" ("pwyllgor safonau") means the standards committee of the county or county borough council which has functions in relation to the community council for which it is responsible under section 56(1) and (2) of the Local Government Act 2000.

Part 2 - General Provisions

2. (1) Save where paragraph 3(a) applies, you must observe this code of conduct -

(a) whenever you conduct the business, or are present at a meeting, of your authority;

(b) whenever you act, claim to act or give the impression you are acting in the role of member to which you were elected or appointed;

(c) whenever you act, claim to act or give the impression you are acting as a representative of your authority; or

(d) at all times and in any capacity, in respect of conduct identified in paragraphs 6(1)(a) and 7.

(2) You should read this code together with the general principles prescribed under section 49(2) of the Local Government Act 2000 in relation to Wales.

3. Where you are elected, appointed or nominated by your authority to serve -

(a) on another relevant authority, or any other body, which includes a police authority or Local Health Board you must, when acting for that other authority or body, comply with the code of conduct of that other authority or body; or

(b) on any other body which does not have a code relating to the conduct of its members, you must, when acting for that other body, comply with this code of conduct, except and insofar as it conflicts with any other lawful obligations to which that other body may be subject.

4. You must -

(a) carry out your duties and responsibilities with due regard to the principle that there should be equality of opportunity for all people, regardless of their gender, race, disability, sexual orientation, age or religion;

(b) show respect and consideration for others;

(c) not use bullying behaviour or harass any person; and

(d) not do anything which compromises, or which is likely to compromise, the impartiality of those who work for, or on behalf of, your authority.

(e) attend at least one training session on this code of conduct during each full term of office, such attendance to take place during the six months following election in the case of those members elected to the County Council for the first time and those having been re-elected but without continuity of office.

5. You must not -

(a) disclose confidential information or information which should reasonably be regarded as being of a confidential nature, without the express consent of a person authorised to give such consent, or unless required by law to do so;

(b) prevent any person from gaining access to information to which that person is entitled by law.

6. (1) You must -

(a) not conduct yourself in a manner which could reasonably be regarded as bringing your office or authority into disrepute;

(b) report, whether through your authority's confidential reporting procedure or direct to the proper authority, any conduct by another member or anyone who works for, or on behalf of, your authority which you reasonably believe involves or is likely to involve criminal behaviour (which for the purposes of this paragraph does not include offences or behaviour capable of punishment by way of a fixed penalty);

(c) report to your authority's monitoring officer any conduct by another member which you reasonably believe breaches this code of conduct;

(d) not make vexatious, malicious or frivolous complaints against other members or anyone who works for, or on behalf of, your authority.

(2) You must comply with any request of your authority's monitoring officer, or the Public Services Ombudsman for Wales, in connection with an investigation conducted in accordance with their respective statutory powers.

7. You must not -

(a) in your official capacity or otherwise, use or attempt to use your position improperly to confer on or secure for yourself, or any other person, an advantage or create or avoid for yourself, or any other person, a disadvantage;

(b) use, or authorise others to use, the resources of your authority -

(i) imprudently;

(ii) in breach of your authority's requirements;

(iii) unlawfully;

(iv) other than in a manner which is calculated to facilitate, or to be conducive to, the discharge of the functions of the authority or of the office to which you have been elected or appointed;

(v) improperly for political purposes; or

(vi) improperly for private purposes.

8. You must -

(a) when participating in meetings or reaching decisions regarding the business of your authority, do so on the basis of the merits of the circumstances involved and in the public interest having regard to any relevant advice provided by your authority's officers, in particular by -

- (i) the authority's head of paid service;
- (ii) the authority's chief finance officer;

(iii) the authority's monitoring officer;

(iv) the authority's chief legal officer (who should be consulted when there is any doubt as to the authority's power to act, as to whether the action proposed lies within the policy framework agreed by the authority or where the legal consequences of action or failure to act by the authority might have important repercussions);

(b) give reasons for all decisions in accordance with any statutory requirements and any reasonable additional requirements imposed by your authority.

9. You must -

(a) observe the law and your authority's rules governing the claiming of expenses and allowances in connection with your duties as a member;

(b) avoid accepting from anyone gifts, hospitality (other than official hospitality, such as a civic reception or a working lunch duly authorised by your authority), material benefits or services for yourself or any person which might place you, or reasonably appear to place you, under an improper obligation.

Part 3 - Interests

Personal Interests

10. (1) You must in all matters consider whether you have a personal interest, and whether this code of conduct requires you to disclose that interest.

(2) You must regard yourself as having a personal interest in any business of your authority if -

(a) it relates to, or is likely to affect -

(i) any employment or business carried on by you;

(ii) any person who employs or has appointed you, any firm in which you are a partner or any company for which you are a remunerated director;

(iii) any person, other than your authority, who has made a payment to you in respect of your election or any expenses incurred by you in carrying out your duties as a member;

(iv) any corporate body which has a place of business or land in your authority's area, and in which you have a beneficial interest in a class of securities of that body that exceeds the nominal value of £25,000 or one hundredth of the total issued share capital of that body;

(v) any contract for goods, services or works made between your authority and you or a firm in which you are a partner, a company of which you are a remunerated director, or a body of the description specified in sub-paragraph (iv) above;

(vi) any land in which you have a beneficial interest and which is in the area of your authority;

(vii) any land where the landlord is your authority and the tenant is a firm in which you are a partner, a company of which you are a remunerated director, or a body of the description specified in sub-paragraph (iv) above;

(viii) any body to which you have been elected, appointed or nominated by your authority;

(ix) any -

(aa) public authority or body exercising functions of a public nature;

(bb) company, registered society, charity, or body directed to charitable purposes;

(cc) body whose principal purposes include the influence of public opinion or policy;

(dd) trade union or professional association; or

(ee) private club, society or association operating within your authority's area,

and in relation to (aa) to (ee), in which you have membership or hold a position of general control or management;

(x) any land in your authority's area in which you have a licence (alone or jointly with others) to occupy for 28 days or longer;

[Note: subparagraph (b) is omitted]

(c) a decision upon it might reasonably be regarded as affecting -

(i) your well-being or financial position, or that of a person with whom you live, or any person with whom you have a close personal association;

(ii) any employment or business carried on by persons as described in 10(2)(c)(i);

(iii) any person who employs or has appointed such persons described in 10(2)(c)(i), any firm in which they are a partner, or any company of which they are directors;

(iv) any corporate body in which persons as described in 10(2)(c)(i) have a beneficial interest in a class of securities exceeding the nominal value of £5,000; or

(v) any body listed in paragraphs 10(2)(a)(ix)(aa) to (ee) in which persons described in 10(2)(c)(i) hold a position of general control or management,

and in relation to (i) to (v), to a greater extent than the majority of -

(aa) in the case of an authority with electoral divisions or wards, other council tax payers, rate payers or inhabitants of the electoral division or ward, as the case may be, affected by the decision;

or

(bb) in all other cases, other council tax payers, ratepayers or inhabitants of the authority's area.

Disclosure of Personal Interests

11. (1) Where you have a personal interest in any business of your authority and you attend a meeting at which that business is considered, you must disclose orally to that meeting the existence and nature of that interest before or at the commencement of that consideration, or when the interest becomes apparent.

(2) Where you have a personal interest in any business of your authority and you make -

(a) written representations (whether by letter, facsimile or some other form of electronic communication) to a member or officer of your authority regarding that business, you should include details of that interest in the written communication; or

(b) oral representations (whether in person or some form of electronic communication) to a member or officer of your authority you should disclose the interest at the commencement of such representations, or when it becomes apparent to you that you have such an interest, and confirm the representation and interest in writing within 14 days of the representation.

(3) Subject to paragraph 14(1)(b) below, where you have a personal interest in any business of your authority and you have made a decision in exercising a function of an executive or board, you must in relation to that business ensure that any written statement of that decision records the existence and nature of your interest.

(4) You must, in respect of a personal interest not previously disclosed, before or immediately after the close of a meeting where the disclosure is made pursuant to sub-paragraph 11(1), give written notification to your authority in accordance with any requirements identified by your authority's monitoring officer from time to time but, as a minimum containing -

(a) details of the personal interest;

(b) details of the business to which the personal interest relates; and

(c) your signature

(5) Where you have agreement from your monitoring officer that the information relating to your personal interest is sensitive information, pursuant to paragraph 16(1), your obligations under this paragraph 11 to disclose such information, whether orally or in writing, are to be replaced with an obligation to disclose the existence of a personal interest and to confirm that your monitoring officer has agreed that the nature of such personal interest is sensitive information.

(6) For the purposes of sub-paragraph (4), a personal interest will only be deemed to have been previously disclosed if written notification has been provided in accordance with this code since the last date on which you were elected, appointed or nominated as a member of your authority.

(7) For the purposes of sub-paragraph (3), where no written notice is provided in accordance with that paragraph you will be deemed as not to have declared a personal interest in accordance with this code.

