

Annual Plan 2025-26



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Overview

The Cornwall Inshore Fisheries and Conservation Authority (Cornwall IFCA) was created under Section 150 of the Marine and Coastal Access Act 2009 (MaCAA) and was fully vested on 1 April 2011, replacing the foregoing Cornwall Sea Fisheries Committee. The IFCA district is created under Section 149 of the Act.

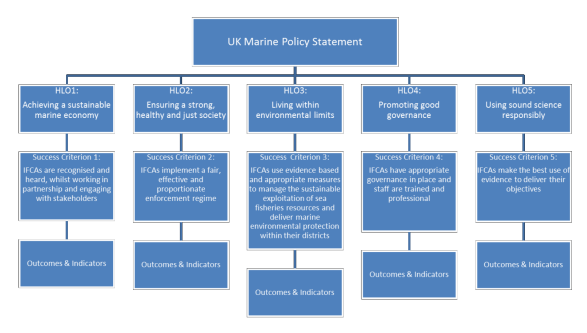
The Cornwall IFCA district extends from Marsland Mouth on the north coast of Cornwall, around Land's End to the western end of the Plymouth Breakwater in Plymouth Sound on the south coast, for all the waters out to the six mile limit and includes the rivers and estuaries up to tidal limits. The district is measured from the 1983 baselines as they existed on 25th January 1983, which may be from exposed rocks, including the Eddystone Rock, and other low tide elevations. The baselines are in accordance with the Territorial Waters Order in Council 1964 (1965 III p.6452A) as amended by the Territorial Waters (Amendment) Order in Council 1979 (1979 II p.2866).

Our Vision, Success Criteria and High Level Objectives

The national IFCA Vision is:

"Inshore Fisheries and Conservation Authorities will lead, champion and manage a sustainable marine environment and inshore fisheries, by successfully securing the right balance between social, environmental and economic benefits to ensure healthy seas, sustainable fisheries and a viable industry."

The following Success Criteria and High Level Objectives which Cornwall IFCA adopted in 2016 were due to be reviewed at the end of the 2019-20 financial year. The Success Criteria and High Level Objectives will be carried forward for this financial year in the absence of any new nationally agreed objectives.



Focus and Priorities for 2025-26

This year will see Cornwall IFCA continuing its focus on the development of effort management for crustacean fisheries within the district. Due to the size and complexity of this task and the importance of ensuring that there is extensive stakeholder engagement in this next stage of the process, there will be significant staff resource allocated to this work.

Crab and Lobster Fisheries Management Review

Cornwall IFCA will continue to work closely with Defra, the MMO and other partners on the further development and implementation of Fisheries Management Plans (FMPs) where they are relevant to this IFCA district. The Crab and Lobster FMP identifies edible crab stocks as vulnerable to over exploitation and commits to the development of a Southwest based pilot or trial project on effort management in this fishery. To complement this regional project, we will trial the use of specific gear technology to assess its use for assessing potting effort inshore to inform the next phase of effort management within the district.

Effort management in the crustacean pot fishery Phase I: Crustacean and Molluscan Fisheries (Vessel Specifications) Byelaw 2024.

This byelaw is a key priority for the Authority in the management of inshore crustacean fisheries. Following the resolution at the March 2025 Authority meeting, this byelaw has been recommended for confirmation. The byelaw and supporting information will be submitted to the MMO for the quality assurance stage (QA) in the byelaw making process. IFCA officers will work with the MMO on this process with the aim that it is sent to Defra for confirmation, at which point it becomes enforceable law.

Phase II: Crustacean effort management in inshore crustacean pot fisheries

In the first quarter of the 2025/26 financial year, work will begin to progress the next phase of developing input controls for effort management in the crustacean fisheries. Options will be discussed through face to face engagement with representative organisations, businesses and individuals across the shellfish industry supply chain. This will lead to the development of a package of options that can be the subject of a wider informal consultation leading to the development of a draft byelaw within the financial year.

Scallop Management

Scallop stocks are another key component of inshore fisheries within the Cornwall IFCA district, particularly on the south coast. Officers will continue to work with this sector to discuss ideas to inform the future management of this fishery. We will work with industry representatives through the Cornwall Fishery Science Board to begin a scallop data gathering programme, within the limited resources we have available. This will, for the first time, establish key data sets for the stock levels and distribution within the Cornwall IFCA district and inform future management.

Marine Protected Areas

Cornwall IFCA has a duty to manage fishing activities in Marine Protected Areas (MPA) where these activities have been assessed to have an impact on MPA site features. Work will continue to draft byelaws to manage fishing for crawfish in the Manacles Marine Conservation Zone (MCZ) and Padstow Bay and Surrounds MCZ. Additionally, there is a requirement to amend the Cornwall IFCA Closed Areas (European Marine Sites) No.2 Byelaw to manage the shared boundary to the Cape Bank MCZ and EMS to dovetail with measures in a national MMO byelaw. This matter has already been considered by the Authority and the final steps are procedural and will be addressed by the Authority this year.

Recreational Sea Angling Strategy review

The 2024-25 financial year saw the production of a report from a desk-based review of the strategy. One of the specific areas identified through the review was to identify new mechanisms for gathering data from the RSA sector about its fishing activities. This will contribute to the evidence base on wider fishing activity in the district and reflect the importance of recreational sea angling in Cornwall. Cornwall IFCA has committed to working with the sector to discover ways in which this data could be effectively gathered in Cornwall and how recreational stakeholders would like to be involved in this process. A stakeholder working group will be established to promote more regular and proactive engagement between the RSA sector and Cornwall IFCA, and potentially this group could help to deliver specific projects, such a developing new educational and outreach resources and vitally developing mechanisms for collecting sea angling data. Cornwall IFCA will advertise for expressions of interest in the first quarter of 2025-26 with a view to establishing the group and its terms of reference later in the financial year.

Procurement of new vessel

Saint Piran, our main patrol vessel, was launched in 2000. Her original planned working life was intended to be 20 years. However, with investment in her maintenance and biennial refits, this period has been extended currently to 25 years. It is now essential that the process of replacing her is prioritised. Extensive work has already been invested in scoping a new, smaller patrol vessel and a daughter boarding vessel. The Authority has committed to forming a patrol vessel working group to oversee and guide the process and report back to the main Authority for decision making on the project. This group will also consider options for financial support for this project.

Work plan 2025 - 2026

Success Criteria 1:

IFCAs are recognised and heard, whilst working in partnership and engaging with stakeholders.

Definition:

IFCAs will be a visible, respected and trusted regulator within coastal communities and will maintain and deliver a strategy to communicate their vision and duties effectively. IFCAs will engage with policy makers, industry, Non-Governmental Organisations (NGOs), recreational and commercial users, and other regulators. They will work jointly and collaboratively with partner organisations across boundaries; will participate and contribute to the development and implementation of regional and national marine policy, including the marine planning regime; will take long-term strategic decisions and manage risks effectively. IFCAs may maintain a national body to co-ordinate the activities of authorities that are party to arrangements.

Outcomes:

- The IFCA will maintain and implement an effective communication strategy.
- The IFCA will maintain its website, ensuring public access to current fisheries and conservation information for the district, including management requirements and byelaws. Non-reserved IFCA Committee papers will be published.
- The IFCA will contribute to co-ordinated activity at a national level.
- The IFCA and its principal partners will have a clear understanding of roles and responsibilities. Memoranda of Understanding with the MMO, Natural England, Environment Agency and Cefas will be maintained. Opportunities for greater efficiencies, effective joint working and collaboration will be explored and implemented when feasible.

