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## **Research Report**

Ex-ante Evaluation of the European Social Fund East Wales Operational Programme 2014-2020

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# EX-ANTE EVALUATION OF THE EUROPEAN SOCIAL FUND EAST WALES OPERATIONAL PROGRAMME 2014 – 2020

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### **Glossary of Terms**

**EAFRD** European Agricultural Fund for Rural Development

**EIA** Equality Impact Assessment.

**EMFF** European Maritime and Fisheries Fund

**EPPF** European Policy Partnership Forum

**ERDF** European Regional Development Fund.

**ESF** European Social Fund

**ESI** European Structural and Investment

**EU** The European Union

**EU2020** Europe 2020

**EW** East Wales

**GVA** Gross Value Added

ITIs Integrated Territorial Investments

JAPs Joint Action Plans

**OP** Operational Programme

PMC All-Wales Programme Monitoring Committee

**PPIMS** Programme and Project Information Management System

**PSED** Public Sector Equality Duty

**R&D** Research and Development

**RME** Research, Monitoring and Evaluation

**SEA** Strategic Environmental Assessment.

**SMART** Specific, Measurable, Realistic and Time-bound

SMEs Small and Medium Sized Enterprises

**SO** Specific Objective

**SWOT** Strengths, Weaknesses, Opportunities, and Threats

**TO** Thematic Objective

**UKCES** UK Commission on Employment and Skills

**UKCSRs** UK Country-Specific Recommendations

**WEFO** The Welsh European Funding Office.

WGSB Welsh Government Sponsored Body

**WWV** West Wales and the Valleys

### **Executive Summary**

This report provides an account of the ex-ante evaluation of the European Social Fund (ESF) Operational Programme (OP) for East Wales (EW) for the period 2014 – 2020. The evaluation was commissioned in August 2012.

Ex-ante evaluations are required by European legislation as part of the process of developing OPs which provide the basis for the utilisation of European Structural and Investment (ESI) Funds. The evaluation is intended to provide assurance that the Programme

- Contributes appropriately to the EU's 2020 strategy;
- Is internally coherent and also fits with other relevant policies and programmes at EU, UK and Welsh Government level;
- Allocates funding appropriately to different interventions which address identified needs and sets out appropriate indicators and targets to measure the success of these interventions;
- Can be delivered effectively (in other words, that there is adequate administrative capacity and suitable monitoring and evaluation plans in place) and in a way that reduces administrative burden on those delivering projects;
- Puts in place suitable measures to promote equal opportunities, to prevent discrimination and to promote sustainable development;
- Meets the requirement of the Strategic Environmental Assessment (SEA) Directive.

Ex-ante assessments are *iterative*, in other words, they are intended to inform the OP as it is developed rather than simply being a critique of a final document. As such, the report is primarily an account of a process which has taken place over the last 18 months and a discussion of the relatively few remaining areas where the evaluation team and the Welsh European Funding Office (WEFO) have differing views.

The ex-ante evaluation process has been thorough as well as highly iterative. The drafting team has taken care both to address methodically and, where possible, respond to the wide range of issues flagged up by the evaluators.

Overall, we believe that the OP as now drafted:

- Is based on a very sound and thorough socio-economic analysis and uses the evidence base appropriately;
- Is internally coherent in terms of the flow from the socio-economic analysis to the Programme strategy and the Priority Axes, is consistent with other relevant policies and programmes and is based on a sound and explicit Intervention Logic;
- Is consistent with the EU 2020 Strategy, the Common Strategic
   Framework and the Country Specific Recommendations for the UK,
   and will make a proportionate contribution to the EU2020 targets on
   the employment rate, young people and poverty;
- Uses appropriate indicators and has adopted a logical approach to the setting of targets and the performance framework;
- Has appropriate monitoring and evaluation processes in place;
- Is based on a justifiable allocation of budgetary resources;
- Is based on sound partnership working and builds on previous strengths in terms of programme management but is set in the context of efforts to improve implementation processes which have been perceived as problematic in the past;
- Is based on appropriate involvement of, and consultation with, individuals and bodies with expertise within the Horizontal Themes and has particular strengths in its approach to equal opportunities.

While generally endorsing the OP, there remain a small number of areas where we believe there is a case for further reflection:

 There may be greater scope to ensure that interventions funded under the OP address and do not perpetuate market failure, in terms of employers' unwillingness to pay for training;

- We have some concerns that a strong focus on intermediate level skills
  in terms of interventions targeting those already in employment might
  risk underplaying the importance of working with those with no or only
  very low level qualifications who may, in the short term at least, be
  unable to progress to intermediate level qualifications;
- While recognising the difficulty in the case of an ESF Programme of making specific, relevant commitments on sustainable development, we are concerned that the section of the OP as now drafted is rather high-level;
- Finally, in many instances success is clearly dependent on the details of Programme implementation. In particular,
  - While the OP states clearly the intention to ensure integration with other ESI Funds, much will depend on the implementation mechanisms put in place;
  - Achieving the targets set in respect of hard to reach groups will require a significant effort in terms of Programme and project implementation.

However, we accept that all these issues have been well rehearsed during the course of the evaluation and respect the counter-arguments that have been put forward. In our view, such remaining differences of view are legitimate and in no way undermine the quality of the work undertaken in developing the OP.

### 1.0 Introduction

### 1.1 Objectives of the Ex-ante Evaluation and of this Report

Old Bell 3 Ltd., working in association with Regeneris Consulting, Bangor and Cardiff Universities, Wavehill Consulting and Mott MacDonald, was commissioned by the Welsh European Funding Office (WEFO)<sup>1</sup> in August 2012 to undertake the ex-ante evaluations of the Welsh European Structural and Investment (ESI) Fund Programmes to be developed for the 2014 – 2020 period. The ESI Funds comprise the European Social Fund (ESF), the European Regional Development Fund (ERDF), the European Agricultural Fund for Rural Development (EAFRD), the European Maritime and Fisheries Fund (EMFF) and the Cohesion Fund.

This report concerns the ex-ante evaluation of the ESF Operational Programme (OP) for East Wales (EW).

An ex-ante evaluation is required by European legislation as part of the process of developing Operational Programmes which provide the basis for the utilisation of ESI Funds. The formal requirements for ex-ante evaluation are laid down in Article 55 of the Common Provisions Regulation<sup>2</sup> which, in summary, requires such evaluations to appraise:

- (a) the contribution of the OP to the EU's 2020 strategy for smart, sustainable and inclusive growth;
- (b) the internal coherence of the OP and its relation with other relevant policies and programmes;

<sup>&</sup>lt;sup>1</sup> A part of the Welsh Government which is also the Managing Authority for the ERDF and ESF in Wales.

<sup>&</sup>lt;sup>2</sup> Regulation (EU) No 1303/2013 of the European Parliament and of the Council of 17 December 2013 laying down common provisions on the European Regional Development Fund, the European Social Fund, the Cohesion Fund, the European Agricultural Fund for Rural Development and the European Maritime and Fisheries Fund and laying down general provisions on the European Regional Development Fund, the European Social Fund, the Cohesion Fund and the European Maritime and Fisheries Fund and repealing Council Regulation (EC) No 1083/2006

- (c) the consistency of the allocation of budgetary resources with the objectives of the programme;
- (d) the consistency of the interventions envisaged with the EU's Common Strategic Framework for the ESI Funds and the Partnership Agreement between the UK and the EU<sup>3</sup>;
- (e) the relevance and clarity of indicators proposed to measure outputs and results;
- (f) how the expected outputs will contribute to results;
- (g) whether the target values for indicators are realistic;
- (h) the rationale for the form of support proposed;
- (i) the adequacy of human resources and administrative capacity for management of the Programme;
- (j) the suitability of the procedures for monitoring and evaluating lthe Programme;
- (k) the suitability of the milestones selected for the performance framework:
- (I) the adequacy of planned measures to promote equal opportunities between men and women and to prevent discrimination;
- (m) the adequacy of planned measures to promote sustainable development.
- (n) the adequacy of measures planned to reduce the administrative burden of beneficiaries.

The Regulation also requires the ex-ante evaluation to incorporate the requirements for the Strategic Environmental Assessment (SEA) Directive<sup>4</sup>, which requires the assessment of such plans and programmes on the environment.

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<sup>&</sup>lt;sup>3</sup> A document setting out the overall strategy for the use of the Funds in the UK, which is being developed in parallel with the Operational Programmes in Wales and elsewhere in the UK and which is also required by European legislation

<sup>&</sup>lt;sup>4</sup> Directive 2001/42/EC of the European Parliament and of the Council of 27 June 2001

However, ex-ante assessments are iterative, in other words, they are intended to inform the OP as it is developed rather than simply being a critique of a final document. This is stated clearly in the Guidance Document on Ex-ante Evaluation prepared by the European Commission<sup>5</sup>:

'It is good practice that the ex-ante evaluators work in close interaction with the authority responsible for the preparation of the programme. They should undertake work in stages, depending on when elements of the programme are available and give their feedback to the programmers....

As different elements of the evaluation are completed, they may cause programme planners to re-visit earlier stages. For example, this might lead to a reconsideration of the policy mix and a revision of the strategy, or to a new analysis of the external coherence once the Partnership Contract is finalised'6.

In the case of the current ex-ante evaluation, the evaluation team has been given the opportunity to comment on the OP over more than a year as it has been developed, and in particular have undertaken two full iterations, providing detailed comments on each occasion, on the main elements of the Programme. Overall, our comments have been given serious consideration and in many cases led to significant changes of approach, which have now been reflected in the OP which is ready for submission to the European Commission.

This report is therefore primarily an account of the process followed, the main issues raised at different stages, and how they have been responded to, and a discussion of the relatively few remaining areas where the evaluation team and WEFO have differing views. While the evaluation process has involved

<sup>&</sup>lt;sup>5</sup> The Programming Period 2014 – 2020: Monitoring and Evaluation of European Cohesion Policy: ERDF, ESF, Cohesion Fund: Guidance Document on Ex-ante Evaluation, European Commission, 2013 <sup>6</sup> Ibid., p. 19

the appraisal of all those elements required by Art. 55, the report itself is not intended as a comprehensive appraisal of these issues.