Prejudicial Interests

12. (1) Subject to sub-paragraph (2) below, where you have a personal interest in any business of your authority you also have a prejudicial interest in that business if the interest is one which a member of the public with knowledge of the relevant facts would reasonably regard as so significant that it is likely to prejudice your judgement of the public interest.

(2) Subject to sub-paragraph (3), you will not be regarded as having a prejudicial interest in any business where that business -

(a) relates to -

(i) another relevant authority of which you are also a member;

(ii) another public authority or body exercising functions of a public nature in which you hold a position of general control or management;

(iii) a body to which you have been elected, appointed or nominated by your authority;

(iv) your role as a school governor (where not appointed or nominated by your authority) unless it relates particularly to the school of which you are a governor;

(v) your role as a member of a Local Health Board where you have not been appointed or nominated by your authority;

(b) relates to -

(i) the housing functions of your authority where you hold a tenancy or lease with your authority, provided that you do not have arrears of rent with your authority of more than two months, and provided that those functions do not relate particularly to your tenancy or lease;

(ii) the functions of your authority in respect of school meals, transport and travelling expenses, where you are a guardian, parent, grandparent or have parental responsibility (as defined in section 3 of the Children Act 1989) of a child in full time education, unless it relates particularly to the school which that child attends;

(iii) the functions of your authority in respect of statutory sick pay under Part XI of the Social Security Contributions and Benefits Act 1992, where you are in receipt of, or are entitled to the receipt of such pay from your authority;

(iv) the functions of your authority in respect of an allowance or payment made in accordance with the provisions of Part 8 of the Local Government (Wales) Measure 2011, or an allowance or pension provided under section 18 of the Local Government and Housing Act 1989;

(c) your role as a community councillor in relation to a grant, loan or other form of financial assistance made by your community council to community or voluntary organisations up to a maximum of £500.

(3) The exemptions in subparagraph (2)(a) do not apply where the business relates to the determination of any approval, consent, licence, permission or registration.

Overview and Scrutiny Committees

13. You also have a prejudicial interest in any business before an overview and scrutiny committee of your authority (or of a Subcommittee of such a committee) where -

(a) that business relates to a decision made (whether implemented or not) or action taken by your authority's executive, board or another of your authority's committees, Subcommittees, joint committees or joint Subcommittees; and

(b) at the time the decision was made or action was taken, you were a member of the executive, board, committee, Subcommittee, joint-committee or joint Subcommittee mentioned in sub-paragraph (a) and you were present when that decision was made or action was taken.

Participation in Relation to Disclosed Interests

14. (1) Subject to sub-paragraphs (2), (2A), (3) and (4), where you have a prejudicial interest in any business of your authority you must, unless you have obtained a dispensation from your authority's standards committee –

(a) withdraw from the room, chamber or place where a meeting considering the business is being held -

(i) where sub-paragraph (2) applies, immediately after the period for making representations, answering questions or giving evidence relating to the business has ended and in any event before further consideration of the business begins, whether or not the public are allowed to remain in attendance for such consideration; or

(ii) in any other case, whenever it becomes apparent that that business is being considered at that meeting;

(b) not exercise executive or board functions in relation to that business;

(c) not seek to influence a decision about that business;

(d) not make any written representations (whether by letter, facsimile or some other form of electronic communication) in relation to that business; and

(e) not make any oral representations (whether in person or some form of electronic communication) in respect of that business or immediately cease to make such oral representations when the prejudicial interest becomes apparent.

(2) Where you have a prejudicial interest in any business of your authority you may attend a meeting but only for the purpose of making representations, answering questions or giving evidence relating to the business, provided that the public are also allowed to attend the meeting for the same purpose, whether under a statutory right or otherwise.

(2A) where you have a prejudicial interest in any business of your authority you may submit written representations to a meeting relating to that business, provided that the public are allowed to attend the meeting for the purpose of making representations, answering questions or giving evidence relating to the business, whether under statutory right or otherwise.

(2B) when submitting written representations under sub-paragraph (2A) you must comply with any procedure that your authority may adopt for the submission of such representations.

(3) Sub-paragraph (1) does not prevent you attending and participating in a meeting if -

(a) you are required to attend a meeting of an overview or scrutiny committee, by such committee exercising its statutory powers; or

(b) you have the benefit of a dispensation provided that you -

(i) state at the meeting that you are relying on the dispensation; and

(ii) before or immediately after the close of the meeting give written notification to your authority containing -

(aa) details of the prejudicial interest;

(bb) details of the business to which the prejudicial interest relates;

(cc) details of, and the date on which, the dispensation was granted; and

(dd) your signature.

(4) Where you have a prejudicial interest and are making written or oral representations to your authority in reliance upon a dispensation, you must provide details of the dispensation within any such written or oral representation and, in the latter case, provide written notification to your authority within 14 days of making the representation.

Part 4 - The Register of Members' Interests

Registration of Personal Interests

15. (1) Subject to sub-paragraph (4), you must, within 28 days of -

(a) your authority's code of conduct being adopted or the mandatory provisions of this model code being applied to your authority; or

(b) your election or appointment to office (if that is later),

register your personal interests, where they fall within a category mentioned in paragraph 10(2)(a) in your authority's register of members' interests by providing written notification to your authority's monitoring officer.

(2) Subject to sub-paragraph (4), you must, within 28 days of becoming aware of any new personal interest falling within a category mentioned in paragraph 10(2)(a), register that new personal interest in your authority's register of members' interests by providing written notification to your authority's monitoring officer.

(3) Subject to sub-paragraph (4), you must, within 28 days of becoming aware of any change to a registered personal interest falling within a category mentioned in paragraph 10(2)(a), register that change in your authority's register of members' interests by providing written notification to your authority's monitoring officer..

(4) Sub-paragraphs (1) and (2) and (3) do not apply to sensitive information determined in accordance with paragraph 16(1).

(5) Sub-paragraph (1) and (2) will not apply if you are a member of a relevant authority which is a community council when you act in your capacity as a member of such an authority.

(6) You must, when disclosing a personal interest in accordance with paragraph 11 for the first time, register that personal interest in your authority's register of members' interests by providing written notification to your authority's monitoring officer.

Sensitive information

16. (1) Where you consider that the information relating to any of your personal interests is sensitive information, and your authority's monitoring officer agrees, you need not include that information when registering that interest, or, as the case may be, a change to the interest under paragraph 15.

(2) You must, within 28 days of becoming aware of any change of circumstances which means that information excluded under sub-paragraph (1) is no longer sensitive information, notify your authority's monitoring officer asking that the information be included in your authority's register of members' interests.

(3) In this code, "sensitive information" ("gwybodaeth sensitif") means information whose availability for inspection by the public creates, or is likely to create, a serious risk that you or a person who lives with you may be subjected to violence or intimidation.

Registration of Gifts and Hospitality

17. You must, within 28 days of receiving any gift, hospitality, material benefit or advantage above a value specified in a resolution of your authority, provide written notification to your authority's monitoring officer of the existence and nature of that gift, hospitality, material benefit or advantage. Such written notification should be provided <u>here</u>

Part 6 Scheme of Members' Allowances for the Isle of Anglesey County Council

6.1 Members' Schedule of Remuneration

6.1.1 The range and levels of Allowances payable are specified in the Schedule to this scheme, which shall be updated annually or on any change.

6.1.2 Any other changes to the Schedule or to this scheme must be approved by the full Council.

6.1.3 Payment of allowances will be made by the Head of Function (Resources) / S151 Officer as provided in this scheme.

6.1.4 The Head of Democratic Services will deal with any changes affecting entitlement to basic, senior and civic salaries.

Isle of Anglesey County Council MEMBERS' SCHEDULE OF REMUNERATION

This Schedule is made under the Local Government (Wales) Measure 2011 with regard to Independent Remuneration Panel for Wales (IRPW) Regulations which apply to payments made to members and co-opted members of local authorities.

1.0 Basic Salary

- 1.1 A Basic Salary shall be paid to each elected Member of the Authority without having to be claimed.
- 1.2 In accordance with the Regulations, the rate of the Basic Salary shall be reviewed annually as determined by the Independent Remuneration Panel for Wales.
- 1.3 Where the term of office of a Member begins or ends other than at the beginning or end of a year, his/her entitlement to the Basic Salary will be pro-rata.
- 1.4 No more than one Basic Salary is payable to a Member of the Authority.

