

**Portsmouth Water’s Data Assurance Summary 2017/18**

**July 2018 Data Assurance Summary**

**1. Background**

Our shared industry vision for the water sector is one where customers, stakeholders and wider society have trust and confidence in vital water services.

As a water company we are committed to being accountable to customers and stakeholders for delivering high quality services. We report information about our performance in a number of different ways including our Statutory Accounts, the Annual Performance Report and an annual report covering our Outcome Delivery Incentive measures (ODIs).

We recognise that having information that is reliable, timely, easy to understand and appropriate to the audience helps everyone have trust and confidence in our performance. By information we do not mean just data but also the way in which this is presented and explained. This includes, wherever possible, the provision of comparative information.

Our Board takes overall responsibility for the quality and transparency of the information that we provide on our performance. The Company continues to review what information our customers and other stakeholders want and need on an ongoing basis. We do this through direct consultation and by considering other feedback such as feedback from our regulators.

The performance information that we publish is based on a range of different data, both operational and financial. We undertake checks on this data to make sure that it is appropriately accurate. Some of this checking is performed by the Company and some is performed by external parties. We call this “Data Assurance”. In addition the Board, Executive Directors and, in some cases, the CCG also review the wider context and explanation in relation to published data (i.e the information).

It is important that we take a proportionate approach to how much assurance we need over this data and we also want to be transparent about how we get an appropriate level of confidence over the accuracy and completeness of data that we present.

Our approach to Data Assurance is described in the next section.

**2 .Summary of Company Approach to Data Assurance**

***Planning***

Our overall objective is to ensure that we report information that is relevant, reliable, complete, accurate and timely. When we consider how much data assurance we are likely to need we assess the risk that the data we report contains errors or is materially mis-stated.

To do this we look at the different types of data that we report and consider what might cause errors or omissions in that data; we assess the risk of that data not reflecting actual performance.

The steps involved in the process are set out in the diagram below.

During the period we have been through an extensive process to plan how we would get the right levels of Data Assurance. This has built upon the process that we established and reported on in 2015/16 and 2016/17. Data Assurance activities include both those performed by the Company and by independent external parties. As we noted in Section 1 we also complete work to ensure that he overall information provided tells a balanced, understandable and consistent message.

For operational (non-financial) data we have achieved this through a process of publishing and consulting on our approach as part of our Company Monitoring Framework. For financial data (such as our Annual Report & Accounts and the financial elements of the Annual Performance Report) this is covered by the regulatory standards set out for Auditors together with the Regulatory Accounting Guidelines published by Ofwat.

The Company consulted with stakeholders on the following three documents:-

a) Statement of Risks, Strengths and Weaknesses of our data was published on 30 November 2017. It described our assessment of the data we collect and publish. Stakeholders generally supported our assessment and we responded to any challenges by reviewing and revising our assessments accordingly.

b) Draft Audit Plan was published on 1 March 2018 and described our detailed approach to data assurance in light of feedback from (a) above.

c) Final Audit Plan was published on 4 April 2018 and reflected stakeholder feedback and Board approval.

As a result of this planning process, together with our external data assurance providers, we have developed an approach to Data Assurance based on a combination of internal and external activities. This approach was considered, challenged and ultimately approved by the Audit Committee and the Board in February 2018.

It should be noted that in some limited circumstances the assurance plan may need to be revised. This is primarily where guidance, methodology or reporting requirements change. In these instances any minor changes are considered and approved by the Finance and Regulation Director, who has an experienced assurance background. Any more significant changes are approved by the Board.

In relation to the 2017/18 assurance plan the following noteworthy revisions were made.

|  |  |  |
| --- | --- | --- |
| **Area** | **Reason** | **Approach** |
| Annual Performance ReportFinancial Flows Table 1F | New table published late in the planning cycle | Third party assurance by Financial Auditor |
| Annual Performance Report – Shadow Reporting, Table 3S | The late requirement to include Shadow Reporting of all common PCs for 2017/18 | Third party assurance by Reporter |
| Wholesale Cost Assessment | Explicitly included as part of the Annual Performance Report | Third party assurance by both Financial Auditor and Reporter. |

***Execution***

We have executed our Data Assurance in accordance with the Final Audit Plan, published 4 April 2018 and our other legal audit requirements. We have summarised below the key elements of this activity;

Internal Data Assurance

The Company has clear lines of responsibility for ownership of data, with data owners being responsible for compiling, checking and reporting the data. This is then subject to review, challenge and approval by a Senior Manager who in turn reports to a Director. Finally all data tables are further reviewed by the Regulation Manager and the relevant Executive Director as part of the annual reporting process. All annual reporting is also subject to extensive Audit Committee and Board scrutiny and this is summarised below under “Governance”.