### 1.2 Approach and Methodology

The main elements of the work undertaken by the team have been:

- An initial inception meeting with the Research, Monitoring and Evaluation (RME) team within WEFO and the production of an Inception Report (September 2012);
- An initial review and appraisal of the socio-economic analysis by an expert regional and labour market economist (September 2012);
- The production of a series of synthesis papers (literature reviews) relating to the Priority Axes<sup>7</sup> being considered by the Welsh Government for inclusion in the Programmes which were shared with the drafting teams to inform consideration of the evidence base (October 2012). Each paper considered the policy context (including the relevance to Europe 2020 strategy and targets, as well as current UK and Welsh Government policy frameworks), evidence relating to current challenges in Wales in general and EW more specifically, and evaluation evidence on 'what works' in terms of tackling these challenges, drawing both on evaluations specifically related to the Welsh context (including previous and current Structural Fund Programmes) and the wider literature;
- Providing detailed comments on a Programme Strategy covering both EW and West Wales and the Valleys (WWV) and on key sections (relating to what were then intended to be two Priority Axes and the Intervention Logic) of the consultation document, with a particular focus on the extent to which they were compatible with the Europe 2020 policy framework, with the issues flagged up in the socio-economic analysis, and with the emerging ESI Funds Regulations and guidance, particularly with regard to thematic concentration<sup>8</sup> (October – December 2012);

<sup>&</sup>lt;sup>7</sup> See Section 2 below

<sup>&</sup>lt;sup>8</sup> The Common Provisions Regulations and the ESF Regulation lay down a series of Thematic Objectives and Investment Priorities which may be the focus of interventions within OP and require (CPR Art. 18) Member-states to 'concentrate support, in accordance with the Fund-specific rules, on

- Attending meetings of the European Policy Partnership Forum (EPPF)
  and its workstreams and the Policy Group<sup>9</sup>, undertaking consultations
  with members of these groups and meeting with those directly involved
  in drafting the OP (autumn 2012);
- Undertaking a Screening Report in accordance with the SEA Directive, which concluded (with the agreement of the appropriate Statutory Bodies<sup>10</sup>) that a full Environmental Report was not required (December 2012);
- Developing a draft Equality Impact Assessment (EIA) (jointly with the ESF OP for WWV) for the Programme as described in the Consultation document issued by WEFO<sup>11</sup> as the basis for public consultation (February 2013);
- Participating in a series of consultation events held across Wales (Spring 2013);
- Undertaking an analysis of the responses received to the consultation on the draft Programmes and on the draft EIA<sup>12</sup>;
- Undertaking a Stage 1 (Screening) (January 2013) and Stage 2 (June 2013) Assessment of the case for using Financial Instruments (FI): this concluded that there was little scope for using FIs in the context of the ESF Programmes, with the possible exception of support for business start-ups, which it was felt could be better delivered through the ERDF OP;
- Receiving and commenting on an initial set of Intervention Logic tables, and proposals on financial allocations (August 2013);

12 http://wefo.wales.gov.uk/news/latest/130115consultation/?lang=en

interventions bringing the greatest added value in relation to the Union strategy for smart, sustainable and inclusive growth...''

<sup>&</sup>lt;sup>9</sup> The EPPF is an external stakeholder group established by the Welsh Government to inform the development of the new Programmes and the Policy Group an internal (to Welsh Government) group of senior officials convened to input into this process. See Section 7 of the OP.

<sup>&</sup>lt;sup>10</sup> See Section 10

 $<sup>^{11}</sup>$  Consultation on European Structural Funds Programmes for East Wales 2014  $-\,2020,\,14$  January 2013

 $<sup>\</sup>frac{http://wales.gov.uk/consultations/businessandeconomy/130114walesandtheeu/?lang=en\&utm\_source=130114\&utm\_medium=wefowebsite\&utm\_campaign=consultation\_en$ 

- Receiving an account of action taken in response to our earlier comments and undertaking a full second iteration review of a draft socio-economic analysis (August 2013). At the same time, we undertook a full review of the parallel OP for WWV in the template required by the Regulations, with many of these comments also being relevant to, and reflected in further development work on, the EW OP;
- Receiving a revised draft of the OP after its consideration by Welsh
  Government Ministers and incorporating changes made in response to
  our previous comments, and providing a full review of the draft
  (October 2013);
- Receiving a draft of the Welsh Chapter of the Partnership Agreement and commenting on this (October 2013);
- Preparing a final EIA on the basis of the final version of the OP (October 2013);
- Drafting this report (November 2013); and
- Finalising the report, including considering further changes made to the draft OP after the final full iteration in the light of our comments and the final text of the regulations.

Where comments were provided on documents originated by WEFO, this was done using the Comments tool in Microsoft Word on the face of the document: all comments were also reproduced in a comments log (example provided at Annex 1) with a brief summary of the main concerns highlighted: this also enabled the drafting team to explain how they had responded on each point, thus providing a comprehensive audit trail. In total the team made some 393<sup>13</sup> comments on the first iteration, 83 comments on the second iteration on the socio-economic analysis and 117 comments on the final iteration on the OP itself.

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<sup>&</sup>lt;sup>13</sup> Of which 110 were on the socio-economic analysis which covered both ERDF and ESF and 209 were on other corporate papers (indicators, programme strategy, intervention logic and cross-cutting themes) which also covered both ERDF and ESF.

The process has been extremely thorough and has been grounded on excellent co-operation between the ex-ante evaluation team and key officials in WEFO. However, in order to meet the earliest possible submission deadline for the OPs, we provided final comments and presented our overall assessment at a somewhat earlier stage than we would ideally have liked, before the final Regulations had been agreed. In light of this we have continued to make further changes to the reports since the publication of final Commission texts and are content that the formalisation of the Regulations does not alter our comments.

### 1.3 Structure of the report

In the remainder of this report, after briefly presenting (in Section 2) an overview of the OP as it now stands (after our three iterations) we report on our appraisal of:

- the socio-economic analysis and the evidence base underpinning the OP (Section 3);
- the Programme Strategy, the extent to which it flows from the socioeconomic analysis and its 'fit' with Europe 2020 and the Common Strategic Framework, the requirement for thematic concentration and with the UK Partnership Agreement (Section 4);
- the three Priority Axes, including their internal coherence with each
  other and with the Programme Strategy their external coherence with
  UK and Welsh Government policy, and their consistency with the
  evidence base (Section 5);
- the indicators and targets proposed, including the performance framework (Section 6);
- the financial allocations proposed (Section 7);
- the evidence on administrative capacity and monitoring and evaluation plans (Section 8);
- the extent to which the horizontal principle (or Cross-Cutting Theme) of equal opportunities has been taken into account in preparing the OP including a summary of the findings of the EIA (Section 9);

 the extent to which the horizontal principle (or Cross-Cutting Theme) of sustainable development has been taken into account in preparing the OP and the potential environmental impact of the OP (Section 10).

Finally in Section 11, we present a brief conclusion on the process and on the suitability of the OP as it now stands.

### 2.0 The Operational Programme

As noted in Section 1, Operational Programmes are the formal documents through which a Member State sets out its proposals for using part or all of the ESI Funds within its territory. Once agreed with the European Commission, they form the legal basis on which money is drawn down from the EU. The EU's requirements in terms of the content of Operational Programmes are laid down in legislation, and for the 2014 – 2020 Programmes, the European Commission has provided a template with strict word limits<sup>14</sup>.

All interventions supported by the ESI Funds must relate to one of the 11 Thematic Objectives established by legislation<sup>15</sup> and to one of the Investment Priorities which are sub-divisions of the Thematic Objectives<sup>16</sup>. The Operational Programmes must consist of one or more Priority Axes, which (with the exception of Technical Assistance) should comprise one or more Investment Priorities: where a Priority Axis includes several Investment Priorities, the OP must set out a separate financial allocation and a separate set of output and results indicators for each. Each Priority Axis should also consist of one or more Specific Objectives which express the policy intention of the interventions they will fund.

The Priority Axes and the Specific Objectives for the EW ESF OP are set out in Table 2.1, showing the relationship with the Thematic Objectives and the Investment Priorities set out in the legislation and the proposed financial allocation in terms of ESF funding.

The remainder of this report relates closely to the content of the OP and should be read in conjunction with that document.

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<sup>&</sup>lt;sup>14</sup> Draft Template and Guidelines for the Content of Operational Programmes, version 3, European Commission 2013

<sup>&</sup>lt;sup>15</sup> Common Provisions Regulation, Art. 9

<sup>&</sup>lt;sup>16</sup> Regulation (EU) No 1304/2013 of the European Parliament and of the Council of 17 December 2013 on the European Social Fund and repealing Council Regulation (EC) No 1081/2006ESF Regulation, Art. 3 sets out 19 Investment Priorities relevant to ESF.

Table 2.1 Priority Axes of the ESF EW OP

Priority Axis and Specific Objectives (SO)	Thematic Objective	Investment Priority	ESF
			funding
			€m.
1 Tackling Poverty Through Sustainable			40.7
Employment	TO 9: Promoting Social Inclusion, Combatting	Active Inclusion, including with a view to promoting equal opportunities and active	
SO 1: To reduce long-term unemployment and economic inactivity rates, reducing levels of persistent poverty.	Poverty and Any Discrimination	participation, and improving employability	
2 Skills for Growth			94.8
SO1: To increase the proportion of the employed workforce with intermediate level skills or above.	TO10: Investing in Education, Training and Vocational Training for Skills and Lifelong Learning	Enhancing equal access to lifelong learning for all age groups in formal, non-formal and informal settings, upgrading skills and competencies of the workforce, and promoting flexible learning pathways including through career guidance and validation of acquired competences	

SO 2: To reduce the gender pay gap between women and men, reduce gender inequalities and support the progression of women in the workforce.	TO8: Promoting Sustainable and Quality Employment and Supporting Labour Mobility	Equality between men and women in all areas, including in access to employment and career progression, reconciliation of work and private life and promotion of equal pay for equal work	5.0
3 Youth Employment SO1: To reduce youth unemployment and the number of 16-24 year olds who are Not in Employment Education or Training (NEET)	TO8: Promoting Sustainable and Quality Employment and Supporting Labour Mobility	Sustainable integration into the labour market of young people, in particular those not in employment, education or training including young people at risk of social exclusion and young people from marginalised communities into the labour market, including through the implementation of the Youth Guarantee	45.8
SO2: To increase attainment levels and to reduce the number of those at risk of becoming NEET amongst 11-16 year olds	TO10: Investing in Education, Training and Vocational Training for Skills and Lifelong Learning	Reducing and preventing early school leaving and promoting equal access to good quality early-childhood, primary and secondary education including formal, non-formal and informal learning	15.3
4 Technical Assistance			2.0
Total Programme			203.6

# 3.0 The Evidence Base and the Socio-economic Analysis

### 3.1 The Socio-economic Analysis

WEFO and the Welsh Government have worked hard to produce a coherent and comprehensive analysis of the underlying economic and social conditions in East Wales to inform the development of both the ESF and ERDF Operational Programmes.