HLO Indicators	Cornwall IFCA work streams	Timescale					
		Q1	Q2	Q3	Q4		
SC1A: The IFCA will maintain a database of stakeholder contacts that will have been reviewed and updated by 31 March each year.	Cornwall IFCA manages a number of different databases of stakeholder contacts which are managed in accordance with the General Data Protection Regulation. These will be reviewed in line with the Data Protection Policy of Cornwall IFCA.						
SC1B: The IFCA will have completed a review of its communication strategy and implementation plan by 31 March each year.	Cornwall IFCA reviews its previous communication strategy annually and publishes an annual strategy which is printed in the Annual Plan						
SC1C: The IFCA will have reviewed its website by the last working day of each month.	Cornwall IFCA continually reviews the use of its website and social media.						
SC1D : The IFCA will have reviewed its website and ensured it meets the objectives of its communication strategy, by 31 March each year.	Cornwall IFCA has a website management plan which states that the website is reviewed on a monthly basis. Updates will be made as required.						
SC1E: The IFCA will have reviewed all of its Memoranda of Understanding by 31 March each year. There will be a clear plan in place to update MOUs where necessary, to an agreed timescale.	As required, Cornwall IFCA will review its joint working practices and MOU where they exist. Through the national NIMEG task and finish group, officers will contribute to developing protocols and procedures for data exchange as part of the Data Sharing Arrangements with the MMO. Opportunities for collaboration with organisations including other IFCAs, MMO, Cornwall Council, harbour authorities,						

	Natural England and Environment Agency will be supported where appropriate, including joint operations, training provision and project development.		
SC1F: By 31 March each year, the IFCA will have participated appropriately, proportionately and at the right level of delegation, in regional and national fisheries and conservation activity identified in the annual plan.	Cornwall IFCA will continue to engage at local and national levels with the emerging fisheries management plans (FMP) and will contribute to their implementation, as set out in the Focus and Priorities section. Regular submissions to national reporting for all IFCAs will continue to be collated and shared through the Association of IFCAs (AIFCA). In addition, Cornwall IFCA will continue to work collaboratively on the management of fishing activities in MPAs as well as supporting the work of the Association of IFCAs, the IFCA Technical Advisory Group (TAG) and the National Inshore Marine Enforcement Group (NIMEG).		

Success Criterion 2:

IFCAs implement a fair, effective and proportionate enforcement regime.

Definition:

The IFCA enforcement regime is risk-based, makes appropriate use of intelligence, meets legislative standards and complies with the Regulators Code. It should make effective use of the resources available to regulators; complement and align, if possible, with the regimes in adjacent IFC Districts and management by other organisations including the MMO and Environment Agency. Consistency and fairness are important. Regulatory compliance is promoted. Enforcement action is carried out by trained, professional officers working to clear standards of conduct.

Outcomes

- The IFCA will publish its enforcement risk register and strategy, clearly setting out its approach to achieving regulatory compliance and potential sanctions that may be applied for infringements and/or offences.
- The IFCA will have developed consistency in regulations (byelaws) with other organisations.
- The IFCA will manage operational activity (e.g. through a Tasking & Co-ordination Group) and capture, record, evaluate and disseminate intelligence that is compatible with partner organisations. It is engaged in joint working with partner organisations.
- Warranted Inshore Fisheries and Conservation Officers (IFCOs) will be trained and accredited to nationally agreed standards. They will maintain professionalism and make appropriate interventions to deliver efficient, effective enforcement activity.

HLO Indicators	Cornwall IFCA work streams			ale	
		Q1	Q2	Q3	Q4
SC2A : The IFCA will ensure its enforcement risk register and strategy are published and available on its website from 1 April each year.	Enforcement risks are assessed and scored, taking into account known historic contraventions of legislation. This is used to create the annual Risk Based Enforcement Plan. The enforcement team hold at least fortnightly enforcement meetings where recent intelligence is reviewed. Once operational later this year, we will begin to use a new national intel system, CLUE, alongside the other IFCAs and the MMO.				
SC2B: The IFCA will demonstrate in its Annual Report how it has worked with other regulators to achieve consistent quality, application and enforcement of management measures.	The Annual Report will report on major enforcement activities as well as discussing work streams that include close work with other regulators.				
SC2C: The IFCA will compile	Enforcement records will be kept up to date, enabling them to				
records of enforcement activity in a standard format; provide them to the National Inshore Marine Enforcement Group (NIMEG) and publish them on its website.	be collated for reports made to NIMEG, for quarterly Authority meetings and for public information purposes. Cornwall IFCA will continue to publicise its enforcement activities through its website and press releases.				
SC2D: The IFCA will adopt the national Code of Conduct for	Officers will comply with the Code of Conduct and ensure it is publicly available.				
IFCOs, which will be reviewed annually and published on its website by 1 April.					

SC2E : The Code of Conduct for IFCOs is reflected in work objectives and annual appraisals for all warranted officers.	The Cornwall IFCA performance management system manages performance and behaviours against agreed expectations. The clear understanding of expected behaviours and the effective line management of staff will ensure compliance with the appropriate codes of conduct. The performance management system will be reviewed and redeveloped during this financial year.		
SC2F : Warranted officers attain accreditation. All undertake Continuing Professional Development.	Continuing Professional Development (CPD) is relevant for all officers. Local and national training courses will be offered as appropriate in order to increase knowledge and develop skills. Officers are involved in national training group discussions to support the design and delivery of new courses.		

Success Criterion 3:

IFCAs use evidence based and appropriate measures to manage the sustainable exploitation of sea fisheries resources and deliver marine environmental protection within their districts.

Definition:

The IFCAs were created as statutory inshore regulators by the Marine and Coastal Access Act 2009. They are relevant authorities for implementing international environmental commitments including the Birds, Habitats, Water and Marine Strategy Framework Directives and make an important contribution to securing a network of well managed marine protected areas, including European Marine Sites and Marine Conservation Zones. Fisheries Management Plans identify local management measures which should be based on evidence; be timely; subject to appropriate consultation and in step with national initiatives and priorities. An IFCA should balance the social and economic benefits of exploiting sea fisheries resources with the need to protect the environment. It should make a contribution to sustainable development.

Outcomes

- The IFCA will identify issues likely to affect sustainable management of the marine environment in the IFC District; undertake risk assessment and gap analysis; review appropriateness of existing measures; evaluate management options and develop and implement proportionate marine management solutions.
- The IFCA will support implementation of a well-managed network of marine protected areas by: developing a range of criteria based management options; implementing management measures to ensure that inshore fisheries activities comply with the Marine and Coastal Access Act 2009 and the revised approach to managing commercial fisheries in European Marine Sites; and that local management contributes to delivery of targets for the Marine Strategy Framework Directive, Water Framework Directive and Marine Plans.
- The IFCA will develop Fisheries Management Plans for priority species where appropriate. Shared objectives will be developed with identified partners; actions identified and best practice reflected so that management makes a contribution to sustainable development.