2.0 Senior Salaries & Civic Salaries

- 2.1 Members occupying specific posts shall be paid a Senior Salary as set out in **Schedule 1** without having to be claimed.
- 2.2 In accordance with the Regulations, the rates of Senior Salaries and Civic Salaries shall be reviewed annually as determined by the Annual or Supplementary Report of the Independent Remuneration Panel for Wales.
- 2.3 Only one Senior Salary or Civic Salary is payable to a Member of the Authority.
- 2.4 A Member of the Authority cannot be paid a Senior Salary and a Civic Salary.
- 2.5 Where a member holds more than one post that would entitle them to a Senior or Civic Salary, only the largest of these shall be payable.
- 2.6 All Senior and Civic Salaries are paid inclusive of Basic Salary.
- 2.7 A Senior Salary may not be paid to more than the number of members specified by the Independent Remuneration Panel for Wales in its Annual Report and cannot exceed fifty percent of the total membership of the authority.
- 2.8 If the operation of this scheme would cause the total number of members to whom Senior and Civic salaries are payable to exceed fifteen, then all salaries in the lowest band shall cease to be payable.
- 2.9 A Member of the Authority in receipt of a Senior Salary (Band 1 or Band 2) **cannot** receive a salary from any National Park Authority (NPA) or Fire and Rescue Authority (FRA) for which he/she has been nominated.

- 2.10 Where the term of Senior Salary or Civic Salary of a Member begins or ends other than at the beginning or end of a year, his/her entitlement to the Salary will be prorata.
- 2.11 Senior or Civic Salaries are not payable once a Member ceases to be a Councillor for any reason, or ceases to hold the relevant post of responsibility.
- 2.12 The Principal Opposition Group Leader allowance shall be paid to the leader of the largest of the political groups which have no Members on the Executive. If there is more than one largest group of equal size, the Principal Opposition Group leader allowance shall be divided equally between them.

3.0 Election to Forgo Entitlement to Allowance

3.1 A Member may, by notice in writing delivered to the Proper Officer of the authority, personally elect to forgo any part of his/her entitlement to any salary, allowance or fee payable under this Scheme from the date set out in the notice. Such giving up of allowances may be amended or revoked by the Member concerned at any time. Revoking the giving up of an allowance cannot be backdated.

4.0 Suspension of a Member

- 4.1 Where a Member of the Authority is suspended or partially suspended from his or her responsibilities or duties as a Member of the Authority in accordance with Part III of the Local Government Act 2000 (Conduct of Members), or regulations made under the Act, the part of the Basic Salary payable to him/her in respect of that period for which he or she is suspended will be withheld by the Authority (Section 155 (1) of the Measure).
- 4.2 Where a Member in receipt of a Senior Salary is suspended or partially suspended from being a Member of the Authority in accordance with Part III of the Local Government Act 2000 (Conduct of Members), or regulations made under the Act, the Authority must not make payments of the Member's Senior Salary for the duration of the suspension (Section 155 (1) of the Measure).

5.0 Repayment of salaries, allowances or fees

- 5.1 Where payment of any salary, allowance or fee has been made to a Member of the Authority or Co-opted Member in respect of any period during which the Member concerned:
 - (a) is suspended or partially suspended from that Member's/Co-opted Member's duties or responsibilities in accordance with Part 3 of the 2000 Act or regulations made under that Act;
 - (b) ceases to be a Member of the Authority or Co-opted Member; or
 - (c) (is in any other way not entitled to receive a salary, allowance or fee in respect of that period,

the Authority will require that such part of the allowance as relates to any such period be repaid.

- 5.2 Where the allowance has been paid concurrently for the whole month but the entitlement to the allowances terminates during the month, the Head of Function (Resources) will recover the overpayment from any other payment of allowances or expenses to the Member concerned.
- 5.3 In any other case of overpayment, the Head of Function (Resources) will notify the Member concerned with a view to agreeing a timetable for recovery.
- 6.0 Payments
- 6.1 Members are encouraged to receive payments by bank transfer.
- 6.2 Where payment has resulted in a Member receiving more than his/her entitlement to salaries, allowances or fees the Authority will require that such part that is overpayment be repaid.
- 6.3 All payments are subject to the appropriate tax and National Insurance deductions.
- 6.4 Where allowances are paid on the basis of claims, Members are encouraged to submit claims for complete calendar months to the Deputy Chief Executive's Department by the 7th of the following month. The Financial Procedure Rules allow the Head of Function (Resources) to refuse to pay claims that are more than three months late.
- 7.0 Reimbursement for the costs of care
- 7.1 The reimbursement of the costs of care is intended to enable any person whose ability to participate as a member of an authority would be limited by their responsibilities as a carer, or for a member to receive care support to enable that individual to carry out their role.
- 7.2 (Reimbursement applies in respect of children who are aged 15 or under and other persons for whom the Member or Co-opted Member can show that care is required.)
- 7.3 In order to claim eligibility for reimbursement for the costs of care, Members must apply to the Chief Executive giving details of their dependants in a form approved by him. Once eligibility is accepted Members shall claim the reimbursement monthly. All claims must be supported by receipts for expenditure incurred and will be restricted to reimbursement of that expenditure.
- 7.4 Eligible Members may claim reimbursement for actual and receipted costs up to a maximum amount not exceeding that determined by the Independent Remuneration Panel as set out in **Schedule 1**. All claims for reimbursement of the costs of care should be made in writing to Democratic Services detailing times, dates and reasons for claim. Receipts are required for both informal and formal care arrangements.

8.0 Family Absence

- 8.1 Members are entitled under the provisions of the Family Absence for Members of Local Authorities (Wales) Regulations 2013 to a period of family absence, during which if they satisfy the prescribed conditions they are entitled to be absent from authority meetings.
- 8.2 An elected member is entitled to retain a basic salary when taking family absence under the regulations irrespective of the attendance record immediately preceding the commencement of family absence.
- 8.3 When a senior salary holder is eligible for family absence, he/she will continue to receive the salary for the duration of the absence.
- 8.4 It is a matter for the authority to decide whether or not to make a substitute payment. The elected member substituting for a senior salary holder taking family absence will be eligible to be paid a senior salary, if the authority so decides.
- 8.5 If the paid substitution results in the authority exceeding the maximum number of senior salaries, the specific approval of Welsh Government is required to allow an addition to the maximum for the duration of the substitution.
- 8.6 When the authority agrees a paid substitution for family absence, the Panel must be informed, within 14 days of the date of the decision, of the details, including the particular post and the duration of the substitution.
- 8.7 The schedule of remuneration must be amended to reflect the implication of the family absence.

9.0 Sickness absence for senior salary holders

Specific arrangements for long term sickness are set out below:

- 9.1 Long term sickness is defined as certified absences in excess of 4 weeks.
- 9.2 The maximum length of sickness absence within these proposals is 26 weeks or until the individual's term of office ends, whichever is sooner (but if reappointed any remaining balance of the 26 weeks will be included).
- 9.3 Within these parameters a senior salary holder on long term sickness can, if the authority decides, continue to receive remuneration for the post held.
- 9.4 It is a decision of the authority whether to make a substitute appointment but the substitute will be eligible to be paid the senior salary appropriate to the post.

- 9.5 If the paid substitution results in the authority exceeding the maximum number of senior salaries payable for that authority as set out in the Annual Report, an addition will be allowed for the duration of the substitution. (However, this would not apply to Merthyr Tydfil or the Isle of Anglesey councils if it would result in more than 50% of the membership receiving a senior salary. It would also not apply in respect of a council executive member if it would result in the cabinet exceeding 10 posts the statutory maximum).
- 9.6 When the authority agrees a paid substitution, the Panel must be informed within 14 days of the decision of the details, including the specific post and the estimated length of the substitution. The authority's Schedule of Remuneration must be amended accordingly.
- 9.7 It does not apply to elected members of principal councils who are not senior post holders as they continue to receive basic salary for at least six months irrespective of attendance and any extension beyond this timescale is a matter for the authority.

10.0 Co-optees' payments

- 10.1 A Co-optees' daily fee (with a provision for half day payments) shall be paid to Cooptees, provided they are statutory Co-optees with voting rights.
- 10.2 Payments will take into consideration travelling time to and from the place of the meeting, reasonable time for pre meeting preparation and length of meeting (up to the maximum of the daily rate).
- 10.3 The Monitoring Officer is designated as the "appropriate officer" and will determine preparation time, travelling time and length of meeting, the fee will be paid on the basis of this determination.
- 10.4 The Monitoring Officer can determine in advance whether a meeting is programmed for a full day and the fee will be paid on the basis of this determination even if the meeting finishes before four hours has elapsed.
- 10.5 A half day meeting is defined as up to 4 hours.
- 10.6 A full day meeting is defined as over 4 hours.
- 10.7 The daily and half-day fee for the Chairs of the Standards Committee and Audit Committee, as determined by the Independent Remuneration Panel, is set out in Schedule 1.
- 10.8 The daily and half-day fee for other statutory Co-optees with voting rights, as determined by the Independent Remuneration Panel, is set out in **Schedule 1**.