Even the first draft of the Socio-economic Analysis, presented in September 2012, was a thorough piece of work, although perhaps less well tailored to the specific situation of East Wales than its counterpart for West Wales and the Valleys. The structuring of much of the evidence around the Europe 2020 themes was felt to be helpful while in most cases the SWOT (Strengths, Weaknesses, Opportunities, Threats) analysis at the end of the document was soundly based on the evidence. Nevertheless, the team was able to make a considerable number of suggestions for improvements or further clarification: Table 3.1 summarises the most important of these and what action was taken as a result.

The second draft, reviewed in September 2013 was viewed as 'considerably stronger than the first version'. Comments and suggestions made during this iteration were more minor, though again the most important are summarised in Table 3.1, with subsequent action taken.

Table 3.1: Main issues raised on the socio-economic analysis

Iteration	Comment	Action Taken in Response
First	The need to ensure that all elements of the SWOT analysis relate back to evidence presented in the document.	This was addressed in the second draft.
First	The need to consider if the analysis of the components of the GVA differential was useful in the context of EW.	The drafting team decided to retain this, a decision which we accept, albeit that we believe the analysis is less useful given the fact that the EW economy is very close to the UK average in terms of GVA.
First	Limited analysis of the economy by reference to sectors.	Location Quotient analysis was added in the second draft to give a clearer picture of those sectors over- and under-represented in the region by comparison with the UK as a whole.
First	Insufficient analysis of the impact of UK Government Welfare Reform on the EW economy and labour market.	Additional and sufficient material was added in the second draft.
First	The need for a clearer recognition of and differentiation between shorter-term impacts from the recession and longer-term structural problems within the labour market and economy.	Clearer discussion of longer-term structural problems in the second draft.
First	Limited use of evidence from evaluations of prior ESF Programmes to consider the extent to which improvement in some labour market indicators might reflect earlier investment.	The drafting team has argued that the evidence is limited and inconclusive, so no changes made.
First	The need for a clearer recognition of the different socio-economic circumstances in different parts of what is a very diverse region.	The second draft contained a much improved analysis of spatial differences within the region.

First	Limited consideration of problems in terms of the demand for skills and poor levels of skills utilisation (capacity to utilise on UKCES <sup>17</sup> research).	Additional material and reference to UKCES research were added to the second draft.
First and Second	The need for more consideration of the differences between the two regions of EW and WWV, particularly in the SWOT analysis and greater focus on data relating specifically to EW.	The second draft showed a clear effort to use EW data where available though there were still some areas where the analysis was more relevant to WWV. These were addressed in the final version.
Second	The need to ensure that all data quoted are the most recent available and that the analysis reflects this, given changes in performance of UK economy in the course of 2013 to date.	Some updated data have been included in final version, with confirmation that all data cited are (at time of drafting) the most up to date available.
Second	Potential to improve the ordering and flow of SWOT material.	Some changes have been made but the drafting team has argued that the ordering of the SWOT should reflect the order in which issues are discussed in the text, rather than the relative importance of different factors.

<sup>&</sup>lt;sup>17</sup> UK Commission on Employment and Skills

The final version of the Socio-economic analysis received on 16 October 2013 isin our opinion fit-for-purpose, and the vast majority of more detailed comments made on early iterations have also been addressed.

The underlying economic analysis is detailed, makes use of the appropriate statistical resources and is assisted by reference to government and academic research. The quality of the labour market analysis and the investigation of the causes of the GVA per capita gap are particularly useful and provide valuable context for the OP. There are clear limits on the selected statistical coverage at the NUTS 2 level, but the drafting team has attempted to use the most disaggregated and timely data possible. Where we have suggested that data can be updated this has been taken on board, and where we have suggested deepening the analysis this has either been undertaken or a justification given for maintaining the original material.

The analysis also makes an attempt to realistically examine how far the recession has had an effect on the key statistics. The analysis is objective – indeed these will become useful benchmarks for the state of the economy running up to the new programming period and will be useful reference for policymakers and the academic community. One issue that comes through from a comparative analysis of the material within the EW analysis and that of WWV is how far structural and labour market problems are common across both areas. This perhaps raises the question of whether it might have been more appropriate to develop one OP (albeit with ring-fenced budgets for each area) rather than two: our understanding is that this would be possible under the Regulations<sup>18</sup>. However, we understand the reasons why WEFO has preferred to put forward separate mono-fund ERDF and ESF Programmes for each region, as this is administratively neat and reflects an approach which has worked reasonably well in the current round of Programmes.

<sup>&</sup>lt;sup>18</sup> As we understand it, Priority Axes and hence OPs can relate to 'more than one category of region where appropriate and in order to increase the impact and effectiveness in a thematically coherent integrated approach' (CPR (87) (1)).

Otherwise, we have no outstanding issues with the socio-economic analysis, although we continue to believe that:

- there might be scope for greater consideration of/research into the extent to which previous ESF interventions might have made a difference to the baseline statistics, for example the narrowing of the gap in terms of inactivity rates;
- there is a strong argument for an attempt to prioritise between the different factors identified within each of the quadrants of the SWOT analysis, since the analysis is an opportunity to nail down the main factors that explain the persistence of socio-economic disparities.

#### 3.2 Other Use of Evidence

We comment elsewhere (notably in Section 5) on areas within the OP where, during the course of the evaluation, the evaluation team has had concerns that evidence may not have been fully or utilised and how these concerns have been addressed. This has applied, for example, to questions around returns on investment in learning and the extent to which this should inform judgements about market failure and hence the need for intervention.

We are also conscious that there are some important gaps in the evidence base available related to current ESF interventions. This is particularly true of skills interventions targeted at those already within work. Whereas labour market outcomes for those previously unemployed and inactive are susceptible to robust counterfactual analysis such as that undertaken in the ESF Leavers' Surveys<sup>19</sup> this is less feasible in terms of in-work interventions, where the expected outcomes are more subtle.

However, the OP as it now stands uses available evidence appropriately, with relevant sources cited, particularly in the context of the descriptions of

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<sup>&</sup>lt;sup>19</sup>http://wefo.wales.gov.uk/publications/publications/monitoringevaluation/programmeevaluations/esfsurvey2011/?lang=en

baseline and results in each of the Priority Axes. Wherever we have made suggestions for specific evidence sources to be considered, these have been taken on board. Therefore, we conclude that the OP is built on a sound and considered evidence base.

### 4.0 The Programme Strategy

### 4.1 The Strategy and the Socio-economic Analysis

The Programme Strategy as now drafted (particularly when read in conjunction with the Welsh Chapter of the UK Partnership Agreement) generally flows well from the analysis of the challenges facing the region's economy and labour market and provides a coherent response to those challenges. While the fundamental thrust of the Strategy has not changed significantly during the period of Programme development, it has undergone a significant process of challenge and consequent refinement, in part at least as a result of the ex-ante evaluation. In particular, the first draft (reviewed in November 2012) was a discussion paper which covered both ERDF and ESF and both WWV and EW, which was subsequently significantly redrafted and restructured, with elements being moved into the draft Welsh Chapter of the UK Partnership Agreement.

In Table 4.1 we present the main concerns highlighted by ourselves during the two iterations on the Programme Strategy in respect of the overall direction of travel and its link back to the evidence of need provided (issues relating specifically to aspects of the individual Priority Axes are considered in Section 5).

Overall, the drafting team has made strenuous efforts to address our concerns, and has been careful to take on board more minor suggestions for improvements not covered in Table 4.1. The Intervention Logic tables (see Annex 2) which were developed to accompany the OP are robust and fit seamlessly with the OP text. At the same time, the drafting team has been (perhaps understandably) concerned not to close off options and flexibilities which as Managing Authority WEFO may wish to use in the future.

Table 4.1: Main issues raised on the Programme Strategy

Iteration	Comment	Action Taken in Response
First	The importance of clearer differentiation between the Strategy for WWV and EW, given the different circumstances within the two and the far smaller resources likely to be available in EW.	Significant change in subsequent drafts to focus more closely on data and issues pertinent to EW as a region, and with a narrower menu of interventions in EW than in WWV.
First	The need to review the high level summary of Opportunities and Challenges, which appeared highly selective compared to the SWOT in the socio-economic analysis.	This section was subsequently moved into the Welsh Chapter of the UK Partnership Agreement and significantly improved.
First	The need to review a list of Programme objectives not aligned to the Thematic Objectives/Investment Priorities/Specific Objectives.	The description of Programme aims and objectives in the Programme Strategy was significantly overhauled in the second iteration, with a much clearer inter-relationship between them and the Specific Objectives.
First	The importance of providing greater detail on how integration between the ESI funds was to be achieved.	This issue is now dealt with much more satisfactorily in other sections of the OP (Section 2 on the Priority Axes and Section 8) and the Welsh Chapter of the UK Partnership Agreement, although the latter remains quite high level.
First and Second	The need to provide a clearer justification of the approach to territorial development and the reluctance to use any of the tools available in the regulations.	This is addressed more comprehensively in the new Section 4 of the OP, and the OP suggests that this will be kept under review although there has been no substantive change.
Second	A view that while thematic concentration was achieved in the sense of concentrating on a relatively small number of Investment Priorities, the Specific Objectives, particularly SO1 of	This has been addressed to a significant extent by tighter definition of some of the Specific Objectives, notably SO1 of Priority Axis 2. However, WEFO remains reluctant to focus more narrowly arguing that these are in line with the

	Priority Axis 2, were too broadly drafted, thus undermining the spirit of the principle of thematic concentration and not paying sufficient attention to the evidence of the most intense needs (e.g. the lack of access to workplace training of the lowest skilled, part-time and older workers).	draft guidance issued by the European Commission (Fiche 5c) <sup>20</sup> and that the descriptions and targets within the Priority Axes sections make clear the intention in practice to focus on more vulnerable sections of the overall population.
Second	A lack of specific attention to the question of market failure, and to ensuring that interventions do not perpetuate it and in particular an apparent reluctance to focus interventions away from those cases where evidence suggests employers and individuals are prepared to meet the costs of training themselves (e.g. larger companies, higher level skills).	The drafting team argues that ESF is always used as a funder of last resort and that the most appropriate level at which to test market failure and to ensure value for money is during the appraisal of specific projects. They emphasise that all proposals are subject to a financial appraisal during the appraisal process and challenged to demonstrate that their delivery model represents optimum value for money and that all realistic alternative sources of funding have been maximised. To address these concerns a new project selection principle has been added in the case of Priority Axis 2.
Second	The need to address an inconsistency between an emphasis in the selection criteria on growth opportunities and a reference in the Programme strategy to focusing on areas of deprivation.	The reference to the focus on areas of deprivation has been deleted in the final version