SC3A: The IFCA will record site- specific management considerations Within the 2025-26 financial year, the research team has surveys planned to support the management of fisheries within MPAs and	L Q2		
SC3A: The IFCA will record site- Within the 2025-26 financial year, the research team has surveys		Q3	Q4
for Marine Protected Areas and report progress to the Authority. Potential study of increasing numbers of octopus and their impact to crustacean stocks. Joint industry survey (potentially externally funded) to look at scallop stock distribution over three years, will potentially feed into the national survey results. Continued crawfish self-sampling programme with additional elements. Research project to explore the differences in impact and efficacy between net and trap methods for crawfish. Crustacean observer sampling program with expanded participating vessels. Project to examine static gear interactions with sea grass and maerl. This project may incorporate other elements identified through the design phase if synergistic with the research methodologies. Carry out a study to look at the feasibility of remotely monitoring static gear at sea. Work will continue with refining the Crustacean Fisheries Management Review which has seen considerable progress in the past couple of years. Each year's Annual Report will cover outputs from any Fisheries Management Reviews that are in			

place. Annual Plans and reports will be reorganised, if required, to fit in with the national Fisheries Management Plans produced by Defra, including any intentions or commitments relating to Maximum Sustainable Yield, as well as wider implementation objectives. SC3B: The IFCA will publish data During the process of reviewing fishery activities, existing and analysis and evidence supporting newly collected data will be analysed and used to produce new management measures on its reports that will outline potential management measures and the likely outcome of each option. These reports will be made website. available either in a downloadable format or details of how they can be accessed via the Authority's website. SC3C: Management information Cornwall IFCA's research program consists of activities undertaken to ensure that the management options it puts in (e.g. sampling and/or survey results) will be collected periodically place are having the effect they were designed to have. This after new management measures may be through dedicated research activities, or it may be have been implemented, to through the ongoing data collection programmes already in demonstrate the extent of the place. effectiveness of the intervention. Cornwall IFCA will seek informal and formal consultation SC3D: The IFCA will have developed a range of criteria-based responses for its Fishery Management Reviews and for new byelaws/other management options for locally important species, management options that are explained to stakeholders through from relevant bodies and groups. The reviews will be based on the IFCA website and reviewed by collaboratively developed objectives for each fishery that will be 31 March each year. achieved by clearly defined actions for all involved agencies. SC3E: New IFCA management As Fisheries Management Reviews (previously referred to as measures selected for development plans) are developed, agreed actions and objectives will be and implementation are delivered included within future annual plans. within agreed timescales.

SC3F: The IFCA will include shared agreed objectives and actions from Fisheries Management Plans in its own Annual Plan, which will be published by 31 March each year.	Work will continue with refining the Crustacean Fisheries Management Review as well as reviews of the scallop fisheries which has seen considerable progress in the past couple of years. Any further objectives and actions will be published in the 2026- 27 Annual Plan. Each year's Annual Report will cover outputs from any Fisheries Management Reviews that are in place.			
SC3G: Progress made in relevant Fisheries Management Plan areas, including Maximum Sustainable Yield commitments, will be noted in the IFCA's Annual Report.	Annual Plans and reports will be reorganised, if required, to fit in with the national Fisheries Management Plans produced by Defra, including any intentions or commitments relating to Maximum Sustainable Yield, as well as wider implementation objectives.			

Success Criterion 4:

IFCAs have appropriate governance in place and staff are trained and professional.

Definition:

IFCAs are statutory authorities and sit within the local government family. Authority members may be either general members or local Councillors in addition to officer representatives from specific statutory organisations. They comply with Codes of Conduct and the Standing Orders that apply to meetings of local government committees. General members are appointed on merit, through open competition and for a term. They are subject to an annual performance appraisal.

An IFCA is funded by levy, charged to its member councils. Funding originates in local taxation. An IFCA is accountable for its use of public resources and should ensure that a proper auditing regime provides confidence in its commitment and spend of public money. It should make effective use of its resources, including staff and assets. An IFCA has a statutory obligation to prepare and publish Annual Plans and Annual Reports.

Outcomes

- The IFCA will demonstrate its long-term strategic approach to sustainable marine management by having appropriate plan making, review, update and amendment procedures in place. The IFCA will record its performance against corporate outcomes and indicators as soon as practically possible following the end of the financial year.
- Staff performance management systems will be in place that link to the IFCA success criteria. There will be an induction procedure for new joiners. Staff training and development needs will be identified. Performance will be managed and, where necessary, improvement procedures will be followed.
- The IFCA Committee will be supported by an organised, efficient and effective secretariat. New members will receive an induction pack and briefing from the Authority. There will be a rolling twelve month schedule of quarterly Authority meetings. Notices of meetings and documentation will be made available in line with Standing Orders.

IFCA Committee meetings will be held in public unless material is either confidential or exempt within the meaning of the Local Government Act 1972.

HLO Indicators	Cornwall IFCA work streams	Tim	esca	ile	
		Q1	Q2	Q3	Q4
sc4A: The IFCA will publish a plan on its website by 31 March, setting out the main objectives and priorities for the next financial year. A copy will be sent to the Secretary of State.	Cornwall IFCA will develop its Annual Plan by considering national and local programmes and priorities, the latter often identified through the many and varied engagements with different stakeholder groups, representative bodies and statutory agencies. It will also look at the day to day contact our officers have with individuals as well as the research work undertaken by Cornwall IFCA. The key direction-setting sections which outline the focus and priority areas for Cornwall IFCA for the following year, as well as the work level objectives which will be undertaken to meet the IFCA's Success Criteria, will be put to the March Committee Meeting in 2026 for review and approval by the full Authority to allow publication by 31 March 2026.				
SC4B : After the end of each financial year, the IFCA will publish a report on its website describing its activities, performance and a summary of audited financial information in that year, by 30 November. A copy will be sent to the Secretary of State.	The 2024-25 Cornwall IFCA Annual Report will be created as a collaborative piece with input from all staff and will be published in November 2025. This will demonstrate how the IFCA has performed over the previous financial year against last year's annual plan and any subsequent additional tasking in delivering against its annual plan. Updates are provided on progress against the plan each quarter via the Cornwall IFCA Officers' report.				
SC4C : IFCA staff will have annual performance management plans in place. Annual appraisals for all staff will have been completed by 31 May each year.	Cornwall IFCA will continue to implement and use the Performance Management and Development Programme (PMDP). This was reviewed in the previous financial year with a new system being implemented this year.				

SC4D: An efficient secretariat of The Cornwall IFCA district maps to a unitary local authority, IFCA staff support IFCA Authority Cornwall Council. As such, the Cornwall IFCA Committee is a meetings which are held quarterly committee of Cornwall Council which provides the support of and are quorate. Meeting Cornwall Council's democratic services team to the committee documentation will meet Standing process. Cornwall IFCA will continue to work closely with Orders. Cornwall Council to ensure that the statutory meetings are held quarterly through the year with appropriate and easy access to all public documents through links to Cornwall Council's website where this information is hosted. Meetings are livestreamed as per Cornwall Council's protocols. **SC4E**: The IFCA will have The Annual Report will report on the management and monitoring of fisheries within the district as well as on any demonstrated, in its Annual Report, how marine, land and water development work throughout the year. This will include any management mechanisms in the cross linking between marine, land and water management Inshore Fisheries & Conservation mechanisms where they have occurred. District have worked responsively and effectively together.

Success Criterion 5:

IFCAs make the best use of evidence to deliver their objectives.

Definition:

IFCAs are statutory regulators for their Inshore Fisheries and Conservation District. Decision making should be based on evidence. All IFCAs are supported by officers who pool their expertise and share best practice as a Technical Advisory Group (TAG). A programme of research activity and monitoring is planned, developed and updated in consultation with partners. The programme informs management decisions and supports justification for additional research and evidence gathering.

