





Memorandum of Understanding

1. The Parties

- 1.1 This Memorandum of Understanding (MOU) is between the Welsh Ministers, the Welsh Local Government Association (the WLGA) and One Voice Wales (OVW) (together, "the Parties").
- 1.2 In entering into the arrangements which this MOU describes the WLGA and OVW are respectively representing principal councils and community and town councils in Wales.

2. Purpose

- 2.1 The MOU sets out a fair and consistent approach across Wales to the fees charged by local government for the burial and cremation of children.
- 2.2 This MOU has been prepared in partnership between the Welsh Government, which oversees the strategic policy and funding framework in respect of local government in Wales; and local government burial authorities¹, who provide and maintain cemeteries and crematoria in Wales.

3. A shared commitment

- 3.1 Burial authorities in Wales will not charge any fees in relation to the standard burial or cremation of a child, defined for these purposes as a person under the age of 18.
- 3.2 This commitment applies to standard fees that burial authorities charge relating to:
 - i. The *cremation* of a person under the age of 18 years (including stillborn and foetal remains), including, where required, the interment of ashes;
 - ii. The *interment* of a person under the age of 18 years (including stillborn and foetal remains), including, where required, a grave that is deep enough for further burials:

¹ Under the Local Government Act 1972 a 'burial authority' within Wales is a County or Country Borough Council or a Community or Town Council. In this MOU, "burial authorities" refers to county councils, county borough councils and community and town councils in Wales.







- iii. The exclusive right of burial², where required. Such exclusive rights apply for the standard period determined by the Council. Within this period, further burials for both adults and children are covered; and
- iv. Any other fees directly relating to the burial or cremation of a person, or the cremated remains of a person, under the age of 18 years, including, but not exclusively, the cost of a permit for a memorial / headstone; and grave digger.
- 3.3 Burial authorities will waive the fees described in section 3.1 and 3.2 in all circumstances.
- 3.4 The commitment in this section does not relate to wider funeral costs such as (non exhaustively) the cost of a memorial, funeral director fees, flowers or coffins.

4. **Funding**

4.1 In recognition of the financial implications of waiving the fees described in section 3, the Welsh Government will, while this MOU remains in force, annually make available the sum of £600,000 for allocation among principal councils in Wales that have agreed to comply with the commitment in section 3.

- 4.2 The local authority will receive a fixed amount of funding regardless of the number of child burials or cremation which actually take place.
- 4.3 Provision by the Welsh Government of that funding to principal councils is subject to satisfactory grant conditions having first been put in place.
- Principal councils will distribute appropriate sums to other burial authorities 4.4 (relevant community and town councils); and other public, private and religious providers of the relevant services, in their area which have agreed to adopt the commitment set out in section 3.
- 4.5 Principal councils may place such conditions on the provision of that funding to other burial authorities and other providers of the relevant services as they consider appropriate.

² Exclusive Right of Burial ('EROB') means exclusive right, granted by deed, of the registered owner to determine who may be interred in or commemorated on the grave in question; such exclusive rights to be for a limited period which has been determined by the Council







5. Duration / Review

- 5.1 This MOU may be modified by mutual consent of the Parties, acting via authorised officials.
- 5.2 This MOU shall become effective upon signature on behalf of the Parties and will remain in effect until terminated by any one of the Parties.
- 5.3 Any Party may terminate this MOU by giving at least 3 months' notice in writing to each other Party.
- 5.4 The operation of the MOU will be reviewed in advance of the financial year 2024/25.

6. Status of this MOU

6.1 This MOU is not intended to be legally binding, and no legal obligations or legal rights shall arise between the Parties from this MOU.

Date: 1 March 2021

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(Minister for Housing and Local Government, on behalf of the Welsh Government)

_____ Date: 1 March 2021 (WGLA, representing principal councils in Wales)

Date: 1 March 2021

(OVW, representing community and town councils in Wales)