<sup>&</sup>lt;sup>20</sup> Examples of Key Elements of the Operational Programmes (for the ESF), Fiche No. 5 (C), European Commission 2011

As a result there remain a few outstanding issues at the level of Programme strategy where we take a different view from WEFO, although in each of them we accept that WEFO's position is tenable within the Regulations. These are as follows:

- We continue to believe that the focus of SO1 within Priority Axis 2 does not give a strong enough recognition to the importance of targeting lowskilled and part-time employees, and employees of the smallest businesses<sup>21</sup> (see Section 5);
- We believe that there is greater scope for addressing the market failure issue in a more robust way for example, by stating specifically that ESF will not generally fund 100% of direct training costs for higher-level skills training for employed participants where training is relevant to their current employment;
- While the OP now states clearly the intention to ensure integration with other ESI Funds, much will depend on the implementation mechanisms put in place;
- We continue to believe that the spatial dimension of the OP could be strengthened, with fuller consideration of integrated delivery mechanisms such as Integrated Territorial Initiatives (ITIs) to ensure that the employment opportunities created by ERDF are accessed by those within the region (and more particularly from the deprived areas within it).

### 4.2 Coherence with Europe 2020

A key part of the process described in Section 4.1 has been to consider the consistency or 'fit' of the programme with the Europe 2020 strategy and its seven flagship initiatives, the Common Strategic Framework and the eleven Thematic Objectives of the Common Provision Regulations<sup>22</sup>, the

<sup>22</sup> See Section 2

<sup>&</sup>lt;sup>21</sup> Evidence provided in the Synthesis Paper but see for example UK Employer Skills Survey, 2011: Wales Results at <a href="http://www.ukces.org.uk/publications/er62-employer-skills-survey-11-wales">http://www.ukces.org.uk/publications/er62-employer-skills-survey-11-wales</a>

Commission's assessment of the three funding priorities for the UK<sup>23</sup>, the UK Country-Specific Recommendations (UKCSRs)<sup>24</sup> and the National Reform Programme prepared by the UK Government<sup>25</sup>.

The OP explains the choice of Thematic Objectives and Investment Priorities (notably in Table 1 of the Programme Strategy) and we conclude that there is overall consistency between the OP and the policy priorities of the Europe 2020 agenda (EU2020) and associated headline targets, relevant Thematic Objectives, the UKCSRs and the Commission Position Paper for the UK. Each of these requirements is also considered comprehensively in the context of the socio-economic analysis.

### We note specifically:

- The Welsh Government has required from the outset a strong emphasis of targeting resources on job creating growth in line with Europe 2020;
- There is attention to ensuring ESI Funds are used to add value and to achieve sustainable economic growth in priority areas;
- The opportunities for complementarity across ESI Funds and other EU Programmes have generally been grasped (though much will depend on the implementation practices); and
- The issues of Territorial Cooperation, the use of Financial Instruments and the application of the Horizontal Themes have been addressed systematically.

The OP includes a clear statement of Vision, Aims and Objectives, which are now also compatible with the content of the Priority Axes.

http://ec.europa.eu/europe2020/pdf/nd/nrp2013\_uk\_en.pdf

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<sup>&</sup>lt;sup>23</sup> Position of the Commission services on the development of the Partnership Agreement and programmes in the United Kingdom for the period 2014-2020, Ares(2012)1315758-08/11/12 <sup>24</sup>http://register.consilium.europa.eu/pdf/en/13/st10/st10660-re01.en13.pdf

In summary, we note in Table 4.2 below the way in which key elements of the OP relate to Europe 2020 and other requirements.

Given the very small scale of the Programme area in population and GVA (around 2% in each case) compared to the UK as a whole, we do not believe it is possible to provide quantified estimates of the contribution of the Programme towards the achievement of specific EU 2020 targets at the Member State level.

Nevertheless, based on our knowledge of the region and the robust intervention logic, we are confident that the OP should make a positive and direct contribution to meeting the EU2020 targets for the increase in the employment rate, the reduction in early school-leaving and the proportion of young people with a tertiary degree and should help to reduce the number of people living in poverty, though it needs to be recognised that factors outside the Programme's control, notably the UK Government's Welfare Reform Programme, could have a major impact here.

Table 4.2: Complementarity between key aspects of the OP and Europe 2020

OP Section/Proposed Investments	Complementarity with Europe 2020/CSF/CPP/UKCSR/NRP
Priority Axis 1 and Priority Axis 3 Incorporate actions to reduce poverty and enhance social mobility through interventions to help the long term unemployed to return to work (Priority Axes 1 and 3), to minimise the duration of unemployment for young people (Priority Axis 3) and to help those in the workforce with low and basic skills to attain higher qualifications, and in part thereby reducing the risks of in-work poverty and unemployment (Priority Axis 2).	<ul> <li>EU2020 flagship Inclusive Growth – 'European Platform against Poverty and Social Exclusion';</li> <li>EU2020 headline targets to raise the employment rate, to increase education levels and to reduce the number of people at risk of poverty and social inclusion;</li> <li>TO8 and TO9; and</li> <li>UKCSRs to facilitate the labour market integration of people from jobless households, to mitigate the impact of the UK Welfare Reform programme on the risk of poverty and to improve access to childcare services.</li> </ul>
Priority Axis 1 Provides for measures to improve the availability of childcare to assist labour market accessibility.	<ul> <li>EU2020 flagship Inclusive Growth - 'An Agenda for New Skills and Jobs' and 'European platform against poverty and social exclusion';</li> <li>EU2020 headline target to lift people out of poverty;</li> <li>Directly, TO9 and TO10 and indirectly TO8; and</li> <li>UKCSR to fully implement measures to facilitate access to childcare services.</li> </ul>
Priority Axis 2 Maintains an extensive Apprenticeship programme with attention paid to encouraging and incentivising SMEs to recruit young apprentices.	<ul> <li>EU2020 Smart Growth - 'Youth on the Move' and 'Inclusive Growth - An Agenda for New Skills and Jobs';</li> <li>EU2020 headline targets to increase the proportion of young adults completing tertiary education and to raise the employment rate;</li> <li>Directly TO10 as well as indirectly supporting the TO8, TO9 and TO3 (Enhancing the competiveness of small and medium sized enterprises); and</li> <li>UKCSRs to ensure apprenticeship schemes are taken up by young people and small and medium-sized businesses in</li> </ul>

Priority Axis 2 Takes forward actions to reduce gender barriers to female labour force participation and increase women in leadership and management positions	particular in support of economic growth, to improve generally the employability of young people and to reduce the incidence of young people possessing only very basic skills.  - EU 2020 flagship Inclusive Growth - 'An Agenda for New Skills and Jobs';  - EU headline target to raise the employment rate for women and men; and  - TO8.
Priority Axis 3 Introduces a more advanced, systematic and targeted approach to improving the attainment and employment of young people (16-24 years of age) including ensuring action to address poor basic skills and reducing early school leaving.	<ul> <li>EU2020 Smart Growth - 'Youth on the Move' and Inclusive Growth – 'An Agenda for New skills and Jobs';</li> <li>EU 2020 headline targets to reduce early school leaving, to increase education achievement amongst young adults, to raise the employment rate and to reduce the risk of poverty;</li> <li>Directly to TOs 8 and 10 as well as indirectly to TO9; and</li> <li>UKCSRs to improve the employability of young people, raise skills levels, tackle basic skills problems, benefit child poverty reduction, enhance child care services and support the private sector to achieve growth.</li> </ul>
All Priority Axes Contain a strong emphasis on the use of ESF to respond to employer skills needs and gaps and the development of effective Labour Market Intelligence.	<ul> <li>EU2020 flagships Smart Growth - 'Youth on the Move' and Inclusive Growth - 'An Agenda for New Skills and Jobs';</li> <li>EU2020 headline target to raise the employment rate; and Directly TO8, 9 and 10 and indirectly TO3.</li> </ul>

### 4.3 Thematic Concentration

In terms of thematic concentration, we believe that the OP has met the requirements of the Regulations in restricting the number of Thematic Objectives directly supported through the Programme to three, and the number of Investment Priorities to five (of a possible 19). Since the Regulatory requirements - for ensuring that a minimum of 20% of total ESF resources are allocated to TO9 and that at least 80% of the ESF resources for most-developed regions are devoted to no more than five investment priorities<sup>26</sup> - are set at Member State level we cannot verify that these have been met, but the OP is clearly consistent with this (Table 18C).

It is also notable that the OP provides a narrower range of interventions than the parallel OP for WWV, with only five Specific Objectives (compared to 11 in the WWV OP. This is very sensible in view of the significantly lower level of resources available, and the areas of potential activity not included or given less emphasis in the EW OP (for example, the short-term unemployed, research and development skills, leadership and management skills and developing the childcare workforce) are ones which we believe, on the basis of the evidence available, should be lower priorities.

It is, however, important to note that WEFO has chosen to brigade all of Priority Axis 1 under TO9 (Promoting social inclusion, combating poverty and any discrimination), thus contributing to the requirements of thematic concentration with respect to this TO. While we accept the arguments (both in terms of administrative simplicity and because of the importance of employment as a route out of poverty) for this approach, in our view many of the interventions proposed would fit equally well within the Investment Priority 'Access to employment for job-seekers and inactive people, including the long-term unemployed and people far from the labour market, also through local employment initiatives and support for labour mobility', which is a part of TO8.

February 2014

<sup>&</sup>lt;sup>26</sup> ESF Regulation Art. 4

### 4.4 UK Partnership Agreement

The evaluation team had the opportunity to review and comment on the draft Welsh Chapter of the UK Partnership Agreement at the same time as undertaking the final iteration on the text of the OP. We have also been given access to a full draft of the UK Partnership Agreement.

