

To: Legal Services Board

Date of Meeting: 23 March 2016 Item: Paper (16) 20

Title:	Finance Report to 29 February 2016
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Status:	Official

## **Summary:**

This paper summarises the financial position as at the end of February 2016.

# Recommendation(s):

The Board is invited to **note** and to **comment** on the Finance Report.

Risks and mitigations				
Financial:	There are no financial risks – this is a factual report			
Legal:	There are no legal risks - this is a factual report			
Reputational:	The LSB needs to be seen as effective in managing funds at its disposal. The Board needs to satisfy itself that this is the case. The Executive also consider how it is has used it funds on a monthly basis and will take any necessary action as a result of this review.			
Resource:	There are no resource risks - this is a factual report			

Consultation	Yes	No	Who / why?
<b>Board Members:</b>		✓	N/A - routine update and commentary
Consumer Panel:		✓	
Others:	N/A		

Freedom of Information Act 2000 (Fol)					
Para ref	ara ref Fol exemption and summary Expires				
N/A	None				

### LEGAL SERVICES BOARD

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## Finance report for February 2016

## **Purpose**

1. This paper provides a brief commentary about the period ending 29 February 2016. A financial report is attached (**Appendix 1**).

### Recommendation

2. The Board is invited to note and to comment on the Finance report.

#### Points to note

- 3. This report covers the eleven months of the year and spending is largely in line with expectations and forecasted variances.
- 4. Overall position spending to the end of February is £3,158,869 against a budget of £3,394,661 resulting in an underspend of £235,792 (£247,166 in 2015).
- 5. Cash position following supplier, legal, HMRC and salary payments in September, the funds held in the bank have decreased from £3.9m to £3.8m.
- 6. The executive continue to manage their costs carefully, seeking opportunities for reduction where possible and to drive ongoing efficiency.
- 7. In year underspends are as a result of careful management particularly of running costs and also:
  - The adverse consequences of having fewer Board members than the required minimum according to the Legal Services Act 2007 (the Act).
  - Earlier on in the year the LSB carried a number of vacancies and there was a time-lag in new colleagues taking up their posts. The LSB is subject to MoJ emergency spend controls, which means it has to provide a detailed business case for all recruitment, which inevitably will mean a delay to future recruitment.
  - The executive are mindful that it needs to have sufficient staff resource to be able to fulfil its statutory responsibilities and also to respond to requests from the front line regulators in a timely manner.
- 8. An analysis of the main spending headings reveals:
- a) Board Costs The Board is still operating with two members less than before the end of September as the MoJ have been unable to appoint replacements. Senior staff at the MoJ are aware that the Lord Chancellor is required by statute to appoint Members and that the Act requires the Board to consist of 'at least seven' Members

in addition to the Chairman and Chief Executive. The LSB Chairman met the Lord Chancellor to discuss this issue. A recruitment exercise for non-lay members has been conducted by the Ministry of Justice and two appointments are due to be announced on 17 March 2016. In the meantime this budget will continue to underspend.

- b) Staff Costs Neil Buckley, LSB's new CEO took up his role at the beginning of January and has now been in post for two months. The MoJ's emergency spend controls, over and above those implemented previously by the Cabinet Office mean that the LSB has to apply to the MoJ to recruit to any vacant roles by way of a business case. This inevitably adds to the time it takes to recruit replacement colleagues and for them to start making a contribution to the LSB's work plan.
- c) Accommodation We have now been notified of the rent increase (due from 25 December 2014) for our One Kemble Street office. This follows lengthy negotiations between our landlord, the Office of Rail and Road and the main superior landlord the Civil Aviation Authority. We had allowed for this increase.
- d) Legal and Associated Costs Now that the outcome of the appeal to the Supreme Court on QASA has been published, upholding our original decision, we sought to recover costs up to the maximum available under the Protective Costs Orders, issued by the various courts. We have now received this refund direct to our bank account and it has reduced the levy charge for 2015/16.

EJ 16.03.16