Outcomes

- A strategic research plan that contributes to greater understanding of the marine environment and delivery of cost-effective management of sea fisheries resources.
- Standard Operating Procedures describe how data is captured and shared with principal partners.
- A list of research databases held by the IFCA and the frequency of their review.
- Non-confidential meta-data collected through the IFCA research programme should be recorded in a database available to the marine research community.

HLO Indicators	Cornwall IFCA work streams	Timescale					
		Q1	Q2	Q3	Q4		
SC5A : The IFCA will demonstrate progress that has been made towards	The following financial year will see a considerable number of different research streams to provide evidence and support						
identifying its evidence needs by publishing a research plan each year.	and monitor management options. These will be annually planned but are subject to significant change due to priorities and weather patterns. The keystone projects are identified in SC3.						
SC5B : The IFCA will publish a research report annually that demonstrates how evidence has supported decision making.	To allow a review of the previous year's monitoring and evidence gathering, the scientific team will ensure that all research programmes are appropriately reported with metadata made publicly available. In addition, Marine Protected Area fishery activity assessment documents will be available on request with a full, up to date list being publicly available.						
SC5C : The IFCA's contribution to TAG and progress that has been made towards a National Evidence Needs programme will be recorded in the IFCA's Annual Report.	The involvement with TAG will be reported in the following year's Annual Report.						

Risk Management Strategy

As a statutory body, Cornwall IFCA must take all reasonable steps to ensure that it fulfils all duties as defined by the Marine and Coastal Access Act 2009.

Health and Safety Risk Assessments

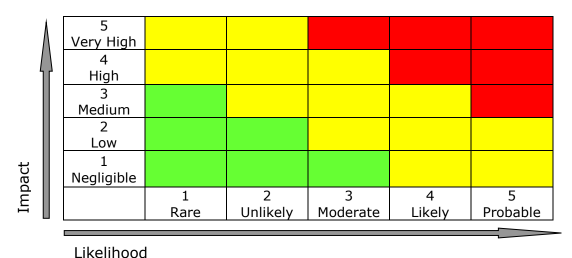
Health and Safety risks are managed separately from this document. All regular activities, both at sea and on land, are subject to a thorough process of risk management, with all risk assessments reviewed on an annual basis at least. All Cornwall IFCA staff have received training in risk management and are made aware of their responsibilities for their own, and others safety.

Risk Register

Where a risk has the potential to prevent or delay Cornwall IFCA from achieving its success criteria, performance indicator or other agreed action/activity, this has been noted within the risk register below. A 5x5 risk matrix sets out the magnitude of the risk from an organisational perspective for reputational, environmental, political, operational and financial risks as well as identifying implications for the health and safety of the staff and others. The potential risks for each issue are plotted and averaged on the matrix against the likelihood of them occurring.

The descriptions of potential risks in the following table are not in any particular order. The risks rating stated represent the risk after the application of the stated mitigation measures and management strategies.

Risk Register Matrix



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Risk Register

Risk	Risk I x L	Possible Implications	Risk Category	Management of the Risk	Potential Mitigation	Comments
Business interruption caused by staff-illness primarily related to contagious diseases	2 x 2	Not running vessels /reduced enforcement activities Reduction in direct research activities Workstreams and projects not being met due to staff absences Negative impact on the mental and physical wellbeing of staff	Operational, Reputational, Financial, Environmental, Political, Health and Safety.	 Increased awareness amongst staff of organisational risks of illness outbreaks, e.g. flu, Covid, Norovirus. Hybrid working allows for staff who suspect that they are unwell to avoid the risk of infection spreading through the organisation. 	The improvements in remote working and the increased staff awareness of not coming to work when ill has greatly improved the business resilience of Cornwall IFCA relating to all forms of contagious illness. Greater use of remote meetings for both internal and external communication.	The Covid 19 pandemic raised awareness of the business risks associated with outbreaks of contagious diseases. The mitigations brought in place during the pandemic, such as hybrid working have increased the resilience of Cornwall IFCA.

Risk Risk	Possible	Risk Category	Management of the	Potential	Comments
IxL	Implications		Risk	Mitigation	
Cornwall IFCA failing to meet stakeholder expectations.	Increased non- compliance with fisheries and environmental legislation. Conflict with stakeholder groups. Reducing effectiveness of Cornwall IFCA and possibly impacting on safety of staff. Stakeholders not coming forward or reluctant to supply intelligence or information. Lack of stakeholder confidence resulting in increased FOI/EIR requests and judicial review of decisions.	Operational, Reputational, Financial, Environmental, Health and Safety. Political.	 Adaptive co-management approach; Regular contact with stakeholders; Transparent planning and reporting of Cornwall IFCA work plans; Communication and engagement strategy followed to help Cornwall IFCA fully engage with all stakeholders; Regular liaison with partner bodies; Accessible Cornwall IFCA contact points for stakeholders; and Good staff management and training to ensure high standards of officer behaviour. 	Sector analysis of communication needs and proactive engagement. Effective performance management and recruitment practices. All sources of intelligence used and, where appropriate acted upon. Public consultations held in the open with clear reporting of responses. Cross section engagement with proposals and development of management options. Accurate record keeping and internal and external reporting.	It is vital to ensure that stakeholders have a clear understanding of the roles, responsibilities and duties of Cornwall IFCA. As well as a realistic understanding of the many competing priorities and timescales. Effective publicity of enforcement activities will have a deterrent effect and will improve the public's understanding of the work of Cornwall IFCA. Effective communication and engagement must be tailored to the audience. This will necessarily mean that different levels of resources will need to be targeted at different stakeholder groups. The interaction between staff, particularly the enforcement team, and stakeholders is one of the key areas which can affect, both positively and negatively, the public's view of our work. Effective staff recruitment, training and management is essential to maintaining good stakeholder relations.

Risk	Risk		Possible	Risk	Management of the	Potential	Comments
		IxL	Implications	Category	Risk	Mitigation	
Legal and procedural challenges	Byelaw not confirmed by Defra; or Judicial Review of Policy/ byelaw.	4 × 3	Policy decision/byelaw overturned or declined, leaving no management option for fishery/stock/marine environment identified as being under threat. Waste of resource applied to production of policy and requirement to urgently divert resources to create new policy/management options.	Operational, Reputational, Financial, Environmental, Political.	 Where there is uncertainty, seek independent legal advice; Careful consideration of legal advice; Regular engagement and involvement with partner bodies and external organisations; Early engagement and transparent consultation on policy formation; Timely briefing and 		It is vital to ensure that stakeholders have a clear understanding of the roles, responsibilities and duties of Cornwall IFCA, as well as a realistic understanding of the many competing priorities and timescales. Responses received as part of the Quality Assurance process on new byelaws has indicated that more extensive economic analysis will be required as part of future impact assessments. The potential use of consultants for future economic analyses will be factored into the byelaw making process.
Legal and pr	Legal challenges on failure to fulfil duties.	4 × 2	If Cornwall IFCA was found to be failing to fulfil one or some aspects of its role to manage the marine environment and fisheries, this could have significant impacts on public engagement, funding streams and the management of Cornwall IFCA.	Reputational, Financial, Political.	involvement of the Authority; • Rigorous application of public interest tests for prosecution cases; • Good staff management in preparing legal cases.	Transparent communication of successful prosecutions.	Effective publicity of enforcement effort as well as sanctions issued will have both a deterrent effect as well as improving the public's understanding of the work of Cornwall IFCA.