The strategy set out in the OP is consistent with the analysis and proposals for use of the ESI Funds set out in both the UK and Welsh Chapters of the UK Partnership Agreement. In particular, all of the interventions envisaged are consistent with the proposals for the use of ESI funds across the UK, albeit that – understandably - the UK Chapter clearly provides a larger 'menu' of potential interventions than is proposed in EW. There do appear some slight differences of emphasis with the UK Chapter, for example, highlighting more strongly the growth of in-work poverty (though without any more definite proposals for how to use ESI funds to tackle this) and the importance of sectoral policy (albeit in the context of the UK Government's Industrial Strategy, the relevance of which to Wales is questionable) and striking a more sceptical note about the role of the public sector in providing information, advice and guidance to businesses.

More generally, the socio-economic analysis in the UK Chapter highlights the scale of the challenge facing Wales in terms of addressing structural difficulties and reversing negative trends in particular in terms of GVA.

# **5.0 Consistency and Coherence of Programme Priorities**

## 5.1 Priority Axis 1: Tackling Poverty through Sustainable Employment

We now turn to consider the internal coherence of each of the three main Priority Axes (with each other and the Programme Strategy), the extent to which they are based on the evidence and the external coherence with other policies and programmes.

Turning first to Priority Axis 1, a critical issue here is that at the time of the first iteration in autumn 2012 (and indeed in the consultation paper issued in January 2013) it was not envisaged to include this Priority Axis in EW. This changed as it became evident that the financial allocation to EW was likely to be somewhat larger than had originally been thought and in response to comments made by ourselves and by respondents to the consultation<sup>27</sup>.

As a result, it was not until the final iteration, in October 2013 that this Priority Axis was reviewed. By this time a significant number of concerns which had been raised with regard to the parallel Priority Axis in the WWV OP had been addressed. These included:

Issues connected with the inter-face of ESF interventions with the UK Government Work Programme, where we argued that there needed to be much greater clarity than was originally provided. In response, the drafting team argued strongly that given the strong prospect of continued evolution of UK policy over the next seven years, these issues should be dealt with in the Welsh National Rules on Eligibility and considered at the level of individual project appraisal. Relevant text has been included in the OP;

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<sup>&</sup>lt;sup>27</sup> European Structural Funds 2014 – 2020: Consultation Analysis, p. 33

- The need for a clearer and more consistent definition of disadvantaged groups and a stronger focus on under-represented and equality groups: this was subsequently addressed both in the Priority Axis and in Section 5 of the OP;
- The need to provide assurance that there will be greater coherence
  and less duplication between individual projects, including the need for
  greater clarity in terms of the spatial level of interventions: the drafting
  team has argued that implementation systems will ensure this and has
  pointed to work underway following the Guilford Review<sup>28</sup> to ensure a
  more coherent approach to the development of ESF projects, with a
  core of national projects;
- The need for a stronger emphasis on the importance of tailored interventions, particularly for those with complex needs: this was introduced into subsequent drafts;
- The question of whether action under the Priority Axis should be split between TO8 and TO9, rather than allocated exclusively to TO9 (see Section 4.3 above).

Moreover, in the EW OP, the focus of the Priority Axis is exclusively on the long-term unemployed and the inactive, whereas many of our concerns in respect of the WWV OP were related to the extent of the activity targeted on those nearer to the labour market.

As a result, we made relatively few comments with respect to this Priority Axis, with those of significance reported in Table 5.1. All of our concerns in respect of this Priority Axis have been addressed, either directly through changes to the OP or indirectly through arguments (which seem legitimate to us) that they should be more properly addressed through project eligibility and appraisal rules and processes. The Priority Axis is robust in terms of its internal and external coherence.

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<sup>&</sup>lt;sup>28</sup> See Section 8

Table 5.1: Main issues raised on Priority Axis 1

Iteration	Comment	Action Taken in Response
First (made in the context of the Youth Employment Priority Axis)	The need to justify the decision to universally exclude all other people in East Wales facing structural unemployment, for example, workers who are older, lower skilled, from migrant communities and single parents.	This new Priority Axis was introduced by the time of the second iteration addressing this concern.
Second	The need to consider whether targets are insufficiently ambitious given the experience of the Convergence Programme	It is argued that since action will be targeted on the hardest to reach (particularly given the fact that those unemployed between 12 and 36 months will be ineligible because of the Work Programme) the targets are reasonable. (See also Section 6 below)
Second	The need to clarify whether any sectoral targeting is intended, given the WG's focus on priority sectors.	The drafting team argues that appraisal processes will allow the Managing Authority to reflect policy priorities in terms of a wide raft of relevant initiatives which include sectors, enterprise zones, city regions, local growth zones and regeneration areas and this is reflected in the project selection principles set out in the OP.

#### 5.2 Priority Axis 2: Skills for Growth

In terms of the second Priority Axis, Skills for Growth, Table 5.2 outlines the main issues raised in the course of the two iterations and the response of the drafting team to each.

Again, very many more detailed points made in the course of the ex-ante process have been fully addressed and for the most part we feel that the Priority Axis as it stands is robust.

Nevertheless, we continue to have some concerns over the overall focus and targeting of the Priority Axis. The focus of Specific Objective 1 on intermediate level skills (reflected also in the targets – see Section 6) while responding to the EU 2020 targets and the evidence that employability is strongly correlated with qualifications at this level and above<sup>29</sup>, perhaps risks underplaying the importance of working with those with no or only very low level qualifications who may, in the short term at least, be unable to progress to intermediate level qualifications (though investment in basic skills is clearly flagged up as a priority in the text of the Priority Axis and the importance of establishing progression routes for those with no/low skills has been added in final changes to the text).

It is also arguable that the focus on intermediate skills within this priority does not fully recognise the point that the economic returns to employers and individuals are more significant at higher qualification levels and that for this reason, there is less evidence of market failure (particularly in the case of larger companies) and therefore a weaker case for intervention, at higher qualification levels<sup>30</sup>. This is also linked to two further points:

<sup>&</sup>lt;sup>29</sup> UKCES (2011), Skills for Jobs: The National Skills Audit for Wales 2011- Volume 2:Evidence Report

<sup>&</sup>lt;sup>30</sup> Evidence provided in the Synthesis Paper but see for example UKCES (2010), *The Value of Skills:* An Evidence Review at <a href="http://www.ukces.org.uk/publications/er22-the-value-of-skills">http://www.ukces.org.uk/publications/er22-the-value-of-skills</a> and DWP (2010), Research Report no 680 Training and progression in the labour market,

- The potential for a more robust approach to requiring company or individual contributions to the costs of training which can be expected to generate significant economic returns (covered in Section 3 above);
- A risk that focusing on a demand-led approach (even where this is not explicitly defined as employer demand) might lead to a perpetuation of current inequalities in terms of access to training, whereby certain parts of the labour force (women, part-time workers, those with low skills) are disproportionately unlikely to access up-skilling opportunities<sup>31</sup>.

Finally, in terms of the external coherence with other policies and programmes, for example, the current economic development policy of the Welsh Government which focuses on nine key sectors, we believe greater clarity may be required during the implementation of the Programme through guidance to potential project sponsors about the extent and nature of any sectoral targeting within this Priority Axis, although it is worth noting that the approach within the ESF OP is in line with the new Welsh Government Policy Statement on Skills which does not reference these sectors<sup>32</sup>.

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<sup>&</sup>lt;sup>31</sup> See UK Employer Skills Survey, 2011: Wales Op, Cit.

<sup>&</sup>lt;sup>32</sup> Welsh Government Policy Statement on Skills, published in January 2014.

Table 5.2: Main issues raised one Priority Axis 2

Iteration	Comment	Action Taken in Response
First	The need to update the evidence base by stronger references to recent UKCES research such as the Wales Skills Audit.	Subsequent versions have used evidence appropriately.
First	The need for a clearer explanation of the strategy on Apprenticeships (e.g. targeting by age, sector, qualification level), particularly given the lack of recent Welsh evaluation evidence on their effectiveness.	UK evidence relating to the value of Apprenticeships has been included in the final version of the OP and the text makes clear that Apprenticeships will be supported at all qualification levels.
First	The need to be much clearer on what is meant by 'demand led' (in view of the tension between employer demand, individual demand and the needs of the economy) and to address more clearly 'demand side' issues, in other words the failure of employers to fully utilise the skills available in the workforce, or to recognise the need for investment in up-skilling, particularly for lower skilled and part-time workers. This relates to a concern that basic skills would not be prioritised given the relatively low level of interest of employers in investing in the least qualified.	In the second iteration, the drafting team stressed that 'demand-led' was defined as 'responding to Labour Market Intelligence which identify skills needs / trends for coming years. These needs / trends can be illustrated through skills shortages or skills gaps identified by research or by employers'. Some references to demand side issues have also been included and the drafting team has also emphasised that individuals will be able to self-refer to relevant learning, even where their employers do not prioritise this.
First and Secon		References to the priority sectors and other forms of targeting of specific businesses have generally been removed, leading to greater internal coherence (though arguably less coherent integration with current WG policy). The drafting team argues that appraisal processes will allow the Managing Authority to reflect policy priorities in terms of a wide raft of relevant initiatives which include

		sectors, enterprise zones, city regions, local growth zones and regeneration areas and this is reflected in the project selection principles set out in the OP.
First and Second	The need for greater focus within what was felt to be an 'omnibus' first specific objective – 'to increase the skills of the employed workforce'.	The final version of the OP has refined the Specific Objective to focus more specifically on the up-skilling of the workforce with a particular focus on intermediate skills.
Second	The need for greater attention to issues around market failure, with there being a case for a stronger focus on those with no or low skills and greater attention as to how to address, rather than perpetuate, the market failure of employers (and in some cases individuals) failing to invest in training which would generate a signficant economic return for themselves. The need also to differentiate between smaller and large employers, as the latter are much more likely to invest in training without intervention. (See also Table 3.1)	The drafting team argues that ESF is always used as a funder of last resort and that the most appropriate level at which to test market failure and to ensure value for money is during the appraisal of specific projects. They also emphasise that all proposals are subject to a financial appraisal during the appraisal process and challenged to demonstrate that their delivery model represents optimum value for money and that all realistic alternative sources of funding have been maximised.

#### 5.3 Priority Axis 3: Youth Employment

In terms of the third Priority Axis, Youth Employment, Table 5.3 outlines the main issues raised in the course of the two iterations and the response of the drafting team to each.

