

Report of:	Meeting	Date
Councillor Michael Vincent, Resources Portfolio Holder and Clare James, Corporate Director Resources	Cabinet	23 March 2022

Treasury Management Policy Statement and Practices, Treasury Management and Annual Investment Strategy, Minimum Revenue Provision Policy Statement and Capital Strategy 2022/23

1. Purpose of report

1.1 To set out the policies and objectives of the council in respect of Treasury Management activities, to explain how the council seeks to achieve the objectives and manage and control the activities for 2022/23 which includes the Capital Strategy.

2. Outcomes

2.1 A Policy Statement, Statement of Treasury Management Practices, Treasury Management and Annual Investment Strategy, a Minimum Revenue Provision (MRP) Policy Statement and a Capital Strategy.

3. Recommendations

- 3.1 To recommend to Council that the Treasury Management Policy Statement 2022/23 be approved and formally adopted. (Appendix 1).
- **3.2** To approve the revised Treasury Management Practices 2022/23 (Appendix 2).
- To recommend to Council that the Treasury Management and Annual Investment Strategy 2022/23 (Appendix 3) be approved.
- 3.4 To recommend to Council that the MRP Policy Statement 2022/23 (Appendix 4) be approved and formally adopted.
- 3.5 To recommend to Council that the Capital Strategy 2022/23 (Appendix 5) be approved.

4. Background

- **4.1** The report has been prepared in accordance with the Revised CIPFA Treasury Management Code 2021.
- 4.2 Under the updated Prudential Code 2021, CIPFA continues to require councils to publish a Capital Strategy (see Appendix 5). Guidance on the form and content of the Capital Strategy was published in 2021 with the emphasis shifting to a whole organisation approach and as such the current strategy represents an evolving document. This approach is in line with CIPFA's expectations and the understanding that all councils will be working towards developing their own strategies over time to meet local needs.
- 4.3 The Capital Strategy is designed to demonstrate that the council takes capital expenditure and investment decisions in line with service objectives and properly takes account of stewardship, value for money (VFM), prudence, sustainability and affordability. The strategy is intended to set out the long-term context in which capital expenditure and investment decisions are made and gives due consideration to both risk and reward and the achievement of priority outcomes. Long-term is not defined and beyond the current Medium Term Financial Planning period, there is little detail or certainty within the current strategy, particularly taking into account the current funding reform context. As greater clarity is achieved nationally, it is expected that further iterations of the strategy will become more detailed and longer-term.
- 4.4 Owing to the interrelatedness of the Treasury Management framework and the Capital Strategy, there is a good deal of overlap between the two documents and potential for duplication. Efforts have been made to streamline the Capital Strategy and cross-reference to existing Treasury Management documents where possible in order to reduce repetition.
- 4.5 In January 2021 a Treasury Management Q&A document was circulated to the Overview and Scrutiny Committee to enable them to scrutinise the Council's strategy and policies and in February 2022 all members were offered Treasury Management Training from Link Asset Services.

5. Key issues and proposals

- 5.1 The Local Government Act 2003 requires the council to have regard to the Prudential Code and to set Prudential Indicators for the next three years. The 2022/23 Prudential Indicators were considered by Cabinet at their meeting on 16 February 2022 and are due to be approved at the Council meeting on 23 March 2022.
- 5.2 The key objective of the Prudential Code is to ensure, within a clear framework, that the capital investment plans of local authorities are affordable, prudent and sustainable. In exceptional cases, its purpose may

be to demonstrate that that there is a danger of not ensuring this, so that the authority concerned can take remedial action.

- 5.3 In order to demonstrate compliance with the CIPFA Code of Practice for Treasury Management, the Council must approve a Policy Statement, Treasury Management Practices, a Treasury Management and Investment Strategy, an MRP Policy Statement and a Capital Strategy setting out how the council will seek to achieve its Treasury Management policies, together with details of how these activities are managed and controlled.
- 5.4 It is also a requirement of the Code of Practice that the full Council agrees the Treasury Management and Annual Investment Strategy, the MRP Policy Statement and the Capital Strategy for the forthcoming financial year. The 2022/23 Strategies and MRP Policy Statement are attached at Appendix 3, 4 and 5.

Financial and legal implications		
Finance	There are no direct financial implications arising from the adoption of the Treasury Management Policy Statement and Treasury Management Practices. The Prudential Code allows capital investment to proceed within prudent limits where the council can fund it from its own resources and external revenue streams.	
Legal	The approval of the recommendation will ensure that the CIPFA Code of Practice on Treasury Management and statutory requirements have been complied with.	

Other risks/implications: checklist

If there are significant implications arising from this report on any issues marked with a \checkmark below, the report author will have consulted with the appropriate specialist officers on those implications and addressed them in the body of the report. There are no significant implications arising directly from this report, for those issues marked with a x.

risks/implications	√/x
community safety	Х
equality and diversity	Х
sustainability	Х
health and safety	Х

risks/implications	√/x
asset management	X
climate change	х
ICT	х
data protection	Х

Processing Personal Data

In addition to considering data protection along with the other risks/ implications, the report author will need to decide if a 'privacy impact assessment (PIA)' is also required. If the decision(s) recommended in this report will result in the collection and processing of personal data for the first time (i.e. purchase of a new system, a new working arrangement with a third party) a PIA will need to have been completed and signed off by Data Protection Officer before the decision is taken in compliance with the Data Protection Act 2018.

Report author	Telephone no.	Email	Date
Ben Ralphs	01253 887309	ben.ralphs@wyre.gov.uk	25/02/2022

List of background papers:				
name of document	date	where available for inspection		
None				

List of appendices

Appendix 1 - Treasury Management Policy Statement 2022/23

Appendix 2 - Treasury Management Practices 2022/23

Appendix 3 - Treasury Management Strategy and Annual Investment Strategy 2022/23

Appendix 4 - Minimum Revenue Provision Policy Statement

Appendix 5 - Capital Strategy