External Data Assurance

External audit work is performed on both financial information as part of the Annual Report and Accounts audit and on operational and financial data reported through the Annual Performance Report and Annual ODI report. This work is undertaken by professionally qualified and appropriately experienced independent organisations.

Financial data is reported on by our financial auditors KPMG, a firm of Chartered Accountants and Registered Auditors. Operational data is reported on by Atkins, a firm of Engineering Consultants with significant experience in the Water Industry.

Overview of Information

In order to gain confidence that the data, together with its form of presentation and related narrative, reflects a fair, balanced, consistent and transparent position the following are undertaken;

* Full reporting documents, both data and related narrative, are reviewed and commented upon by our external assurance providers. Whilst this does not always form part of their assurance process it does provide a level of comfort that the information presented is consistent and balanced.
* Full reporting documents are reviewed and commented upon by relevant senior managers, the Executive Directors and the Board. The Board challenges the presentation, understandability, balance and transparency of the information provided.
* The CCG reviews, and provides a report on the information provided in relation to ODI performance.

***Results***

Our Data Assurance activities were completed satisfactorily and did not identify either any material misstatements or omissions. The following external assurance reports were provided and are included in publically available documents as noted:-

* Audit opinion from KPMG on the Annual Report and Accounts for Portsmouth Water dated 25 May 2018 on page 56
* Audit Report by KPMG on the sections 1, 2 & 4 of the Annual Performance Report dated 2 July 2018 on pages 74-76
* In addition KPMG also signed a certificate of sufficiency of financial resources under the company’s licence condition (F6A)
* Assurance by Atkins covering data for the ODI Report. The summary of this work is set out on page 4 of the ODI report and the full final report is included on page 43, published 12 July 2018
* In addition our Customer Challenge Group also provided an annual report which is included on pages 8-9 of the ODI report, published 12 July 2018.

These reports are all publicly available and included on the Company’s website.

The detailed findings of the external assurance providers were presented to the Audit Committee on 24 May 2018. The Company tracks progress against any areas identified for improvement and formally reports to the Audit Committee on progress in November. This forms part of a process of continuous improvement in relation to data quality as part of the Data Assurance cycle.

The key observations from our external assurance providers, discussed at the Audit Committee and Board were as follows;

* No material issues were identified.
* The Company has continued to improve its reporting processes and related controls.
* There were no reporting processes which had deteriorated significantly.
* Formal documentation of key reporting processes could be improved.
* Certain medium and low priority control recommendations

Appendix 1 provides a more detailed summary of audit findings together with the Company response.

In previous years the Reporter has noted that the methods used for reporting on leakage are very simplistic, but are well managed and entirely consistent with the way that the PR14 Performance Commitment was set. Similarly, he has noted that the PCC reporting method relies on some significant, un-evidenced assumptions that are used to modify the raw data that underpins the unmeasured component of the analysis, but this is again consistent with the way the PC was set.

However, in both cases the relatively simplistic reporting methods mean that there are relatively large levels of uncertainty about what the ‘true’ figure has been over the past few years, and this has implications for the ‘shadow’ reporting methods for leakage and PCC and the associated PC target setting for PR19.

The Company also requested a review of operational compliance with the market Operational Code. Whilst no significant findings were raised the relatively manual nature of many processes was noted as a possible area of risk. We continue to keep this under review. Similarly the Reporter reviewed data provided on levels of service to Developers and its reporting inspections carried out under the Water Regulations Advisory Scheme (WRAS).

In addition to the results of assurance summarised above Ofwat also provided feedback to the company in 2017 as part of the Company Monitoring Framework. Whilst the company retained an overall assessment of “targeted assurance” one area of Ofwat’s assessment to the Draft Audit Plan was identified as having “serious concerns”.

The Company reviewed and addressed each of the observations made by Ofwat as part of our process of continuous improvement and will continue to carefully consider and respond to any further regulatory feedback.

**3. Governance**

At each stage of the Data Assurance cycle there is full engagement and oversight at the Audit Committee and Board level with the Board taking overall responsibility for approval of information published by the Company as part of reporting processes.

The Audit Committee also meets with KPMG and Atkins to receive and consider the results of their work, as summarise in section 2 above.