Although the original paper had a number of weaknesses, development work on this Priority Axis has significantly improved internal coherence of the Axis and strengthened the links to the evidence base, while the interventions are well aligned with Welsh Government policy, including the recently published Youth Engagement and Progression Framework. Again, very many more detailed points made in the course of the ex-ante process have been fully addressed. We have no outstanding issues with this Priority Axis and believe it is robust

Table 5.3: Main issues raised on Priority Axis 3

Iteration	Comment	Action Taken in Response
First	The need for greater clarity of purpose, clearer rationale and a more coherent approach to targeting on specific groups of young people, including greater recognition of the heterogeneity of the 16 – 24 cohort.	The second version of the Priority Axis – together with the Intervention Logic table (received July 2013) made a much more coherent and systematic case for the Priority Axis as a whole and the Specific Objectives within it.
First	The need to be clear about a lower age limit for participants	The second draft made clear that this was 11.
First	The importance of providing greater clarity as to which groups are in 'greatest need' and on spatial targeting.	Later drafts have been clearer on targeting within the age group, but have said less on spatial targeting.
First (Intervention Logic)	The need to make the first Specific Objective more specifically targeted on those at risk of becoming NEET.	The Specific Objective has been reworded to remove the ambiguity in the early version which referred (generically) to 'supporting young people to access sustainable employment'.
First	The need for greater clarity around the relationship between the OP and interventions funded by the UK Government Work Programme, given that the latter employs a 'black box' approach (i.e. where payment is based on results and the provider is expected to provide whatever support is needed to secure an employment outcome).	The drafting team has argued strongly that given the strong prospect of continued evolution of UK policy over the next seven years, these issues should be dealt with in the Welsh National Rules on Eligibility and considered at the level of individual project appraisal. Text to this effect has been added to the OP.
Second	The need to reference accurately the recently published Youth Engagement and Progression Strategy.	This has been updated in the final OP.

# 6.0 Indicators and Targets

There has been less opportunity for the ex-ante evaluation team to work with the drafting team over the development of indicators and targets. To some extent, this is a feature of the prescriptive nature of the European Commission's requirements in terms of core indicators, which WEFO is careful to respect, and in part this is due to timing, since targets, in particular can only realistically be set once there is a clear indication of the likely funding available to the OP.

A paper outlining potential indicators for each Priority Axis was received in May 2013 but it was only at the final iteration that proposed target values (for 2023) were included within the draft documents being reviewed. A paper explaining the methodology for calculating target values was also provided with the final version of the OP in October 2013. Full detail on the Performance Framework was made available in December 2013,

We summarise in Table 6.1 the main issues raised during the first iteration on the indicators (the initial Paper on the indicator structure) and the third iteration.

Table 6.1: Main issues raised on indicators and targets

Iteration	Comment	Action Taken in Response
First	The need for an indicator for Participants aged 25 years and younger for Priority Axis 2, given the inclusion of apprenticeships under this Priority Axis.	The case was accepted for including the younger participants indicator but this has not been carried through into the OP.
First	Whether the proposed outputs indicators for 'research studies' and 'learning and development strategies' (Priority Axis 2) and 'systems developed' (Priority Axis 3) should be removed given definitional issues and the lack of obvious relationship to the interventions as described.	Removed from the OP.
First	The need to consider the relevance as a results indicator of participants in education/training on leaving for Priority Axis 2.	Removed from the OP.
First	The need to consider the scope for specific result indicators relating to areas of the Programme such as apprenticeships, and the importance of seeking to develop indicators relating to the enhanced ability to undertake current duties and/or contribute to improved business performance or actual/potential for progression/ promotion which are key to interventions focused on those already in employment.	As noted elsewhere, the drafting team believes that specific result indicators are not mandatory for ESF and has preferred to use only the core indicators. They also argue that these sorts of results should be investigated through evaluation.
Second	The need to explain why targets for overall numbers of participants and consequently for all results indicators for Priority Axis 1 appear low by comparison with the current Convergence Programme, particularly given the fact that the	The methodological paper shows that for participant numbers and for employment outcomes a range has been modelled from the experience of current projects, reflecting the differential success of projects working with short-term unemployed, long-term unemployed and the inactive, and

	current Programme has been implemented during adverse economic conditions <sup>33</sup> .	reflecting the fact that (given the influence of the Work Programme) long-term unemployed are likely to have been unemployed for more than 36 months. The figures are said to be within the range derived. The drafting team argues that unit costs are likely to be significantly higher owing to the mix of participants being more heavily weighted to those furthest from the labour market.
Second	The need to explain why the proportion of female participants targeted under Priority Axis 1 at 34% and of formerly inactive participants (at 55%) are lower than the proportions achieved in the current funding period.	The drafting team argues that the target for female participants has been set on the basis of the current population share and is appropriate and that changes to the benefits regime will lead to higher proportions of the non-working population being classified as unemployed rather than economically inactive.
Second	The need to explain whether the ambitious targets for older participants, for part-time female employees and those with work-limiting health conditions in Priority Axis 2 are realistic given the relatively poor performance of projects during the current Programme of delivering against similar targets.	The methodological paper explains that the targets for older participants are derived from population shares, while those for participants with work-limiting health conditions and part-time employees are based on targets set in 2007-2013. The drafting team believes it is appropriate to set challenging targets and argue that 'the shift of the Managing Authority to a more robust result orientated project monitoring and review process will ensure that activity is target driven going forward and not subject to projects picking of low hanging fruit'.
Second	The need to consider whether the target for 85% of all those participants achieving a qualification	The drafting team argues that the policy aim is to encourage progression up to and beyond intermediate level

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<sup>&</sup>lt;sup>33</sup> For this and other statements on current Programme performance see data on outturns for the current Convergence OP in the Monitoring Report to the PMC, June 2013 at http://wales.gov.uk/docs/wefo/minutes/130621esfconvergencereporten.pdf

	through Priority Axis 2 to be at Level 3 or above and the relatively low proportion (also 15%) at Level 2 or below accurately represents the policy intention. (see also Section 5.2)	qualifications and that the targets reflect this aim; and that delivery of basic skills alone will not deliver to the employment opportunities requiring NQF 3 and above which have been previously identified.
Second	The need to explain the relatively low target for the number of SMEs supported, which implies there will be an average of 30 participants per business.	The drafting team argues the target is based on comparable performance in the current Programme and also takes into account guidance that employers should be counted only once during the programme timescale and reflects a level of uncertainty over the impacts of this approach.
Second	The need to consider whether the target for NEET participants in SO1 of Priority Axis 3 is (at 22,000) too high given the population within the region.	The drafting team argues that this is significantly below the estimated number of current unemployed young people in the region and that this level of ambition is appropriate.

Overall, as far as the final OP is concerned, we believe the indicator set used is appropriate – not least, given that it uses almost exclusively the common indicators – but note that, as it stands, the OP does not conform with the requirement in Art. 5 of the ESF Regulation that 'all common output and result indicators shall be reported for all investment priorities'. We also believe that the methodology for deriving targets has been coherent and logical, although it is important to note that the paper we have seen details of the approach followed, rather than the precise workings. We believe the target values proposed for 2023 are as a whole reasonable.

However, we would wish to qualify this with a number of observations:

- We continue to believe that some specific result indicators would be desirable, perhaps particularly in the context of the employed workforce in Priority Axis 2, where, in our view, the common indicators do not fully reflect the range of intended outcomes, which, for the individual relate to improved performance and confidence in their current role, improved pay and promotion prospects, and employability and capacity to progress within the labour market, and which for the business, relate to improved performance and hence productivity and competitiveness. We agree that these should largely be tested through evaluation, but we also believe that some of these (e.g. changes to pay and promotion) would be susceptible to monitoring and thus could form the basis for results indicators. We accept however that this to a large extent will depend on the final Guidance from the Commission;
- In terms of the targets for Priority Axis 1, we believe the numbers
  proposed are acceptable given that the Programme will be supporting
  harder to reach groups, who require more intense and expensive
  interventions than those supported under the current Programme,
  though we believe it might be possible to be somewhat more ambitious,
  given the experience in the current Programming period;
- In terms of the targets for older workers, female part-time workers and workers with a limiting long-term illness (Priority Axis 2), we applaud
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the ambition with which the targets have been set but would stress that, in our judgement, it will require a very significant effort in terms of Programme and project implementation if they are to be achieved, given the relative lack of success in targeting ESF interventions on these groups in the past. In our view, the focus of Priority Axis 2 on responding to demand (given that employers in particular are less likely to put forward older and part-time workers for training<sup>34</sup>) and, the potential for interventions to support all those in the workforce, with a strong drive to achieve intermediate level qualifications (which may be more challenging for vulnerable groups to achieve) may make it more difficult to ensure that projects appropriately target such groups;

Related to this, we would also argue for an output target to be set for
part-time workers in general for Priority Axis 2, even though this is not a
core indicator. We also continue to believe a target for Participants
aged 25 and under should be set for this Priority Axis, even if this
cohort should not be the main focus for the Priority Axis.

In terms of the Performance Framework, we think that the proposals are acceptable as they stand but are unclear as to why the selected milestone in terms of outputs (in each case, participant numbers) vary in terms of their relationship to the overall target for 2023 (for Priority Axis 1, the milestone is approximately 45% of the total target, for Priority Axis 2, 40% and for Priority Axis 3, 52%) and why – even allowing for the fact that many participants in 2018 will still be 'on programme' and that claims are often significantly in arrears – in all cases this is significantly ahead of the financial milestone, which is the same (at just under 13% of the allocation for the entire period) for all three Priority Axes. We think there is a case for reconsidering the relationship between likely spend and outputs and for some narrowing of this gap.

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<sup>&</sup>lt;sup>34</sup> Evidence provided in the Synthesis Paper but see for example UK Employer Skills Survey, 2011: Wales Results at http://www.ukces.org.uk/publications/er62-employer-skills-survey-11-wales

Finally, we note that the Regulations<sup>35</sup> clearly provide for milestones to be set in terms of outputs indicators and that results indicators are optional. We also understand why the drafting team is reluctant to propose results indicators (for example employment outcomes for unemployed participants in the case of Priority Axis 1 or participants gaining qualifications in the case of Priority Axis 2) because there is much greater uncertainty about the timing with which such results are achieved and recorded. However, as evaluators, we believe that results are always a more appropriate focus for judging the success or otherwise of interventions.

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<sup>&</sup>lt;sup>35</sup> Art. 96 (2)(b)(v) of the CPR

#### 7.0 Financial Allocations

There has been less opportunity for us to engage extensively with those developing the OP over the financial allocations. An initial very brief paper was provided in July 2013 setting out the broad proportions of ESF to be allocated to the Priority Axes (in both WWV and EW) while detailed figures were provided at the third iteration stage in October 2013. Table 7.1 sets out the major issues raised in respect of the financial allocations and the responses from the drafting team.