		Where unlawful fishing	Operational,	Adequately	Cornwall IFCA has a good record of
		activities are	Reputational,	resource and	successful prosecutions where
		identified, it is	Financial,	prioritise the	offences are detected. Where there
		essential that Cornwall	Environmental,	production of	is a failure of a case, a thorough
		IFCA applies fair and	Political.	casefiles.	review is undertaken and lessons
		appropriate penalties.	1 oncican	Appropriate	learned. Cornwall IFCA also works
		If Cornwall IFCA is		involvement of	with other IFCAs and prosecution
		unsuccessful in a		legal advice.	bodies to share best practice.
		number of prosecution		legal davice.	Bodies to Share Best practice.
		cases, this will have a			Cornwall IFCA invests significant
		reputational impact.			amounts in staff training to ensure
		This may lead to an			best practice in evidence gathering
		increase in illegal			and in managing and running cases.
		activities as			It is also important to build
		stakeholders do not			resilience into the staffing structure
Unexpected	7	believe they are			to ensure ongoing caseloads can be
outcome in		fishing under an			appropriately managed.
prosecution	×	effective or fair			appropriator, managear
case(s).	\sim	system, and do not			It is vital to build the highest quality
5455(5).		fear any reprisals for			case files to ensure that
		non-compliance.			prosecutions result in the expected
					outcome. Cornwall IFCA will not
					take a prosecution forward unless it
					has a high degree of confidence
					that it will be successful and will
					only take prosecutions forward
					when they are in the public interest.
					However, it is acknowledged that,
					once in court, there remains a risk
					of an unexpected outcome or,
					where successful, a sanction which
					is unexpected. Cornwall IFCA will
					always review and learn from such
					cases.

Risk	Risk I x L	Possible Implications	Risk Category	Management of the Risk	Potential Mitigation	Comments
Sudden and unexpected changes in fisheries due to stock collapse, natural disaster, emerging fisheries, sudden increase in non-compliant fishing or legislative changes.	3 x 4	Requirement to create emergency or fast-tracked legislation and associated research programmes. Dramatic shift in effort of inshore fishing fleet requiring overhaul of policy and management options. Legislative changes could require significant time to understand and communicate to stakeholders. Unexpected refocusing in enforcement resources, possible unanticipated increase in legal fees pending prosecution.	Operational, Reputational, Financial, Environmental, Political, Operational, Financial. Operational, Reputational, Financial.	 Adaptive co-management approach; Regular contact with stakeholders to maintain an early understanding of changes in fishing patterns; Regular liaison with partner bodies; Swift reprofiling of enforcement activities to emerging changes in noncompliant activities; Ongoing research activities to measure health of key fishing stocks. 	This risk is likely to be an external factor and, whilst it is unlikely that there will be a sudden unforeseen collapse in a fish stock, it is likely that there will be legislative changes that will dramatically affect the inshore fisheries. Active involvement with other IFCAs and the Association of IFCAs, as well as with Defra, is key to managing this threat.	Cornwall IFCA has already seen a number of different external issues which have impacted on inshore fisheries and fishing activity, for example, the removal of pollack quota in 2024. Cornwall IFCA will continue to monitor these changes and their impact on local fisheries.

Risk	Risk	Possible	Risk Category	Management of the	Potential	Comments
	IxL	Implications	5 ,	Risk	Mitigation	
Failure to manage the exploitation of sea fisheries resources within MPA to further their conservation objectives.	3 × 2	The Cornwall IFCA district has an extensive network of MPA which require assessment and appropriate management options. Impacts of the Environmental Improvement Plan 2023 with targets for management to be in place has accelerated the pace of this work. This may lead to a situation where additional resource requirements create an exponentially growing burden on the service. This will expose Cornwall IFCA to legal challenges which may put at risk stakeholder confidence and could impact on the viability of the MPA network.	Operational, Reputational, Financial, Environmental, Political.	 MPA assessment work is the highest priority for the research team; Effective project management of the programmes to undertake assessments and research activities; Collaboration with Defra, JNCC, Natural England, the MMO, other IFCAs and other relevant organisations. 	Expansion of the research team using specific Defra funding to provide additional capacity for MPA workstream. If necessary, reprioritise other work streams.	Management of the MPA network is an ongoing high priority area of work. This has an impact on organisational capacity for other work programmes.

Risk	Risk Score (I x L)	Possible Implications	Risk Category	Management of the Risk	Potential Mitigation	Comments
Ineffective staff management.	4 × 2	Loss of productivity and low morale. High staff turnover. Failure to meet key requirements as a service. Failure to maintain trust and reputation with stakeholders.	Operational, Reputational, Financial, Environmental, Political.	 Cornwall IFCA has a performance management and development programme. This is core to the good line management of all staff; Clear understanding of expectations of officers; Officers are given autonomy and are involved in the decision making of the service. 	Cornwall IFCA has a Service Level Agreement with Cornwall Council for them to act as HR business partner. This provides a solid legal backing for management as well as clear and fairly applied policies for all staff and advice and support for managers.	Cornwall IFCA will help to maintain and develop existing good practices in staff management. Within the 2025/26 financial year, Cornwall IFCA will be implementing an updated version of its performance management system generated through a review in the previous year. This is to ensure that best practice is followed in the management of staff.

Risk	Risk Score (I x L)	Possible Implications	Risk Category	Management of the Risk	Potential Mitigation	Comments
		Reduced productivity. Increased pressure on remaining staff.	Operational, Reputational, Financial, Environmental. Operational, Reputational, Environmental.	 Review of workforce planning and succession planning programmes and policies; Build resilience through staff 	Clear targets for staff performance. Regular mentoring of welfare and performance.	Loss of key members of staff may have a considerable financial burden if there is extensive and expensive training required for replacement officers.
Absence or loss of key members of staff.	4 × 3	Lack of capacity due to loss of skills and knowledge.	Operational, Reputational, Environmental.	capability mechanisms; • Greater sharing of knowledge and skills for key roles.	Effective processes for knowledge capture and transfer. Recruitment procedures and staff documentation regularly reviewed to enable quick recruitment activities.	

Risk	Risk Score (I x L)	Possible Implications	Risk Category	Management of the Risk	Potential Mitigation	Comments
Severe damage to or total loss of key asset or vessel(s)	5 x 2	Loss of life or injury to crew. Inability to undertake enforcement patrols or research activities. Replacement costs and time implications.	Operational, Reputational, Financial, Environmental, Health and Safety. Operational, Reputational, Financial.	 Vessels well maintained to Work Boat Code. Ongoing comprehensive programme of refits, services and regular checks by appropriately trained individuals; All seagoing staff trained in essential sea survival, firefighting and first aid; Emergency procedures and emergency drills regularly undertaken and up to date; Patrols organised to minimise risks; All those in charge of vessels are trained and experienced, with performance regularly reviewed. 	Lifesaving equipment present, maintained and staff trained in its use. Deck and boarding officers issued PLB and lifejackets. The Authority has a carefully selected fleet of vessels with complimentary capabilities. This ensures that, in the event of a vessel being lost of becoming out of action, the authority would still be able to maintain an appropriate enforcement presence within the District.	Cornwall IFCA has a number of marine assets which are essential to provide the seagoing platform required for both research and enforcement functions. Staff are well trained and experienced with a long period of monitoring and induction for seagoing staff. All staff are regularly assessed through a system of performance management and review to ensure high levels of competence as well as appropriate behaviour.