The following summarises the formal approval processes involved;

a) Statement of Risks, Strengths and Weaknesses of our data was approved by the Board in November 2017.

b) Draft Audit Plan was approved by the Board in January 2018

c) Final Audit Plan was approved by the Board in February 2018

In addition the following key documents are approved and signed at the Board level;

* Annual Report and Accounts - 24 May 2018
* Annual Performance Report – Statements & Responsibilities including statement on

Risk & Compliance – signed by Board members – 12 July 2018

* ODI Report – 12 July 2018

As also noted above the CCG are given an opportunity to review and comment on the documents above and the CCG provided a statement as part of the annual ODI report. We consider this is an important element of external scrutiny.

**4. Board Compliance Statement**

Our Company Monitoring Framework describes our approach to reporting and assurance of information. A summary of the process we followed in 2016/17 to assure the quality of our reporting is set out in Data Assurance Summary.

For the preparation of this statement we have considered compliance with our statutory, regulatory and Licence obligations, particularly those considered by our annual reviews as set out above.

Our annual reviews have not identified any material derivation from or non-compliance with these obligations and to the best of the Board’s knowledge after reasonable enquiries Portsmouth Water has compiled in all material respects with these obligations and is taking appropriate steps to manage and / or mitigate the risks it faces.

In making this statement we have taken account of the other statements made in compliance with our obligations under conditions F and K of our licence and under section 35A of the Water Industry Act 1991.

Based on the scope and outcome of the review processes detailed in this statement and in our annual financial and regulatory reporting the Board of Portsmouth Water are able to confirm that:-

* Considers it has a full understanding of, and is meeting, its obligations and has taken steps to understand and meet customer expectations.
* Has satisfied itself that it has sufficient processes and internal systems of control to meet its obligations and
* Has appropriate systems and processes in place to allow it to identify, manage and review its risks.

Approved by the Board and signed on its behalf by:



**Mike Kirk**

**Chairman**

 

**Neville Smith**

**Managing Director**

**12 July 2018**

**Appendix 1**

**Summary of Assurance Findings and Results**

We have summarised the key audit findings below;

**Statutory Audit Finding – Annual Report and Accounts (KPMG)**

|  |  |  |
| --- | --- | --- |
| Area | Finding | Impact |
| Audit opinion | Unmodified | None |
| Key accounting judgements | Fall within acceptable range | None |
| Unadjusted misstatements | Three with total £0.1m value | Immaterial. Not indicative of systematic failures. |
| Adjusted misstatements | None | None |
| Control observations | High - NoneMedium - 7Low - 9 | The Company has put in place agreed actions in relation to the control observations identified. Of these recommendations, 11 related to opportunities to strengthen IT access controls and segregation of duties and all have been addressed. Of the remaining, 3 related to processes relating to inventory, 1 related to journal approval and 1 related to month end approval processes |

**Annual Performance Report – Financial (KPMG)**

|  |  |  |
| --- | --- | --- |
| Area | Finding | Impact |
| Audit opinion over sections 1 & 2 | Unmodified | None |
| Agreed upon procedures report on financial elements of section 4 | No significant matters raised. Observation in relation to table 1F definitions. | Table narrative has been updated to clarify where RCV has been extracted from. |

**Annual Performance Report – Non Financial (Atkins)**

|  |  |  |
| --- | --- | --- |
| Area | Finding | Impact |
| Wholesale Cost Assessment | The reporting guidelines have been followed, though capital allocations had not been agreed between Finance and the Capital Programme Manager pre-audit. | Potential misreporting; this issue has now been rectified and a new internal process to agree capital allocations when the scheme commences. |
| Shadow Reporting of Common ODIs for PR19. | The methodologies that have been used to report the common ODIs in Table S3 are consistent with the technical guidance. | Where shortfalls occur the Company have assessed data accuracy in accordance with Red / Amber / Green classifications.We have action plans in place to ensure reporting compliance by April 2020. |

**ODI Report – (Atkins)**

|  |  |  |
| --- | --- | --- |
| Area | Finding | Impact |
| Outcome Deliver Incentive mechanisms (PR14) | The Company has appropriate systems, procedures and reporting mechanism in place to meet its reporting obligations.The Company understands the accuracy of the data it is providing. |  |
| Control observations | In three areas it was noted that there is a lack of evidence that spreadsheets and processes have been peer reviewed or checked internally before external assurance. | We have reinforced the operation of the internal control processes with the relevant personnel. |
| Other Key Performance Indicators (KPIs) | Generally the Company has good reporting processes to report other data requested by stakeholders.The Reporter found that appointments made by sub-contractors and made in association with meter installations are not being well managed.For Developer Services, the Reporter found that the quality of the reporting spreadsheets and associated quality control has deteriorated. | There may be GSS failures that are not being recorded or paid. The Company is reviewing this process.We have instigated internal controls and processes aimed at improving this data quality |