11.0 Travel and Subsistence Allowances - General Principles

- 11.1 (Members and Co-opted Members may claim travelling expenses when travelling on the Authority's business for approved duties as set out in **Schedule 2.**
- 11.2 Members travelling on Council business are encouraged to use Standard Class train or other public transport where possible. Unless rail warrants are used, Members may claim back any expense of such travel on a monthly claim form accompanied by relevant ticket or receipt.
- 11.3 Members attending meetings outside the County should share transport unless otherwise approved by the Chief Executive. Car mileage allowances at the rate set out in **Schedule 3** will be payable monthly in arrears following submission of a claim form approved by the Head of Function (Resources).
- 11.4 Where a Member travels to a meeting from anywhere other than his or her home, travelling expenses will only be paid from the County boundaries.
- (11.5) Unless the Member concerned has certified to the Head of Function (Resources) that he uses his home as a base for his work as a Councillor, any mileage allowances paid to him will be treated as taxable.
- (11.6) Where Members travel on the Authority's business they are expected to travel by the most cost effective means.
- (11.7) The rates of Members' Travel and Subsistence Allowances are set out in Schedule
 (3) and are subject to annual review by the Independent Remuneration Panel for Wales.
- 11.8 Where a Member is suspended or partially suspended from his or her responsibilities or duties as a Member of the Authority in accordance with Part III of the Local Government Act 2000 (Conduct of Members), or regulations made under the Act, any travel and subsistence allowances payable to him/her in respect of that period for which he or she is suspended or partially suspended must be withheld by the Authority.

12.0 Travel by Private Vehicle

- 12.1 The Independent Remuneration Panel for Wales has determined that the maximum travel rates payable should be the rates set out by Her Majesty's Revenue & Customs for the use of private cars, motor cycles and pedal cycles plus any passenger supplement.
- 12.2 The mileage rates for private vehicles as determined by the Independent Remuneration Panel for Wales are set out in **Schedule 3.**
- 12.3 Where a Member makes use of his/her private vehicle for approved duty purposes, the vehicle must be insured for business use. Proof of appropriate insurance must be provided to the Authority on request.

13.0 Travel by Public Transport

Taxi Fares

13.1 Re-imbursement for taxi fares will be upon receipt only.

14.0 Overnight Accommodation

14.1 Overnight accommodation will be booked by Democratic Services. Wherever possible the overnight accommodation will be pre-paid or invoiced.

15.0 Subsistence Allowance

- (15.1) The cost of Members' subsistence allowance while away from home on Council business will be payable monthly in arrears following submission of a claim in a form approved by the Head of Function (Resources).
- 15.2 The day subsistence rate to meet the costs of meals and refreshments in connection with approved duties (including breakfast when not provided as part of overnight accommodation) is set out in **Schedule 3**. The maximum daily rate covers a 24 hour period and can be claimed for any meal that is relevant, providing such a claim is supported by receipt(s)
- **15.3** No provision is made for subsistence claims within the County.

16.0 Claims and Payments

16.1 Where allowances are paid on the basis of claims, Members are encouraged to submit claims for complete calendar months to the Deputy Chief Executive's Department by the 7th of the following month. The Financial Procedure Rules allow the Head of Function (Resources) to refuse to pay claims that are more than three months late.

17.0 Pensions

17.1 The Authority shall enable its Members who are eligible to join the Local Government Pension Scheme.

18.0 Compliance

(18.1) In accordance with the Regulations, the Authority must comply with the requirements of the Panel in respect of the monitoring and publication of payments made to members and co-opted members as set out in **Schedule 4.**

Members are reminded that expense claims are subject to both internal and external audit.

SCHEDULE 1

Schedule of Member Remuneration 2017-18

	MEMBERS ENTITLED TO BASIC SALARY	ANNUAL AMOUNT OF BASIC SALARY
1.	Lewis Davies	£13,400
2.	Richard Griffiths	£13,400
3.	Glyn Haynes	£13,400
4.	Kenneth P Hughes	£13,400
5.	Trefor Lloyd Hughes	£13,400
6.	Vaughan Hughes	£13,400
7.	Carwyn Jones	£13,400
8.	Eric Wyn Jones	£13,400
9.	Robert LI Jones	£13,400
10.	Shaun James Redmond	£13,400
11.	Alun Roberts	£13,400
12.	Dafydd Roberts	£13,400
13.	J Arwel Roberts	£13,400
14.	Margaret Murley Roberts	£13,400
15.	Robin Wyn Williams	£13,400

SENIOR SALARIES ENTITLEMENTS (includes basic salary)		ANNUAL AMOUNT OF SENIOR SALARY	
	ROLE	MEMBER	
1.	Leader and Social Services Portfolio	Llinos Medi	£43,100
2.	Deputy Leader, Major Projects and Responsibility for the Welsh Language	leuan Williams	£30,100
3.	Executive Member – Planning, Public Protection and Economic Development Portfolio	Richard Dew	£26,100
4.	Executive Member – Finance Portfolio	John Griffith	£26,100
5.	Executive Member – Education, Youth, Libraries and Culture Portfolio	R Meirion Jones	£26,100
6.	Executive Member – Highways, Property and Waste Portfolio	Robert G Parry OBE	£26,100
7.	Executive Member – Corporate Portfolio	Dafydd Rhys Thomas	£26,100
8.	Executive Member – Housing and Supporting Communities	Alun Wyn Mummery	£26,100
9.	Chair of Partnership and Regeneration Scrutiny Committee	Gwilym O Jones	£22,100
10.	Chair of Corporate Scrutiny Committee	Aled Morris Jones	£22,100
11.	Chair of Planning and Orders Committee	Nicola Roberts	£22,100
12.	Chair of Audit and Governance Committee	Peter Rogers	£22,100
13.	Leader of Largest Opposition Group	Bryan Owen	£22,100

ENTITLEMENT TO CIVIC SALARIES		ANNUAL AMOUNT OF	
	ROLE	MEMBER	CIVIC SALARY
14.	Civic Head (Chair of the Council)	Richard Owain Jones	£19,100
15.	Deputy Civic Head (Vice-Chair of the Council)	Dylan Rees	£14,100

A maximum of 15 senior salaries (inclusive of civic salaries) may be paid by the Isle of Anglesey County Council and this has not been exceeded.

ENTITLEMENT AS STATUTORY CO-OPTEES		AMOUNT OF
ROLE	MEMBER	CO-OPTEES ALLOWANCES
Chair Of Standards Committee	Michael Wilson	£256 Daily Fee £128 ½ Day Fee
Chair of Audit Committee	-	£256 Daily Fee £128 ½ Day Fee
Statutory Co-optees - Standards Committee, Education OVSC Committee, Audit Committee, Crime and Disorder OVSC	Standards: Denise Harris Edwards Islwyn Jones Dilys Shaw Vacant Seat John Chorlton John Roberts Scrutiny: Keith Roberts Anest Gray Frazer Audit and Governance: Dilwyn Evans Jonathan Mendoza	£198 Daily Fee £99 ½ Day Fee
Statutory Co-optees -ordinary members of Standards Committee who also chair Standards Committees for Community Councils	-	£226 Daily Fee £113 ½ Day Fee

MEMBERS ELIGIBLE TO RECEIVE REIMBURSEMENT FOR THE COSTS OF CARE	
All Members	Up to a maximum of £403 per month

SCHEDULE 2

Travelling Allowances

Travelling allowances will be payable for the following:

- Any meeting of the Council or any Committee of the Council called by the Proper Officer
- Any training event organised by or on behalf of the Council and approved by the Chief Executive
- Any meeting on Council business to which the Member is invited by the Chief Executive, Corporate Director or Head of Service and authorised on the relevant form
- Any civic function to which the Member is invited by the Council Chair or Chief Executive, or otherwise approved by the Chief Executive
- Any meeting of an outside body to which the Member has been appointed or nominated for Membership by the Council, provided that the outside body does not itself pay such costs or prohibit the acceptance of such costs

Travelling allowances will not be payable for:

- Political group meetings
- Social meetings (where no Council business is transacted)
- Meeting for which an outside body may reimburse travelling costs
- Meetings within the Member's own ward
- Journeys from home to Llangefni in order to attend meetings of the full County Council

SCHEDULE 3

Mileage Rates

All sizes of private motor vehicle Up to 10,000 miles Over 10,000 miles	45 pence per mile 25 pence per mile
Private Motor Cycles Pedal Cycles	24 pence per mile 20 pence per mile
Passenger supplement	05 pence per mile

Subsistence Allowance

The day subsistence rate is up to a maximum of £28 and covers a 24-hour period and can be claimed for any meal if relevant. The payment of subsistence will be subject to the following:

- Claims are subject to the maximum amount prescribed in the schedule for the relevant period of absence from home
- Subsistence cannot be claimed unless there would also be an entitlement to travelling allowance for the same event (whether or not it is claimed or paid)
- Subsistence allowance cannot be claimed for business on the island
- All claims must be supported by receipts for expenditure incurred and will be restricted to reimbursement of that expenditure

Overnight Stay

The maximum allowances for an overnight stay are $\pounds 200$ for London and $\pounds 95$ for elsewhere. A maximum of $\pounds 30$ is available for an overnight stay with friends or relatives whilst on approved duty.