Risk	Risk Score (I x L)	Possible Implications	Risk Category	Management of the Risk	Potential Mitigation	Comments
Reduction of core funding/ greatly increased duties	4 × 3	Reduced capacity to fulfil duty under relevant legislation. Possible redundancies to staff. Reduction in enforcement presence to ensure compliant fishing	Operational, Reputational, Financial, Political. Operational, Financial, Reputational. Operational Environmental Reputational	 Close involvement with Defra and the Association of IFCAs to manage expectations and monitor funding streams; Regular contact and negotiations with Cornwall Council finance department. 	Look for external sources of funding. Improved efficiencies. Reprioritisation of work streams and a management of expectations. Reprofiling of enforcement activities to only high-risk areas	The new burdens funding (NBF) contribution from Defra has been maintained at the same amount since 2011. The next comprehensive spending review period is likely to present fiscal challenges across the public sector, whilst existing budgets have to meet the pressures of increased costs across goods and services. It is also highly likely that there will continue to be additional expectations made of IFCAs' delivery capabilities in coming years. Cornwall IFCA derives less than third of its core funding from Defra and the remainder from Cornwall Council through a levy. It is vital that every effort is made to ensure that the levy set on Cornwall Council is as small as possible while still ensuring that core duties of Cornwall IFCA are met.

Risk	Risk Score (I x L)	Possible Implications	Risk Category	Management of the Risk	Potential Mitigation	Comments
Loss or unauthorised access to data including personal data.	4 x 2	Breach of Data Protection Act and possible prosecution.	Reputational, Financial, Political.	 Staff trained in information management principles and aware of their 	Cornwall IFCA transfers some of the risk for managing its digital	Loss of, or unauthorised access to, data has the potential to severely damage the relationship with stakeholders, as well as, in the case of research data, represent the loss

business R	Operational, Reputational, Financial. • Secure off-site server storage through SLA with Cornwall Council; • Onsite fireproof lockable storage for physical documents.	information through a SLA with Cornwall Council for IT services. of a considerable fin Remote working has possible through the Cornwall Council for however, tight inform management is still ensure that all data	s been made e SLA with data services, mation required to
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Risk	Risk Score (I x L)	Possible Implications	Risk Category	Management of the Risk	Potential Mitigation	Comments
Incident causing severe injury or death of staff member	5 x 2	Loss of key member of staff. Low morale. Lengthy investigation (potentially including seized assets). Down time due to overhaul and review of operations. Legal action and potential sanctions, including imprisonment for senior staff.	Operational, Reputational, Financial, Environmental, Health and Safety.	 Risk management process including annual review of all risk assessments; Staff training in risk management. Installing a culture of safety; Cover for key roles; Identification of training needs; Review and feedback process following incidents and near misses; Maintenance of all vehicles and vessels; Creation and regular review of disaster planning and incident response plans. 	Counselling services are available. Effective management of staff health safety and management. Legal advice.	Cornwall IFCA operates in a hazardous environment where the risk of an incident occurring is higher than other organisations, and where the hazards are greater than for many other occupations. Fishing remains one of the more dangerous occupations and our officers are exposed to some of that risk. As such, safety is of the highest priority to Cornwall IFCA.

Risk	Risk Score (I x L)	Possible Implications	Risk Category	Management of the Risk	Potential Mitigation	Comments
Failure to maintain		Financial loss leading to reduction in capacity.	Reputational, Political, Financial.	 Annual internal audit. Cornwall Council financial services operate as a 	Part of the risk has been transferred to Cornwall Council through a SLA	Cornwall IFCA is a Committee of Cornwall Council. This is because the Cornwall IFCA district maps onto the Unitary Authority of Cornwall Council. This allows for a close working
Failure to maintain effective financial management and control.	4 × 1	Loss of staff morale.	Operational, Reputational.	partner through a SLA.	covering financial services.	relationship between the two authorities giving Cornwall IFCA the support of a much larger organisation.
		Police investigation of fraudulent activities.	Operational, Reputational.			

Risk	Risk Score (I x L)	Possible Implications	Risk Category	Management of the Risk	Potential Mitigation	Comments
Damage to, limited access to, or loss of, office and storage spaces	2	Loss of physical records. Loss of IT infrastructure.	Reputational, Political, Financial. Operational, Reputational.	 Ensure appropriate Health and Safety procedures are in place and followed; Ensure adequate off site backup of electronic data; Electronic copies of key records kept; Use of Cornwall 	Part of the risk has been transferred to Cornwall Council through a SLA covering HR, payroll and financial services. The office and	The move to remote working and the two separate office spaces that Cornwall IFCA has access to has reduced this risk considerably. The majority of Cornwall IFCA records are now held digitally and this reduces the impact of any catastrophic loss of accommodation.
		Loss of ancillary equipment.	Operational, Reputational.			

	Loss of	Operational,	Council for payroll	unit are of	
	physical work	Reputational.	and HR functions.	modern design	
	spaces			with good fire	
				prevention	
				systems in	
				place.	
				The use of IS for	
				IT support gives	
				access to offsite	
				secure backup	
				of all electronic	
				data. All staff	
				have the facility	
				to work	
				remotely.	

Governance and Committee Membership

Cornwall IFCA is led and directed by a Committee made up of 21 Members. Membership is drawn from Cornwall Council councillors (7 Members), appointments from stakeholders by the MMO (12 Members (including one appointed MMO officer)) and officers from Natural England and the Environment Agency (2 Members). Cornwall IFCA is a committee of Cornwall Council as, unusually, the IFCA district matches to a Unitary Authority.

Appointees to IFCAs are legally required to represent all local commercial and recreational fishing and marine environmental interests in the waters of the IFCA District in a balanced way, taking full account of all the economic, social and environmental needs of that District. Members should recognise that they are part of a committee and must not regard themselves as representing solely one particular interest within the IFCA District. The Members are collectively and individually responsible for providing governance and direction for the Authority and for promoting the efficient use of resources within Cornwall IFCA.

All Members of the Authority are bound, when acting as a Member of the Authority, by Cornwall Council's Code of Conduct for Members and co-opted Members of the Council. As a result, all Members should register their disclosable pecuniary interests with the Monitoring Officer and, when a matter is considered by the Authority or any of its sub-Committees in which a Member of Cornwall IFCA may have a disclosable pecuniary interest or a non-registerable interest, they should declare their interest and act in accordance with the Code at all times.

Members must not undermine the credibility of Cornwall IFCA. Any Member found to have been convicted of an offence under fisheries or environmental legislation, or any other matter relevant to their appointment to an IFCA, will have their appointment terminated, and they will not be eligible for reappointment (sections 11 & 12 of the Cornwall Inshore Fisheries and Conservation Order 2010 SI 2188/2010). Members must not, in their official capacity or under any other circumstances, conduct themselves in a manner which could reasonably be regarded as bringing their office, the Cornwall IFCA Committee or IFCAs in general into disrepute.

The Chief Officer and senior officers are responsible for the day-to-day management and operational leadership of the Authority. As the officer accountable for Cornwall IFCA's budget and reserves, the Chief Officer is guided by Cornwall Council's Head of Finance to ensure all financial regulations and internal procedures are followed. The Chief Officer has general responsibility for taking reasonable actions to provide for the security of Cornwall IFCA's assets and for ensuring that the use of these resources is legal, is properly authorised, provides value for money and achieves best value. Cornwall IFCA is audited annually by the Cornwall Council Audit Team.

