

## Flexible Use of Capital Receipts Strategy

### Introduction

The Government has produced Statutory Guidance on the Flexible Use of Capital Receipts. Proper accounting practices mean that capital receipts can only be used to support capital expenditure. However, the purpose of the guidance is to give flexibility as to the use of capital.

In summary, the guidance allowed councils to use capital receipts from the disposal of property, plant and equipment assets received in the period to 31 March 2022 to fund revenue spending which is forecast to generate ongoing savings to an authority's net service expenditure.

### 1. Qualifying Expenditure

Qualifying expenditure is expenditure on any project that is designed to generate ongoing revenue savings in the delivery of public services and/or transform service delivery to reduce costs and/or transform service delivery in a way that reduces the costs or demand for services in future years for any of the public sector delivery partners.

Within this definition it is for individual local authorities to decide whether or not a project qualifies for the flexibility.

Set up and implementation costs of any new processes or arrangements can be classified as qualifying expenditure. The ongoing revenue costs of the new processes or arrangements cannot be classed as qualifying expenditure.

### 2. Proposed use of Capital Receipts Flexibility

In accordance with the above definition the council's Strategy is such that when it utilises the flexibility it will be in support of delivering transformation. Details of expected savings/service transformation are contained within the Strategy. This Strategy includes but is not limited to:

1. Project 1 - Customer Transformation Programme
2. Project 2 - Digital Transformation & Improvement
3. Project 3 – ICT
4. Project 4 – Totalmobile
5. Project 5 – Video Calling (HRA)
6. Project 6 – Improving property data (HRA)

The council will also consider the use of this flexibility in regard to specific transformation projects that meet the qualifying criteria. In such circumstances the qualifying criteria and how they are met by the project spend will be documented.

### **3. Capital Receipts Strategy Updates**

Any revision to this Strategy, i.e. proposed use of Capital Receipts for purposes other than the above, will be reported through to Cabinet and Council at the appropriate time in the relevant financial year. Any revision to the Strategy will also consider whether it is necessary to amend the Prudential Indicators at the same time. If the council presents a revised Strategy during the year it will be copied to MHCLG.

### **4. Guidance**

In using the flexibility, the council will have due regard to the requirements of the Prudential Code, the CIPFA Local Authority Accounting Code of Practice and the current edition of the Treasury Management in Public Services Code of Practice.