SCHEDULE 4

Compliance

- The Authority will arrange for the publication on the Council's website the total sum paid by it to each member and co-opted member in respect of salary, allowances, fees and reimbursements, including where a member had chosen to forego all or part of the salary or fee for the year in question. This information will be published not later than 30 September following the close of the year to which it relates. In the interests of transparency, this will include remuneration from all public service appointments held by elected members.
- The Authority will publish on the Council's website a statement of the basic responsibility of a councillor and role descriptors for senior salary office holders, which clearly identify the duties expected.
- The Authority will publish on the Council's website the annual schedule of Member Remuneration not later than 31 July of the year to which the schedule refers.
- The Authority will send a copy of the schedule to the Independent Remuneration Panel not later than 31 July of the year to which the schedule refers.
- The Authority will maintain records of member/co-opted members attendance at meetings of Council, Executive and Committees and other approved duties for which a member/co-opted member submits a claim for reimbursement.
- The Authority will arrange for the publication on the Council's website of annual reports prepared by members.
- When the Authority agrees a paid substitution for family absence it will notify the Independent Remuneration Panel within 14 days of the date of the decision of the details including the particular post and the duration of the substitution.
- When the authority agrees a paid substitution for sickness absence for a senior salary holder the Panel will be informed within 14 days of the decision of the details including the specific post and the estimated length of the substitution. The authority's Schedule of Remuneration will be amended accordingly.



Pwyllgor Safonau / Standards Committee

Cais i fod yn Aelod Annibynnol ar y Pwyllgor Safonau Application to be an Independent Member of the Standards Committee

Gofynnir i ymgeiswyr gwblhau <u>pob</u> blwch ar y ffurflen Applicants are asked to please complete <u>all</u> boxes on this form.

Rhan 1 : GWYBODAETH BERSONOL / Part 1: PERSONAL INFORMATION

Teitl / Title: Enw Cyntaf / First Name:
Cyfenw / Surname:
Cyfeiriad / Address :
Côd Post / Post Code:
Cyfeiriad e-bost / e-mail address:
Rhif ffôn yn ystod y dydd / Daytime Tel No:
Rhif ffôn gyda'r nos / Evening Tel No:
Rhif ffôn symudol / Mobile Tel No:
Gwaith / Occupation:
Enw a chyfeiriad eich Cyflogwr presennol neu'r un diweddaraf Name and address of your current or most recent employer

Rhan 2 : GWAHARDDIAD / Part 2 : DISQUALIFICATION

2.1 <u>Gwaharddiad Awtomatig</u>

Mae rheoliadau statudol yn gwahardd yn awtomatig unrhyw ymgeisydd sydd :

- yn gynghorydd neu wedi bod yn gynghorydd ar Gyngor Sir Ynys Môn
- yn gynghorydd efo unrhyw gyngor sir arall, cyngor bwrdeistref sirol, awdurdod parc cenedlaethol neu awdurdod tân ac achub
- yn gynghorydd efo unrhyw gyngor cymuned
- yn gweithio neu wedi bod yn gweithio i Gyngor Sir Ynys Môn
- yn gweithio i unrhyw Gyngor Sir arall, Cyngor Bwrdeistref Sirol, awdurdod Parc Cenedlaethol neu awdurdod tân ac achub
- yn gweithio i unrhyw gyngor cymuned
- yn briod/bartner i gynghorydd neu weithiwr efo unrhyw gyngor sir arall, cyngor bwrdeistref sirol, awdurdod parc cenedlaethol neu awdurdod tân ac achub
- yn briod/bartner i gynghorydd neu weithiwr i unrhyw gyngor cymuned
- wedi bod yn gynghorydd efo unrhyw gyngor sir. cyngor bwrdeistref sirol, awdurdod parc cenedlaethol, a/neu, awdurdod tân ac achub o fewn y 12 mis diwethaf. Os ydi aelodaeth yr ymgeisydd wedi peidio ers cvfnod 0 ddeuddeng mis [yn dechrau efo'r dyddiad y peidiodd yr ymgeisydd hwnnw â bod yn aelod o'r awdurdod perthnasol], yna gellir CC-019937-MWY/394982

2.1 <u>Automatic Disgualification</u>

Statutory regulations automatically disqualify any applicant who is:

- a current or former county councillor of the Isle of Anglesey County Council
- a councillor of any other county council, county borough council, national park authority or fire and rescue authority
- a councillor of any community council
- a current or former employee of the Isle of Anglesey County Council
- an employee of any other county council, county borough council, national park authority or fire and rescue authority
- an employee of any community council
- the spouse/partner of a councillor or employee of any other county council, county borough council, national park authority or fire and rescue authority
- the spouse/partner of a councillor or employee of any community council
- a former councillor of any county council, county borough council, national park authority and/or fire and rescue service within the last 12 months. If the applicant ceased to be a member more than 12 months ago [starting on the date the applicant ceased to be a member of the relevant authority], then she/he may apply.

gwneud cais.

- wedi ei wahardd rhag dal swydd dan Adran 80 Deddf Llywodraeth Leol 1972 (mae crynodeb o Adran 80 yn Atodiad 5 i'r ffurflen hon)
- ddim yn gymwys i gofrestru fel • etholwr yn Ynys Môn
- Yn aelod o Bwyllgor, Is-Bwyllgor, Cydbwyllgor neu Banel sv'n gysylltiedig â Chyngor Sir Ynys Môn
- precluded from holding office under • Section 80 of the Local Government Act 1972. (Section 80 is summarised at Enclosure 5 to this form)
- not eligible to be registered as an • elector on the Isle of Anglesey
- a member of any committee, subcommittee, joint committee or panel connected to the Isle of Anglesey County Council

I alluogi'r Cyngor i ystyried eich cais cvmhwvster nodwch eich drwv arwyddo'r datganiad yn y blwch isod

To enable the Council to consider your application please confirm vour eligibility by signing the statement in the box below

un o'r categorïau a restrir yn 2.1 uchod

Rwyf yn cadarnhau nad wyf yn unrhyw I confirm that I do not fall into any of the categories listed in 2.1 above

Llofnod yr ymgeisydd / Signature of applicant

Byddwch cystal â chwblhau pob cwestiwn yn Rhan 2.2. Fe all atebion i'r cwestiynau yn yr adran hon arwain i ymgeiswyr gael eu gwahardd. Dibynna hyn ar natur a graddfa ymwneud yr ymgeisydd â'r Cyngor/gweithgaredd gwleidyddol

2.2.1 Gofynnir i chi, os gwelwch yn dda, i roi manylion am unrhyw berson rydych mewn cysylltiad agos â hwy neu sy'n ffrind perthyn i chi (e.e. agos, priod/partner. mab/merch. rhiant. brawd/chwaer, neu berthynas agos arall) sydd ar hyn o bryd neu sydd wedi bod vn Gynghorydd ar, neu'n weithiwr i, Gyngor Sir Ynvs Môn neu avnaor tref/cvmuned vm Os nad oes cysylltiad o'r fath Môn. dylech ddweud hyn.

2.2 Discretionary Disgualification

Please respond to all questions in Part 2.2. The responses to the questions in this section may lead to applicants being disqualified. This will depend on the nature and degree of the applicant's dealings with the Council/political activity.

2.2.1 Please give details of anyone with whom you are closely associated or related (e.g. close friend, spouse/partner, son/daughter, parent, brother/sister or other close relative) who is currently or was formerly a councillor or employee of either the Isle of Anglesey County Council or an Anglesey town or community council. If you have no such connection then please say so.

2.2.2 Gofynnir i chi os gwelwch yn dda roi manylion am nifer a math y gweithgareddau busnes/masnachol fu rhyngoch chi a Chyngor Sir Ynys Môn yn ystod y 4 blynedd diwethaf. Cyflwynwch y wybodaeth pa un a oedd y trafodion busnes hynny wedi eu cynnal gennych chi fel unigolyn neu fel cyfarwyddwr cwmni. <u>Os na fu gennych chi</u> <u>unrhyw fusnes gyda'r Cyngor Sir yn</u> <u>ystod y 4 blynedd diwethaf dylech</u> <u>ddweud hynny.</u>

2.2.2 Please give details of the type and amount of any commercial/business dealings you have transacted with the Isle of Anglesey County Council over the last 4 years. Please provide this information whether or not those business dealings were in your capacity as an individual or as a director of a company. If you have not transacted any business with the County Council over the last 4 years then please say so.

2.2.3 Rhowch fanylion os ydych yn dibynnu ar berthynas fasnachol / fusnes gyda Chyngor Sir Ynys Môn am unrhyw ran o'ch incwm. Os nad oes unrhvw ddibvniaeth o'r fath dylech ddweud hynny.

2.2.3 If you rely upon a commercial / business relationship with the Isle of Anglesey County Council for any part of vour income then please give details. If there is no such reliance then please say so.