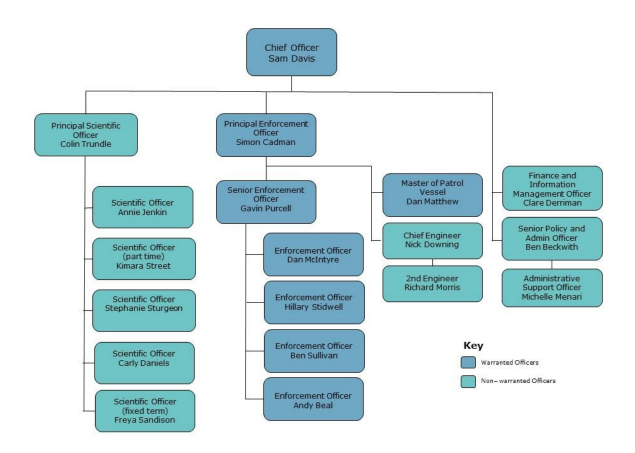
Service Organisation and Staff

Cornwall IFCA mirrors the employment policies and practices of Cornwall Council, except where otherwise specified. Cornwall Council operates through a Service Level Agreement (SLA) as Cornwall IFCA's Human Resources (HR) Business Partner and hosts a bespoke Employment Handbook on the staff intranet. The handbook specifies where Cornwall IFCA has policies which are different and supersede those of Cornwall Council, which otherwise apply. The HR contract between Cornwall IFCA and Cornwall Council specifies that Cornwall Council will ensure that legislative implications of changes to employment law are transferred to Cornwall IFCA through the production of Council policies, or specified Cornwall IFCA polices.

In areas outside of specific employment policies, Cornwall IFCA will adopt Cornwall Council policies unless otherwise specified (e.g., IT policies, safeguarding).

Service Description

The Authority is an employer under section 165 of MaCAA 2009, having an establishment comprising 18 members of staff.



Communication Statement

Cornwall IFCA uses a number of primary methods of communication.

1. Website/social media

Online content through our social media and on our website will be updated regularly and used for the promotion and communication of our work. Where appropriate, information about regional and national items of interest and key legislative updates of relevance to local stakeholders will also be shared.

2. News media

Awareness raising through the use of print media and TV and online news outlets, primarily of the work of Cornwall IFCA. It is of particular importance that successful enforcement activities are widely publicised. This is vital to both act as a deterrent against legal infractions and to demonstrate the work and efficacy of the organisations. It is also valuable to promote the detailed and rigorous scientific research undertaken by the Authority that underpins all of the byelaws and the management options developed.

3. Authority meetings

Our quarterly statutory Authority meetings are held in person in Truro in June, September, December and March and are open to the public, who are able to ask questions either at the meeting or online. The associated agenda packs are published online, and the meetings are livestreamed by Cornwall Council and members of the public can view the meeting via a link from the agenda. The videos of these meetings are available online through a link from Cornwall Council's website after the event.

4. Direct engagement

Our team of officers provide information and advice directly as part of their routine work, and via calls and emails to our office. Our Hayle office is not permanently staffed during working hours, but arrangements can be made to arrange for officers to meet people to answer queries, process paperwork and provide more detailed information. We want to be able to provide alternatives to online information and we will always work directly with people to ensure that they are included in a way that supports their needs.

Phone calls to our office are routed online thorough our main contact number and occasionally these calls will not be answered immediately but answer machine messages left on the system will be checked regularly through the office hours and followed up as soon as possible. Our out of hours number is for messages only and is not manned 24 hours a day although we endeavour to answer calls whenever we can.

5. Stakeholder groups and public meetings

The use of online and face to face meetings for the discussion of specific topics remain an important way to engage directly, through organisation of focused meetings or by invitation to meetings run by other groups or

organisations. The use of hybrid public meetings will be explored where these can help to reach larger audiences and be more inclusive.

Key areas for 2025/26:

The principal communication areas foreseeable for the forthcoming year are linked to the development areas in the focus and priority section of this Annual Plan.

Crab and Lobster Fisheries Management Review

Phase I: Crustacean and Molluscan Fisheries (Vessel Specifications) Byelaw 2024.

- Written communication with consultees (of the formal byelaw consultation) to inform them of the outcome of the consultation and Authority recommendation to send the byelaw for confirmation.
- Engagement with the MMO and Defra through the Quality Assurance process
- Written communication with stakeholders in the crustacean sector, and consultees in light of Defra's decision on confirmation.

Phase II: Crustacean effort management in inshore crustacean pot fisheries

- Direct engagement with lead industry partners as part of initial discussions on proposals for future effort management options.
- Sector wide informal consultation on proposals for effort management resulting from the above discussions.
- It is anticipated that there will be a formal consultation on a byelaw relating to this at the end of the financial year, subject to the outcomes of the activities above.

Marine Protected Areas (MPA)

- Direct engagement with sector representatives as part of the drafting of a byelaw for the management of fishing for crawfish in relevant MPAs, with the intention that this will result in a byelaw being made and the launch of a formal consultation within the financial year.
- Formal consultation on amendments to the Closed Areas (European Marine Sites) No.2 Byelaw.

Recreational Sea Angling stakeholder working group

- Direct engagement with RSA representatives to establish the purpose, scope and process for developing a stakeholder working group.
- Public engagement and recruitment process to create this group.
- Further communication activities directed by this group.

In addition to the areas identifies above it is anticipated that a decision will be made by Defra on the increase in minimum size of oysters under the Fal Fishery Order. The results of this decision will be directly communicated to all stakeholders with a Fal Fishery Oyster and Mussel License, as well as updating website and information literature.

Service Standards and Delivery Priorities

Service Standards

As part of its commitment to customer care, Cornwall IFCA has published a Stakeholder Promise which defines the standards which stakeholders can expect. This document is available from the website, or by request from the office.

Delivery Priorities

Communication

This is at the heart of all the work Cornwall IFCA undertakes. It is essential that officers listen and try to understand people's views and any concerns, and express themselves in a clear, understandable and appropriate manner. It is also essential that all advice, guidance or information given out is accurate, consistent and officers check that they are being understood.

Stakeholder Interaction

Cornwall IFCA is most effective when it has the support of its stakeholders. It is vital that when dealing with stakeholders and partner organisations, officers treat all people:

- Courteously
- With respect
- With dignity
- Honestly
- Fairly
- With positivity; and
- With understanding

Enforcement

Cornwall IFCA has a good track record of providing an effective enforcement regime. The risk-based approach to enforcement activities ensures that assets are deployed in an effective and appropriate manner. Warranted officers all work closely together and receive extensive and ongoing training and continuing professional development to provide a thorough and consistent approach to inspections and investigations work.

Research and Information Management

Cornwall IFCA bases all of its management decisions on sound scientific evidence. It is vital that data used is open, accurate and well managed. It is also essential to proactively undertake research activities to assess issues in the district.

<u>Appropriate Management Options</u>

Cornwall IFCA has inherited a complex set of byelaws and codes of practice which, combined with nationally applicable legislation, are used to manage the inshore fisheries around Cornwall. Work continues to rationalise the legacy byelaws as well as developing new management options to meet identified issues within the district.

Working in Partnership

Cornwall IFCA officers must work effectively with national and local organisations, regulators and its stakeholders.

Facilities and Major Assets

Accommodation

Cornwall IFCA is based in an office in the Chi Gallos building in the Hayle Marine Renewables Business Park. It also leases one of the industrial units on the site which houses Morvena, a standalone patrol vessel, as well as all of Cornwall IFCA's research equipment and all the associated equipment. The unit has a small office which is suitable for meetings and formal recorded interviews.