On balance, we believe that a strong case has now been made for the chosen financial allocation, and that, bearing in mind the intention to support youth employment and employability interventions under Priority Axis 3, the overall allocation for interventions to promote employment and social inclusion is acceptable.

Table 7.1: Main issues raised on financial allocations

Iteration	Comment	Action Taken in Response
First	Concerns over the allocation of all activity under Priority Axis 1 to TO9 and the need to consider whether the omission of any use of the TO8 is appropriate. (See also Sections 4 and 5).	The drafting team has argued that given that WG policy (based on sound UK and international evidence) is that employment is the most effective route out of poverty (and that promoting employment is thus a means towards the end of combating poverty), then there is little sense in trying to divide employability interventions between two Thematic Objectives and creating an unnecessarily complex Programme structure. We broadly accept the logic of this argument.
First	The need for greater clarity with regard to the financial split a) between ERDF and ESF and b) between different ESF Priority Axes in EW and why these differed from the proposals for WWV.	The drafting team has argued that the overall share of ESF in EW is likely to be dictated by the Regulations and that differences in allocation between Priority Axes are marginal.
First	The need for stronger justification for the relatively low proportion of resources being proposed for Priority Axis 1 (20%), even allowing for the fact that certain interventions proposed under the parallel WWV OP (e.g. focused on the short term unemployed) would not be taken forward in EW.	The drafting team has argued that in addition to the fact that – in contrast to the Convergence Programme – action to combat unemployment is split between two Priority Axes, the restrictions on eligibility resulting from the Work Programme and other changes to UK Welfare Policy and the evidence in the socio-economic analysis that the larger share of the GVA 'gap' is accounted for by low productivity support this split. They have also pointed out that, given the increases in resources available in EW, this will represent a significant increase in cash terms when compared to the present Programme.
First	The need to consider whether the allocation of almost 50% of the funds to Priority Axis 2 is appropriate, given that the skills profile of the	The drafting team has argued that this is appropriate, given the potential for investment in skills to boost GVA and that this represents a lower proportion of the ESF than is true in

population in EW is much more favourable than in	the current EW OP.
WWV.	

# 8.0 Administrative Arrangements, Monitoring and Evaluation

### 8.1 Administrative Arrangements and Capacity

While the ex-ante evaluators are required to consider the adequacy of human resources and administrative capacity for the management of the OP, the OP template does not provide the opportunity for the Managing Authority to provide evidence on this, as the focus of Section 7 is on the implementation bodies and on the engagement of a wider partnership in developing and implementing the OP, while Section 10 concerns the administrative burden on beneficiaries. We therefore briefly consider the available evidence on administrative capacity before considering the content of these two parts of the OP.

WEFO has long experience as a Managing Authority, has implemented systems which have ensured a very low error rate by comparison with other Managing Authorities (0.41% compared to a threshold for corrective action of 2%), and has received a series of commendations from the European Commission for the standards of its management practices, particularly since the introduction of the Programme and Project Information Management System (PPIMS) and WEFO on-line which has enabled projects to input financial and monitoring data using ICT rather than manual returns<sup>36</sup>. The Customer Insight Survey<sup>37</sup> undertaken in 2009 also shows that beneficiaries have generally appreciated these developments, although concerns remain, particularly around the speed of handling project proposals.

 $\underline{\text{http://wefo.wales.gov.uk/publications/publications/monitoringevaluation/programmeevaluations/custo} \\ \underline{\text{merinsightsurvey2009/?lang=en}}$ 

<sup>&</sup>lt;sup>36</sup> See for example Position of the Commission services on the development of the Partnership Agreement and programmes in the United Kingdom for the period 2014-2020, Ares(2012)1315758-08/11/12 p. 26

The proposal within the OP is that the arrangements in terms of the Managing Authority, Certifying Authority, Audit Authority and the Payments body should be unchanged and therefore there is reason to believe that the good practice from the current Programmes can be retained and built on. The OP also contains a thorough explanation of the use of Technical Assistance, on which we have had no substantive comments to make.

At the same time, it is important to stress that in 2012 the Welsh Government commissioned an independent member of the Programme Monitoring Committee (PMC), Dr. Grahame Guilford, to review the administrative arrangements for the implementation of the ESI Funds for 2014-2020. Dr. Guilford published his report in March 2013, and this makes a series of 14 recommendations for improvements in the planning of Programme implementation (notably through developing an Economic Prioritisation Framework) and the actual implementation of the Programmes (including adopting a portfolio management approach, a review of guidance issued and a mobilisation phase for approved projects)<sup>38</sup>. While most of these recommendations will need to be implemented subsequent to the approval of the OP by the European Commission, all have been accepted by the Welsh Government and progress is being made on taking them forward.

Overall, therefore, we believe that there is reasonably strong evidence to suggest that WEFO as Managing Authority has adequate experience and capacity to take forward the OP effectively and is seeking both to build on good practice and identify shortcomings in programme management during the previous programming period.

Turning to the questions of administrative arrangements and the measures planned to reduce the administrative burden on beneficiaries, the relevant

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<sup>&</sup>lt;sup>38</sup> An Independent Review of Arrangements for the Implementation of European Structural Fund Programmes 2014-2020, Dr. Grahame Guilford, March 2013. http://wales.gov.uk/docs/wefo/publications/130314guilfordreporten.pdf

sections of the OP have been considered during the second (and final) iteration of the ex-ante evaluation. In reality, since this section is identical to that within the WWV OP, issues which were flagged up during the second iteration of that OP (in August 2013) had largely been addressed by the time the EW OP was submitted. These included issues around the role of the PMC in respect of monitoring and evaluation, the need to provide more evidence on the efforts already made to reduce the administrative burden on beneficiaries (leading to references to the Customer Insight Survey) and the need to provide details of the participants in the various Workstream Groups to demonstrate that they were appropriate. As a result, only a small number of issues were raised in the final iteration, as summarised in Table 8.1.

From our perspective, there are no outstanding issues to be dealt with, although clearly implementation arrangements will be critical here, particularly in relation to the assurance that Programme beneficiaries will have access to all legislative options in terms of simplified cost re-imbursement options.

Table 8.1: Main issues raised on administrative arrangements and the administrative burden on beneficiaries

Iteration	Comment	Action Taken in Response
Second	The need to consider if the issue of conflicts of interest within the PMC (where members also represent beneficiaries) should be more clearly addressed.	The drafting team argues that this should be dealt with in the Terms of Reference: a specific reference to this has been added to the OP text.
Second	The need to reference the number of responses to the consultation exercise received referring specifically to EW and to consider whether to provide more information on EW representation on the PMC.	A reference to the number of EW-specific responses has been added to the final OP. The drafting team has noted that representation on the PMC comes from across the whole of Wales, but has made no change to the text.

## 8.2 Monitoring and Evaluation Procedures

While the OP template does not require Managing Authorities to provide information on Monitoring and Evaluation procedures, we have had the opportunity to comment on WEFO's Monitoring and Evaluation Strategy for all ESI Programmes and believe this is compliant with the requirements of the Regulations.

We gave two sets of comments on the Monitoring and Evaluation Strategy. The main issues raised and the way in which they have been responded to are highlighted in table 8.2 below.

Overall, we take the view that WEFO has an experienced Research, Monitoring and Evaluation (RME) team in place with a strong track record of managing monitoring systems and commissioning evaluation.

Following our first iteration comments, a series of revisions were made in a number of areas to the revised strategy. Where no alterations were undertaken in light of our recommendations, reasoned accounts as to why our comments could not be accommodated were provided.

As a result, only one relatively minor point of relevance to the OP remains outstanding: we believe it would be useful to elaborate further on how WEFO might invoke additional powers to ensure that project sponsors comply with monitoring data and information requirements.

Table 8.2: Main issues raised on monitoring and evaluation procedures

Iteration	Comment	Action Taken in Response
First	Further detail on the human resources and administrative capacity to be involved in monitoring and evaluating the programmes would be beneficial.	Further detail has been added to the revised strategy relating to the capacity and capabilities of the RME team at WEFO. These additions provide assurance that adequate provision has been made for the monitoring and evaluation of the programmes.
First/Second	Further detail on how the co-operation of project sponsors will be secured in terms of monitoring and evaluation activity would strengthen the strategy.	Additional material has been added which addresses this point, including details of additional powers WEFO will have to insist that project sponsors submit relevant information. This has strengthened the strategy considerably, although further detail on how WEFO might invoke its additional powers would be useful.
First	Further evidence detailing consideration of previous experience and possible 'bottlenecks' which might impede monitoring and evaluation would strengthen the strategy.	A section has been added to this effect which discusses the experiences of monitoring and evaluating the 2007-2013 programmes to date. This has strengthened the strategy and makes clear that well-established monitoring and evaluation systems will be in place for the 2014-2020 period.
First	Point of clarification relating to when the monitoring and evaluation strategy should be submitted to the Programme Monitoring Committee for their approval i.e. at the first meeting.	The revised text clarifies that the strategy will be submitted to the first meeting of the PMC for their approval.
First	Further detail on how and when the monitoring and evaluation strategy will be reviewed would strengthen the document.	Further detail on how and when the strategy will be reviewed has been added i.e. that it will be reviewed on an annual basis by the PMC.
First	Recommended that additional detail be provided on the procedures for monitoring and collecting necessary data to carry out evaluations to include	Additional material has been provided which gives greater clarity as to how the RME team will support project sponsors to ensure adequate coverage and quality in terms

	reference to when appropriate advice, guidance and support might be provided to project sponsors.	of monitoring data.
First	Recommended that additional information on the scheduling of monitoring activities and the preparation of reports (including indicative budget allocation) should be provided to strengthen the strategy.	A timetable for the preparation of Annual (AIRs) has been added to the strategy, while WEFO argued legitimately that the timing of evaluations will predominantly be driven by activity measured by expenditure.

# 9.0 Horizontal Themes: Equal Opportunities

#### 9.1 The Equality Impact Assessment

In this Section we first report on the findings of the Equality Impact
Assessment (EIA) before turning to our review of the material within the OP.

As already noted, a core part of the ex-ante evaluation has been an EIA of all the ESI Programmes. Although not required by European legislation, the assessment supports the fulfilment of the Welsh Government's obligations under the Public Sector Equality Duty (PSED) to show due regard to characteristics protected under the Equality Act 2010<sup>39</sup>.