2.2.4 Gofynnir i chi os gwelwch yn dda roi 2.2.4 Please give details of any other manylion unrhyw gysylltiad arall sydd gennych gyda Chyngor Sir Ynys Môn, ei gynghorwyr neu weithwyr waeth ba mor ddibwys neu bell ydynt. (Dylech ddiystyru'r ffaith eich bod efallai'n derbyn unrhyw wasanaeth y mae'r Cyngor yn ei ddarparu ar gyfer holl aelodau'r cyhoedd neu nifer fawr ohonynt). Os nad oes gennych gysylltiad o'r fath, dylech ddweud hynny.

connection with the Isle of Anglesey County Council, its councillors or emplovees however remote or (Please disregard the fact insignificant. that you may be the recipient of any service provided by the Council to all or many other members of the public). If you have no such connection then please s<u>ay so</u>.

2.2.5 Rhaid i aelodau annibynnol y Pwyllgor Safonau fedru dangos niwtraliaeth wleidyddol. Efallai y bydd rhai gweithgareddau yn eich gwahardd. Cynghorir chi i ddarllen <u>Atodiad (6)</u> y ffurflen hon cyn ateb y cwestiwn hwn. Dylech ddweud os gallwch ddangos eich bod yn wleidyddol annibynnol / niwtral. 2.2.5 The independent members of the Standards Committee must be able to demonstrate political neutrality. Certain activities may disqualify. You are advised to read <u>Enclosure (6)</u> to this form before completing your reply to this question. <u>If</u> you can demonstrate political neutrality/independence then please say <u>so</u>.

Rhan 3 : MEINI PRAWF / Part 3 : CRITERIA

3.1 **Profiad Perthnasol**

Gofynnir i chi, os gwelwch yn dda, roi Please provide details of any education, manylion am unrhyw addysg, hyfforddiant, profiad neu sgiliau sy'n berthnasol i waith y Pwvllgor Safonau. Mae'r Cvngor â diddordeb arbennig mewn clywed gan ymgeiswyr sydd â phrofiad cyfredol neu ddiweddar fel y disgrifir hynny yn Atodiad (7). Byddai'r arbenigedd hwnnw'n cael ei groesawu p'un a ydyw i'w briodoli i gyflogaeth neu fel arall.

3.1.1 Gofynnir i chi, os gwelwch yn dda, roi manylion am brofiad perthnasol, fel y disgrifir hynny ym mharagraff 3.1 uchod ac yn Atodiad (7), a gafwyd drwy gyflogaeth yn y sector preifat, y sector cyhoeddus, neu'r ddau.

3.1 **Relevant Experience**

training, experience or skills relevant to the work of the Standards Committee. The Council is particularly interested in hearing from applicants who have current or recent experience as described in Enclosure (7) to this form. Such expertise would be welcomed whether dained through employment or otherwise.

3.1.1. Please provide details of relevant experience, as described in paragraph 3.1 above, and Enclosure (7), gained through employment in the private sector, public sector, or both.

3.1.2 Gofynnir i chi, os gwelwch yn dda, roi 3.1.2 Please provide details of relevant manylion am brofiad perthnasol, fel y disgrifir hynny ym mharagraff 3.1 uchod ac Atodiad (7), a gafwyd ac eithrio drwy gyflogaeth, e.e. fel llywodraethwr ysgol, mewn sefydliad gwirfoddol, elusennol neu grefyddol neu mewn unrhyw gyd-destun arall.

experience, as described in paragraph 3.1 above and Enclosure (7), gained other than through employment e.g. as a school governor, in a voluntary, charitable or religious organisation or in some other context.

3.2 Cyfraniad i'r Gymuned

Gofynnir i chi, os gwelwch yn dda, roi manylion am eich cyfraniad cyfredol neu ddiweddar i fywyd eich Cymuned. Trowch at <u>Atodiad (8)</u> y ffurflen hon am ragor o gyfarwyddyd ac enghreifftiau. Gallai hyn fod yn rhywbeth megis darparu gwasanaethau i'r cyhoedd trwy gyflogaeth (ond nid gyda'r Cyngor Sir), aelodaeth o gorff llywodraethol ysgol, o sefydliad gwirfoddol, elusennol neu grefyddol neu mewn cyswllt arall.

3.2 <u>Contribution to the</u> <u>Community</u>

Please provide details of your involvement in any current or recent contribution to the life of your community. Please refer to <u>Enclosure (8)</u> to this form for further guidance and examples. This might involve providing services to the public through employment (other than with the County Council), membership of a school governing body, a voluntary, charitable or religious organisation or in some other context.

Rhan 4 : GWYBODAETH YCHWANEGOL / Part 4 : ADDITIONAL INFORMATION

Os oes unrhyw wybodaeth bellach yr ydych yn meddwl y dylai'r Cyngor ei hystyried, rhowch fanylion isod os gwelwch yn dda.

Os oes gennych CV cyfredol neu ddiweddar, gwahoddir chi i'w gyflwyno efo'r ffurflen hon, ond mae'n hanfodol eich bod yn cwblhau'r holl rannau'r ddogfen hon. If there is any other information which you think the Council should take into consideration then please give details below

If you have a current or recent CV you are invited to submit that with this form, but completion of the whole of this form is essential.

Gofynnir i chi, os gwelwch yn dda, roi Please provide details of two persons who manylion am ddau unigolyn sy'n fodlon cyflwyno geirda sy'n canolbwyntio ar y meini prawf uchod yn gyffredinol yn ogystal â'ch gonestrwydd personol chi. Lle mae'n berthnasol, hoffai'r Panel Dethol dderbyn geirda gan un canolwr mewn capasiti proffesiynol / gwaith. Fodd bynnag, oherwydd natur y penodiad gofynnir i chwi beidio â chyflwyno enwau cynghorwyr neu weithwyr y Cyngor neu gyfeillion neu berthnasau o cynghorwyr neu weithwyr y Cyngor agos fel canolwyr.

would be willing to provide references with particular regard to the above criteria generally and also to your personal Where applicable, it would be integrity. desirable for the Selection Panel to receive а reference from one referee in a professional / working capacity. However, owing to the nature of the appointment, the names of councillors or Council employees or close friends or relatives of councillors or Council employees should not be put forward as referees.

Enw / Name	Enw/Name
Cyfeiriad / Address	Cyfeiriad / Address
E-bost/e-mail	E-bost/e-mail
Rhif ffôn / Tel. No. Ffôn symudol/Mobile No.	Rhif ffôn / Tel. No. Ffôn symudol/Mobile No.
Sut ydych chi'n adnabod y person hwn ac ers faint o amser ydych chi wedi ei adnabod / hadnabod.	Sut ydych chi'n adnabod y person hwn ac ers faint o amser ydych chi wedi ei adnabod / hadnabod.
Capacity in which this person is known to you and the length of time this person has known you	Capacity in which this person is known to you and the length of time this person has known you

Rhan 6 : DATGANIAD / Part 6 : DECLARATION

Gofynnir i chi, os gwelwch yn dda, lofnodi a Please sign and date the declaration dyddio'r datganiad isod.

below.

Hyd y gwn i mae'r wybodaeth yn y ffurflen hon yn gywir / To the best of my knowledge the information contained in this form is correct

Llofnod yr ymgeisydd / Signature of applicant *

Dyddiad / Date

* Bydd enw'r ymgeisydd yn ddigonol os cyflwynir y cais yn electronig / Applicant's name will be sufficient if the application is submitted electronically

Deddf Diogelu Data 1998	Data Protection Act 1998
darparu'n cael ei defnyddio'n unig i bwrpas dethol gan aelodau'r Panel Dethol, y Swyddog Monitro, y Goruchwyliwr	

Nodiadau i'r Ymgeisydd

- i. chwblhau i. Pan fyddwch wedi ei anfonwch y ffurflen hon yn yr amlen bwrpasol at Miss Lynn Ball, Pennaeth Swyddogaeth (Busnes v Cyngor)/ Swyddog Monitro, Cyngor Sir Ynys Môn, Swyddfeydd y Cyngor, Llangefni, Ynys Môn LL77 7TW neu trwy ebost i a bydd raid ei derbyn erbyn Yn y naill achos neu'r llall i'w dderbyn dim hwyrach na [Dyddiad].
- ii. Gofynnir i chi hefyd, os gwelwch yn ii. dda, gwblhau a dychwelyd y ffurflen Monitro Cyfle Cyfartal a atodwyd.
- Gwaetha'r modd ni fydd ceisiadau hwyr iii. iii. yn cael eu hystyried.

Notes for Applicant

- When completed please return this form the prepaid envelope in provided to Miss Lynn Ball, Head of (Council Business) Function Monitoring Officer, Isle of Anglesey County Council, Council Offices, Llangefni, Anglesey LL77 7TW or by email to In either case to be received by no later than [Date]
 - Please also complete and return the attached Equal **Opportunities** Monitoring Form. Regrettably, late applications will not
 - be considered.

FFURFLEN MONITRO CYFLEOEDD CYFARTAL

Bydd y wybodaeth y byddwch yn ei darparu yn cael ei thrin yn gyfrinachol. Ni fydd ond yn cael ei defnyddio i ddibenion dadansoddi proffil cyffredinol Cyngor Sir Ynys Môn.