The full office address is:
Office 2, Chi Gallos
Hayle Marine Renewables Business Park
North Quay
Hayle
Cornwall TR27 4DD

Vessels

Saint Piran

Saint Piran is the main patrol vessel operated by Cornwall IFCA. Purpose built and launched in 2000, she is 27m in length and powered by twin 1300hp engines. The vessel is capable of operating around the Cornish coast, subject to weather conditions, usually with a crew of 6 officers. The stern launched 6.4m RIB Lyonesse facilitates rapid transfer of enforcement officers to and from fishing vessels. Saint Piran provides a safe working platform enabling officers to remain at sea for extended periods when required. She is equipped with a suite of electronics which enables the monitoring of vessel movements. This can be especially important when patrolling protected areas, and information gathered electronically can be presented in court as evidence. By March 2026, Saint Piran will transition to the workboat 3 code, this is the new coding under which she operates as a commercial vessel. In March 2026, Saint Piran will undergo an out of water maintenance period this will be subject to a tender process which will need to be underway in Q3 of the next financial year.

Lyonesse

Supplied new in 2000 with Saint Piran, Lyonesse is a 6.4m Rigid Inflatable Boat (RIB). Housed aboard Saint Piran in a stern ramp, she can be launched with up to four officers aboard within a few minutes. Powered by an inboard diesel engine driving a water jet, she is very manoeuvrable and capable of over 30 knots. A good sea boat in all conditions, she is very strong and has an operating range of 100 miles. Lyonesse is used for boarding vessels at sea and other patrol work and can be used as a patrol craft without the support of Saint Piran if necessary. The deadline for the application of Workboat 3 to Lyonesse is December 2026.

Morvena

Morvena is a 4.65m aluminium workboat built in 2023 by Robust Boats Ltd. She has been fitted out to meet the demanding requirements of our work by our inhouse engineering team. She can carry up to four crew and can achieve 24 knots with a range of around 100 miles in estuarine and near coastal areas. At around 5m in length she is lightweight and can be easily trailer launched at locations around the county. As with Lyonesse, she will be transitioning to

Workboat 3 with a deadline of December 2026.

Tiger Lily VI

In October 2014, Cornwall IFCA purchased an 11m ex-charter angling catamaran. After undergoing a brief refit to enable her to carry out all survey tasks, she entered service in December 2014. She is a versatile and flexible research platform and has been upgraded accordingly to support her research capabilities. Tiger Lily will be transitioning to Workboat 3 with a deadline of December 2026.

Service Vehicles

Cornwall IFCA currently leases four vehicles for use by the research and enforcement teams. These include three vans and a Land Rover Defender which is principally used for towing trailers and Morvena. These vehicles are all covered by full maintenance leases. The lease for the Land Rover is coming to an end in August 2025 and will be replaced with a suitable towing vehicle.



Financial Statement

Since 2011, the Department for Environment, Food and Rural Affairs (Defra) has provided New Burdens funding to all ten IFCAs across England in recognition of both their expanded duties and extended geographical remits. This is agreed nationally through a collective bid to Defra at the start of each comprehensive spending review (CSR), co-ordinated through the Association of IFCAs (AIFCA), our representative body. For each CSR period, this funding is linked in part to the delivery of national policy priorities, recognising the significant contributions made by local authorities to supporting our statutory functions at a local level. The government is currently developing its next CSR and nationally, the AIFCA has submitted our bid for this next plan period, on the working assumption that current levels of funding will be maintained.

When setting the 2025/26 budget, Cornwall IFCA recognises that Cornwall Council continues to face very challenging budgetary constraints in the coming year. In recognition of this, Cornwall IFCA has limited the increase to the levy only to cover unavoidable additional expenditure.

As in previous years and as part of the ongoing financial management, Cornwall IFCA's officers supported by finance have identified savings and efficiencies so that it can meet the pressures it faces with increasing the levy by the £110,212 identified above. As always, Cornwall IFCA considered the option of not increasing the levy, but this is not feasible without impacting on the work that the IFCA will have to deliver in 2025/26, a period during which the pace of implementation of the UK's new domestic fisheries management regime continues to develop rapidly, particularly in relation to the development of the remaining fisheries management plans and the implementation of existing plans, in particular for key inshore crustacean species around Cornwall.

As an organisation, around two thirds of total expenditure relates to the employment of staff so any changes in nationally negotiated pay awards, national insurance and superannuation have an impact. For this year's budget, there has been the impact of an increase in employers' national insurance contributions from 13.5% to 15%. A 30% increase in superannuation lump sum deficit charges has also resulted in an additional pressure on employee costs, from £52,000 to £68,000.

The majority of cost centres have been maintained at 2024/25 levels wherever possible, with small inflationary increases of up to 3.5% inflation applied for a limited number of items such as insurance. The costs of access to online multiagency IT systems has added a £5,000 pressure and we are allocating more budget to promotional and outreach materials, whilst vehicle leasing charges will fall slightly due to a new lease agreement. All budget lines have been reviewed and reductions have been made in some items including legal services and we have maintained reductions from 2024/25 in travel and accommodation.

The proposed IFCA budget for 2025/26 is maintained at a level where the Service can continue to fulfil its statutory remit and deliver on its short and

medium-term work programmes, but additional expenses may have to be absorbed in year if they arise depending upon their scale.

Cornwall IFCA continues to utilise additional funding contributions from Defra for workstreams on marine licensing, marine planning and marine protected areas, which were received in the current financial year. Within the budget for 2025/26, £160,000 of grant funding has been carried forward from the 2024/25 financial year to resource our involvement in the ongoing development and implementation of national fisheries management plans, to deliver our functions in relation to marine protected areas and for our input into the marine licensing application process. The expenditure is within the Research cost centre, predominantly within employee costs where these tasks are delivered. There is a national reporting process up to Defra to evidence our use of this funding.

In 2025/26, a minimum reserve of £200,600 is held within the IFCA's current forecast reserves balance, alongside the portion of reserves allocated for asset replacement. It is estimated that the overall reserves figure at the end of 2025/26 will stand at £852,835. This balance will form a key part of the financial package necessary for the replacement of the main patrol vessel and contingency for emerging pressures.



Cornwall Inshore Fisheries and Conservation Authority Annual Budget 2025/2026

Expenditure	Administra tion	Research	Enforcement	Regulating Orders	Wrasse	Total
	£	£	£	£	£	£
Employees	311,660	330,350	510,703	0	0	1,152,713
Premises	58,468	518	1,509	0	0	60,495
Transport	1,370	62,411	102,952	0	0	166,733
Supplies and Services,	72,617	73,796	99,213	200	0	245,826
Support Services	10,912	1,386	0	4,090	0	16,388
Minimum Revenue Provision & Loan interest	52,602	0	0	0	0	52,602
Total	507,629	468,461	714,377	4,290	0	1,694,757
Income	(12,942)	(171,802)	(1,587)	(4,290)	(270)	(190,891)
Reserves						
Contributions to	0	0	0	0	0	0
Contributions from	0	0	48,904	0	0	48,904
Net 2025/26 udget financed by Levy on Cornwall Council	494,687	296,659	761,694	0	(270)	1,552,770

Reserves	Opening Balance	Contribution to	Contribution from	Closing Ballance
	£	£	£	£
Asset Replacement Reserve	570,932	48,904	0	619,836
Minimum Reserve	228,705	-	-	228,705
Research & Projects	3,794	-	-	3,794
Grant Reserve	500	-	-	500
Totals	803,931	-	0	852,835



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