An EIA report, covering this OP and the ESF OP for West Wales and the Valleys is being published in parallel with this report<sup>40</sup>. The conclusions of the assessment are that:

- The way in which the development of the OP has been carried out demonstrates an integrated approach to equality on the part of WEFO and the Welsh Government and builds on a strong track record of integration of the Horizontal (or Cross-Cutting) Themes in the design of previous Structural Fund Programmes;
- Overall, the OP pays due regard to the protected characteristics. It should result in broadly positive impacts for people with protected characteristics and there are unlikely to be any disproportionate negative impacts on any protected characteristics;
- However, potential positive impacts will, in some cases, only be realised if measures are taken as part of Programme and project implementation to ensure appropriate focus and adequate accessibility;

<sup>&</sup>lt;sup>39</sup> These are: age, disability, gender reassignment, marriage and civil partnership, pregnancy and maternity, race and ethnicity, religion or belief, sex, sexual orientation. The EIA also considered the Welsh Language, given legislative requirements in Wales.

<sup>40</sup> Ref

- The OP has the scope to contribute in an important way to the
  achievement of European, UK and Welsh political and strategic
  ambitions regarding equality particularly the achievement of the aims
  of the PSED to tackle discrimination, promote equality of opportunity
  and (to a slightly lesser extent) foster good relations between social
  and demographic groups;
- A number of specific areas of intervention are specifically and appropriately targeted on equality groups, notably on gender equality in Priority Axis 2 and on young people throughout Priority Axis 3;
- In particular, the OP has the potential to raise the employment rate particularly amongst women, young people and older workers;
- While there is a strong track record of Programme level integration of equality, which is reflected in the OP, there still remains an acknowledged gap between the integration of equality considerations into Programme-level strategy and project-level implementation and delivery which will need to be addressed. A key next step will be for WEFO to work with projects and their sponsors to establish realistic and reliable mechanisms for monitoring and evaluating the impact of projects that are funded under this Programme to ensure that the objectives of the 'Equal Opportunities' Theme are achieved.

# 9.2 Equalities as a Horizontal Theme

Besides the EIA, the ex-ante evaluation has also involved appraisal of the description of the Horizontal Themes in the OP documentation. This has involved first (at the time of the first iteration) commenting on a 'Cross-Cutting Themes' paper provided in late 2012 and then a review of Section 11 of the OP template in October 2013. In this second iteration, we had no further points to make as changes made to the parallel section in the OP for the WWV in response to earlier comments about the need to review the equalities Objectives had already been carried over to the EW OP. In Table 9.1 we summarise comments made relating to equal opportunities at these different stages.

Table 9.1: Main issues raised on equal opportunities

Iteration	Comment	Action Taken in Response
First	The need for greater clarification of the relationship between the equal opportunities Cross-Cutting Theme and the proposed Poverty Cross-Cutting Theme; and whether socioeconomic deprivation should be explicitly considered as part of the equal opportunities CCT.	The overall equality objectives have been redrafted to ensure stronger attention to poverty and socio-economic deprivation. The OP template does not allow for discussion of other Cross-Cutting Themes apart from those mandated by the Regulations, although the Welsh Chapter of the UK Partnership Agreement refers to Reducing Poverty and Social Exclusion as a Cross-Cutting Theme.
First	The need for greater evidence to support the claims for the effectiveness of approaches to integration in the current Programme.	This was provided in subsequent drafts.
First	While recognising the different European legal bases in respect of gender equality and other equality issues, the need to ensure a seamless approach to equalities.	While the drafting team has worked hard to ensure these issues are addressed coherently, the format of the OP template precludes a wholly seamless approach.

Overall, we have no outstanding issues with the information provided on the Equalities Horizontal Theme.

We note, however, that the OP (in Section 5) introduces Reducing Poverty and Social Exclusion as a third Cross-Cutting Theme but the OP template does not allow for this to be discussed within Section 11 (which deals with Horizontal Principles).

In this context, it is important to stress that the appropriateness or otherwise of this third Cross-Cutting Theme was a major subject of comment in the responses to the Consultation exercise: although there was general support for this, many respondents felt that tackling poverty needed to be a clearer focus of intervention in the Priority Axes<sup>41</sup>. This has been addressed by the inclusion of Priority Axis 1, which relates to the Social Inclusion Thematic Objective, alongside the commitment to include the promotion of social inclusion and combatting poverty as a Cross-Cutting Theme across all ESI Funds.

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 $<sup>^{\</sup>rm 41}$  European Structural Funds 2014 – 2020: Consultation Analysis, p. 36

# 10.0 Horizontal Themes: Sustainable Development

As noted in Section 1, the OP was subject to a screening exercise in accordance with the SEA Directive and on this basis, with the agreement of the relevant statutory bodies<sup>42</sup>, it was concluded that a full SEA was not required because the proposed programme was unlikely to have significant environmental effects. The Screening Report did, however, emphasise that 'reinforcing the environmental element of cross cutting themes will ensure that awareness raising and promoting good practice through training and guidance will be incorporated into project implementation'<sup>43</sup>.

In this context, it is important to note that, as with equal opportunities, there is a significant track record of successful promotion by WEFO of the Cross-Cutting Themes (including environmental sustainability) particularly at the level of Programme strategy during the current Programmes<sup>44</sup>.

Turning to the ex-ante appraisal, in Table 10.1 we summarise comments made relating to sustainable development during the two iterations on OP content.

While recognising the difficulty in the case of an ESF Programme of making specific, relevant commitments on sustainable development, we are concerned that the section of the OP as now drafted is rather high-level, though assurances are provided as to the processes to be undertaken in respect of Programme implementation. While reference has been made to the Welsh Chapter of the UK Partnership Agreement as providing important context, in our view this is also presented at a very generic level.

<sup>&</sup>lt;sup>42</sup> At the time these were the Environment Agency Wales, the Countryside Council for Wales and CADW, though the first two of these have subsequently merged to become Natural Resources Wales.

<sup>43</sup> WWV ESF Strategic Environmental Assessment Screening Report, WEFO, 2012 p.6

<sup>&</sup>lt;sup>44</sup> See for example: http://wales.gov.uk/docs/wefo/report/110331processevaluationen.pdf

Table 10.1: Main issues raised on sustainable development

Iteration	Comment	Action Taken in Response
First	The need to consider carefully the tensions between the Welsh Government and the European Commission definition of and approach to sustainable development.	Drafting revised in subsequent versions to address this point which is also dealt with explicitly in the Welsh Chapter of the UK Partnership Agreement.
First	The need for greater evidence to support the claims for the effectiveness of approaches to integration in the current Programme.	This was provided in subsequent drafts.
Second	The need for a stronger focus on 'selling' the benefits of adopting the Cross-Cutting Themes to projects.	Drafting amendments introduced to address this point.
Second	The need to consider whether to formulate a more robust statement of key sustainable development objectives, as in earlier versions of the WWV OP.	The drafting team argues that the Welsh Chapter of the UK Partnership Agreement provides contextual information about the Welsh Government's overall approach to sustainable development and that such material is not needed within the OP.

#### 11.0 Conclusions

The ex-ante evaluation process has been thorough as well as highly iterative. The drafting team has taken care both to address methodically and, where possible, respond to the wide range of issues flagged up by the evaluators. As noted in section 1.2, in order to facilitate the submission of the OPs by WEFO at the earliest opportunity we and the drafting team have worked to a timetable which meant that the final full iteration took place somewhat earlier than we would have wished. As a result, we have continued to make refinements to the ex-ante documentation following the final iteration, in preparation for the submission of the final OPs.

Overall, we believe that the OP as now drafted:

- Is based on a very sound and thorough socio-economic analysis and uses the evidence base appropriately;
- Is internally coherent in terms of the flow from the socio-economic analysis to the Programme strategy and the Priority Axes (and the choice of Thematic Objectives and Investment Priorities), is consistent with other relevant policies and programmes and is based on a sound and explicit Intervention Logic;
- Is consistent with the EU 2020 Strategy, the Common Strategic
   Framework and the Country Specific Recommendations for the UK,
   and will make a proportionate contribution to the EU2020 targets on
   the employment rate, young people and poverty;
- Uses appropriate indicators and has adopted a logical approach to the setting of targets and the performance framework;
- Has appropriate monitoring and evaluation processes in place;
- Is based on a justifiable allocation of budgetary resources;
- Is based on sound partnership working and builds on previous strengths in terms of programme management but is set in the context of efforts to improve implementation processes which have been perceived as problematic in the past;

 Is based on appropriate involvement of, and consultation with, individuals and bodies with expertise within the Horizontal Themes and has particular strengths in its approach to equal opportunities.

While generally endorsing the OP, there remain a small number of areas where we believe there is a case for further reflection:

- We believe that there may be greater scope for addressing the market failure issue in a more robust way, for example, by stating specifically that ESF will not generally fund 100% of direct training costs for higherlevel skills training for employed participants where training is relevant to their current employment;
- We have some concerns that despite an increased emphasis on progression routes for those with no/low skills in the most recent version of the OP the focus on intermediate level skills in Priority Axis 2 might risk underplaying the importance of working with those with no or only very low level qualifications who may, in the short term at least, be unable to progress to intermediate level qualifications and that focusing on a demand-led approach might lead to a perpetuation of current inequalities in terms of access to training;
- We continue to believe that some specific result indicators would be desirable, perhaps particularly in the context of the employed workforce in Priority Axis 2, where, in our view, the common indicators do not fully reflect the range of intended outcomes;
- Finally, in many instances success is clearly dependent on the details of Programme implementation. In particular,
  - While the OP states clearly the intention to ensure integration with other ESI Funds, much will depend on the implementation mechanisms put in place;
  - Achieving the targets set in respect of hard to reach groups will require a significant effort in terms of Programme and project implementation.

However, we accept that all these issues have been well rehearsed during the course of the evaluation and respect the counter-arguments that have been put forward, including the importance of retaining flexibility given the time-horizon of the Programming period. In our view, such remaining differences of view are legitimate and in no way undermine the quality of the work undertaken in developing the OP.

ANNEX 1: COMMENTS LOG TEMPLATE						
Ex Ante Evaluation						
Ana	lysis Report					
Document Overview						
Document Title:						
Author/Originator:						
Version Control:						
Date Received by Evaluators:						
Response Date:						
Review Undertaken by:						
Quality Checked by:						
Evaluator Summary						

Report Section	Page	Track Change Ref.	Analysis/Commentary	Recommended Actions (if any)	WEFO/WG Response
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