Yn unol â'r gyfraith, rhaid i ni fonitro ar gyfer cydraddoldeb. Fodd bynnag, nid oes dyletswydd gyfreithiol arnoch i ymateb. Bydd unrhyw wybodaeth y byddwch yn ei darparu yn gymorth i ni addasu a monitro ein gwasanaethau yn y dyfodol.

Teitl						
Cyfenw						
Enw Cyntaf						
Oed	16-24 🗌 25-34 🗌 35-44	45	5-54 🗌 55-64 🗌 65-	- 🗆		
Rhyw	Gwryw 🗌 Benyw 🗌					
Ydych chi erioed wedi dweud eich bod yn drawsryweddol	I ddibenion y cwestiwn hwn, diffinnir trawsryweddol fel unigolion sy'n byw, neu sy'n dymuno byw, amser llawn yn y rhyw na chafodd ei aseinio iddynt ar adeg eu geni. Do Naddo Dim eisiau dweud					
Tarddiad ethnig: (Ticiwch un)	Gwyn 🗌 Asiaidd 🗌 Du 🗌 Tsieineaidd 🗌 Cymysg 🗌 Arall 🔲 Manylwch os gwelwch yn dda:					
Crefydd neu gredo: (Ticiwch un)	Dim Crefydd neu Gredo Cristion Iddew Arall		Baha'i Hindŵ Moslem Gwell gen i beidio â dweud		Bwdhydd Jain Sikh	
Cyfeiriadedd Rhywiol: (Ticiwch un)	Deurywiol Lesbiad		Heterorywiol Gwell gen i beidio â dweud		Ноуw	
Anabledd (Ticiwch un os gwelwch yn dda) A ydych yn ystyried bod gennych anabledd tu mewn i ystyr Deddf Cydraddoldeb 2010? Mae Deddf Cydraddoldeb 2010 yn diffinio person anabl fel rhywun sydd â nam corfforol neu feddyliol, sydd yn cael effaith sylweddol ac andwyol tymor hir ar ei allu ef neu hi i wneud gweithgareddau dydd i ddydd cyffredin. Gall cyflyrau gynnwys, er enghraifft, iselder difrifol, dyslecsia, diabetes, epilepsi ac arthritis Bydd yr holl ymgeiswyr sydd ag anabledd ac sy'n cwrdd â'r lleiafswm o feini prawf ar gyfer y swydd yn cael cynnig cyfweliad yn unol ag ymrwymiad Cyngor Sir Ynys Môn i ddarparu cyfleoedd i bobl gydag anabledd. Ydw Na Gwell gen i beidio â dweud						

Os gwelwch yn dda disgrifiwch natur eich anabledd:						
Dyslecsia Dall / Rhannol Ddall Byddar / Nam Clyw		Yn defnyddio cadair olwyn / problemau symudedd Cefnogaeth gofal person Anawsterau iechyd meddwl				
Anabledd na ellir ei weld e.e. clefyd siwgr, epilepsy, asthma Anabledd nad yw wedi ei restru uchod	_	Nifer o anableddau				
Mae'r wybodaeth i ddibenion moni drefnu'r rhain ar wahân.	itro'n unig – os yd	ych angen unrhyw addasiadau rhesymol, dyle	ech			

EQUAL OPPORTUNITIES MONITORING FORM

The information you have supplied will be kept confidentially and will only be used to provide an overall profile analysis of Anglesey County Council.

We are legally required to monitor for equality, however you are not legally obliged to respond. Any information you do provide will help us to adapt and monitor our services in the future.

	-						
Title							
Surname							
First Name							
Age	16-24 🗌 25-34 🗌 35-44	16-24 🗌 25-34 🗌 35-44 🗌 45-54 🗌 55-64 🗌 65+ 🗌					
Gender	Male 🗌 Female 🗌	Male 🗌 Female 🗌					
Have you ever identified as transgender	For the purpose of this question 'transgender' is defined as an individual who lives, or wants to live, full time in the gender opposite to that they were assigned at birth. Yes No Prefer not to say						
Ethnic Origin (Please tick one)	White Asian Black Chinese Mixed Chinese Official Mixed						
Religion or Belief (Please tick one)	No Religion or Belief Christian Jewish Other		Baha'i Hindu Muslim Prefer not to say		Buddhist Jain Sikh		
Sexual Orientation (Please tick one)	Bisexual Lesbian		Heterosexual Prefer not to say		Gay		
Disability (Please tick one)							
Do you consider yourself to have a disability within the meaning of the Equality Act 2010? δ_{SAB}							
The Equality Act 2010 defines a disabled person as someone who has a physical or mental impairment, which has a substantial and adverse long-term effect on his or her ability to carry out normal day to day activities. Conditions may include, for example, severe depression, dyslexia, diabetes, epilepsy and arthritis							
All applicants who have a disability and meet the minimum criteria for the post will be offered an interview in line with the Isle of Anglesey County Council's commitment to providing opportunities for people with a disability.							
Yes D No D	Prefer not to say						

If yes, please describe the nature of your disability:					
Dyslexia		Wheelchair user / Have mobility difficulties			
Blind / Partially sighted		Personal care support			
Deaf / Have a hearing impairment		Mental health difficulties			
An unseen disability e.g. diabetes, epilepsy, asthma		Multiple disabilities			
A disability not listed above					
This information is provided for monitoring purposes only - if you need any reasonable adjustments you should arrange					

these separately.

Pwy sy'n gymwys i fod yn aelodau annibynnol o'r Pwyllgor Safonau a'r hyn a fedr eu gwahardd rhag bod yn aelodau

Eligibility/disqualification from the role of independent member of the Standards Committee

Nid yw'r ymgeiswyr isod yn gymwys i gael eu penodi i rôl aelod annibynnol o'r Pwyllgor Safonau:-

- yn gynghorydd neu wedi bod yn gynghorydd ar Gyngor Sir Ynys Môn
- yn gynghorydd efo unrhyw gyngor sir arall, cyngor bwrdeistref sirol, awdurdod parc cenedlaethol neu awdurdod tân ac achub
- yn gynghorydd efo unrhyw gyngor cymuned
- yn gweithio neu wedi bod yn gweithio i Gyngor Sir Ynys Môn
- yn gweithio i unrhyw Gyngor Sir arall, Cyngor Bwrdeistref Sirol, awdurdod Parc Cenedlaethol neu awdurdod tân ac achub
- yn gweithio i unrhyw gyngor cymuned
- yn briod/bartner i gynghorydd neu weithiwr efo unrhyw gyngor sir arall, cyngor bwrdeistref sirol, awdurdod parc cenedlaethol neu awdurdod tân ac achub
- yn briod/bartner i gynghorydd neu weithiwr i unrhyw gyngor cymuned
- wedi bod yn gynghorydd efo unrhyw gyngor sir, cyngor bwrdeistref sirol, awdurdod parc cenedlaethol, a/neu, awdurdod tân ac achub o fewn y 12 mis diwethaf. Os ydi aelodaeth yr ymgeisydd wedi peidio ers cyfnod o ddeuddeng mis [yn dechrau efo'r dyddiad y peidiodd yr ymgeisydd hwnnw â bod yn aelod o'r awdurdod perthnasol], yna gellir gwneud cais.

The following applicants are ineligible to be appointed to the role of an independent member of the Standards Committee:-

- a current or former county councillor of the Isle of Anglesey County Council
- a councillor of any other county council, county borough council, national park authority or fire and rescue authority
- a councillor of any community council
- a current or former employee of the Isle of Anglesey County Council
- an employee of any other county council, county borough council, national park authority or fire and rescue authority
- an employee of any community council
- the spouse/partner of a councillor or employee of any other county council, county borough council, national park authority or fire and rescue authority
- the spouse/partner of a councillor or employee of any community council
- a former councillor of any county council, county borough council, national park authority and/or fire and rescue service within the last 12 months. If the applicant ceased to be a member more than 12 months ago [starting on the date the applicant ceased to be a member of the relevant authority], then she/he may apply.

- ddim yn gymwys i gofrestru fel etholwr yn Ynys Môn
- yn aelod o Bwyllgor, Is-Bwyllgor, Cydbwyllgor neu Banel sy'n gysylltiedig â Chyngor Sir Ynys Môn
- unrhyw ymgeisydd sy'n destun gorchymyn methdaliad nad ydyw wedi dod i ben eto.
- unrhyw ymgeisydd a gafwyd yn euog o drosedd yn ystod y 5 mlynedd diwethaf ac a gafodd ddedfryd o garchar (p'un a oedd y ddedfryd wedi ei gohirio ai peidio) am gyfnod nad oedd yn llai na thri mis.
- unrhyw ymgeisydd nad yw'n gymwys i fod yn aelod o gyngor dan Ran III Deddf Cynrychiolaeth y Bobl 1983.

- not eligible to be registered as an elector on the Isle of Anglesey
- a member of any committee, subcommittee, joint committee or panel connected to the Isle of Anglesey County Council
- any applicant subject to an undischarged bankruptcy order.
- any applicant with a criminal conviction within the last 5 years where a sentence of imprisonment was passed (whether suspended or not) for a period of not less than three months.
- any applicant disqualified from being a member of a council under Part III of the Representation of the People Act 1983.

NIWTRALIAETH GWLEIDYDDOL/ANNIBYNNOL SYDD ANGEN AR GYFER Y ROL HWN

POLITICAL NEUTRALITY/INDEPENDENCE REQUIRED FOR THIS ROLE

Oherwydd y bydd gofyn i aelodau annibynnol o'r Pwyllgor Safonau basio barn ar ymddygiad rhai a allai fod yn aelodau o bleidiau gwleidyddol, dylai eu hannibyniaeth fel aelodau annibynnol fod yn amlwg.

Nid yw hyn yn golygu na ddylent fod â barn wleidyddol neu na ddylent gefnogi unrhyw blaid wleidyddol. Ar y llaw arall efallai y bydd rhai gweithgareddau gwleidyddol yn berthnasol a gofynnir i ymgeiswyr roddi manylion yn nodi a ydyn nhw, neu bobl y mae ganddynt gysylltiad agos gyda nhw, wedi ymgeisio am swyddi cyhoeddus neu wedi dal swyddi swyddogol mewn plaid wleidyddol.

Y rhain yw'r gweithgareddau y mae'n rhaid dweud amdanynt :

1. Bod yn rhan o weithgareddau plaid wleidyddol, megis :

- a) Ty'r Cyffredin
- b) Cynulliad Cenedlaethol Cymru / Llywodraeth Cymru
- c) Senedd Ewropeaidd

As the independent members of the Standards Committee will be required to make judgments on the conduct of some who may be members of political parties, their own political independence should be apparent.

That is not to say that applicants should not have political opinions, or support a political party. However, some political activities may be relevant and applicants are asked to give details of whether or not they, or people with whom they are closely associated, have ever (and when) stood for public office or held official positions in a political party.

The activities which must be disclosed are listed below :

- 1. Being actively involved in the activities of a political party, such as:
 - (a) the House of Commons
 - (b) the Welsh Assembly / Welsh Government
 - (c) the European Parliament

- d) Y Cyngor Sir
- e) Cyngor tref/cymuned

Gweithredu fel asiant neu is-asiant
 etholiadol yn ôl ystyr adran 67 neu adran 68
 Deddf Cynrychiolaeth y Bobl 1983 (i
 ymgeisydd yn sefyll etholiad i fod yn aelod o
 gorff a grybwyllir ym mharagraff 1).

 Swyddog o blaid wleidyddol, neu gangen o blaid o'r fath, neu aelod o unrhyw bwyllgor neu is-bwyllgor o blaid neu gangen lle mae ei ddyletswyddau fel swyddog neu aelod yn debygol y bydd yr unigolyn -

- a) Yn chwarae rhan yng ngwaith rheoli
 cyffredinol y blaid neu'r gangen; neu
- b) Yn gweithredu ar ran y blaid neu'r gangen wrth ddelio gyda phobl ac eithrio aelodau o'r blaid neu gydag aelodau o blaid wleidyddol arall a fo'n gysylltiedig â'r blaid.

4. Canfasio ar ran plaid wleidyddol neu ar ran unigolyn sydd, neu sy'n bwriadu sefyll fel ymgeisydd mewn etholiad i unrhyw un o'r cyrff a grybwyllir ym mharagraff 1.

5. Siarad gyda'r cyhoedd yn gyffredinol neu gyda chyfran o'r cyhoedd gyda'r bwriad

- (d) the County Council
- (e) a town/community council

2. Acting as an election agent or sub agent within the meaning of section 67 or section 68 of the Representation of the People Act 1983 (for a candidate for election as a member of a body mentioned in paragraph 1).

3. An officer of a political party, or of any branch of such a party, or a member of any committee or sub-committee of such a party or branch where her/his duties as such an officer or member would be likely to require her/him –

- a) to participate in the general management of the party or the branch; or
- b) to act on behalf of the party or branch in dealings with persons other than members of the party or members of another political party associated with the party.

4. Canvassing on behalf of a political party or on behalf of a person who is, or proposes to be, a candidate for election to any of the bodies mentioned in paragraph 1.

5. Speaking to the public at large or to a section of the public with the apparent

amlwg o ddylanwadu ar gefnogaeth y cyhoedd i blaid wleidyddol.

6. Cyhoeddi (neu achosi, awdurdodi neu ganiatáu i berson arall gyhoeddi gwaith neu gasgliad o'r fath) unrhyw waith celf neu waith ysgrifenedig y mae ef/hi yn awdur y gwaith (neu yn un o'r awduron) neu unrhyw waith ysgrifenedig neu gasgliad o waith celf y mae ef/hi wedi gwneud gwaith golygyddol arno, os ydyw'r gwaith hwnnw yn ymddangos fel petai wedi ei fwriadu i ddylanwadu ar gefnogaeth y cyhoedd i blaid wleidyddol. intention of affecting public support for a political party.

6. Publication (or causing, authorising or permitting any other person to publish such a work or collection) of any written or artistic work of which she/he is the author (or one of the authors) or any written work or collection of artistic works in relation to which she/he has acted in an editorial capacity, if the work appears to be intended to affect public support for a political party.

ATODIAD / ENCLOSURE 2(7)

PROFIAD A ALLAI FOD YN PERTHNASOL I'R RÔL EXPERIENCE WHICH MY BE RELEVANT TO THE ROLE

- Aelodaeth o dribiwnlysoedd a sefydlwyd gan adrannau'r llywodraeth.
- 2. Aelodaeth o banelau apelio statudol.
- Aelodaeth o banelau cwynion a/neu banelau apêl yn perthyn i gyrff proffesiynol cydnabyddedig.
- 4. Profiad yn dilyn gwasanaeth yn system gyfreithiol y sir.
- Profiad mewn swydd broffesiynol a hynny'n golygu gwneud ymchwiliad i gwynion.
- Profiad o wasanaeth cyhoeddus mewn llywodraeth leol a'r tu allan i'r Cyngor Sir.
- Unrhyw brofiad arall a allai fod yn berthnasol i waith y Pwyllgor Safonau a hynny'n cynnwys dealltwriaeth o'r system ddemocrataidd ac o gyfrifoldebau aelodau etholedig.
- Unrhyw brofiad perthnasol arall yn dangos y gallu i ddeall ac i asesu tystiolaeth a chyrraedd barn wrthrychol ac egluro honno trwy droi at y dystiolaeth.

- 1. Membership of tribunals established by government departments.
- 2. Membership of statutory appeal panels.
- Membership of complaints panels and/or appeal panels of recognised professional bodies.
- 4. Experience of service within the justice system of the country.
- Experience of a professional post which involves/involved investigation into complaints.
- Experience of public service within local government and outside the County Council.
- Any other experience which may be relevant to the work of the Standards Committee and including understanding of the democratic system and the responsibilities of elected members.
- Any other relevant experience demonstrating the ability to understand and weigh up evidence and to come to an objective view explaining that view by reference to the evidence.

ATODIAD / ENCLOSURE 2(8)

CYFRANIADAU CYMUNEDOL A ALLAI FOD YN PERTHNASOL I'R RÔL COMMUNITY CONTRIBUTIONS WHICH MAY BE RELEVANT TO THE ROLE

- Aelod/swyddog o gorff cyhoeddus sy'n gwasanaethu cymuned Ynys Môn.
- Aelod o gorff llywodraethol ysgol (ac eithrio cynrychiolwyr enwebedig yr Awdurdod Addysg).
- Swyddog neu weithiwr i sefydliad elusennol cydnabyddedig neu i gorff elusennol.
- Swyddog neu weithiwr i enwad crefyddol cydnabyddedig.
- Ymgeisydd sy'n cael ei gydnabod, ar lefel y sir neu ar lefel genedlaethol, oherwydd ei gyfraniad i'r gymuned.
- Ymgeisydd sydd wedi dal swydd reoli uchel, y tu allan i'r Cyngor Sir, ac yn darparu gwasanaeth i'r cyhoedd.
- Ymgeisydd sy'n cyflwyno tystiolaeth o bwys yng nghyswllt ei gyfraniad i'r gymuned mewn categori sy'n wahanol i'r rhai a restrir uchod.

- Member/officer of a public body which serves the Ynys Môn community.
- Membership of the governing body of a school (with the exception of nominated representatives of the Education Authority).
- Officer or employee of a recognised voluntary organisation or charitable body.
- 4. Officer or employee of a recognised religious denomination.
- An applicant who has been acknowledged, at a county or national level, for her/his contribution to the community.
- An applicant who has held a senior management post, outside the County Council, and providing a service for the public.
- An applicant submitting material evidence of her/his contribution to the community in some other context which is not listed above.