

Ref: DS

Date: 18 April 2024

A meeting of the Inverciyde Council will be held on Thursday 25 April 2024 at 4pm.

Members may attend the meeting in person at Greenock Municipal Buildings or via remote online access. Webex joining details will be sent to Members and Officers prior to the meeting. Members are requested to notify Committee Services by 12 noon on Wednesday 24 April 2024 how they intend to access the meeting.

In the event of connectivity issues, Members are asked to use the *join by phone* number in the Webex invitation and as noted above.

Please note that this meeting will be live-streamed via YouTube with the exception of any business which is treated as exempt in terms of the Local Government (Scotland) Act 1973 as amended.

Further information relating to the recording and live-streaming of meetings can be found at the end of this notice.

Vicky Pollock Interim Head of Legal & Democratic Services

#### **BUSINESS**

1.	Apologies and Declarations of Interest		Page
NEW	BUSINESS		
2.	Minutes of Meetings of The Inverciyde Council, Committees Committees, Panels and Boards	, Sub-	
	Inverclyde Council (15 February 2024) Appointment Panel (Shortlisting - Head of Legal, Democratic, Digital & Customer Services) (21 February 2024) Grants Sub-Committee (26 February 2024) Inverclyde Council (Special) (29 February 2024) Audit Committee (5 March 2024) Planning Board (6 March 2024) Local Review Body (6 March 2024) Appointment Panel (Interviews - Head of Legal, Democratic, Digital & Customer Services) (11 March 2024) Social Work & Social Care Scrutiny Panel (12 March 2024) General Purposes Board (13 March 2024) Environment & Regeneration Committee (14 March 2024) Education & Communities Committee (19 March 2024) Policy & Resources Committee (26 March 2024) Local Police & Fire Scrutiny Panel (28 March 2024) Planning Board (3 April 2024) Local Review Body (3 April 2024) General Purposes Board (10 April 2024)	(pp 47 - 53) (pp 54) (pp 55 - 58) (pp 59 - 77) (pp 78 - 79) (pp 80) (pp 81 - 83) (pp 84) (pp 85 - 87) (pp 88 - 89) (pp 90 - 97) (pp 98 - 102) (pp 103 - 107) (pp 108 - 110) (pp 111 - 117) (pp 118 - 120) (pp 121 - 122)	

# **REMITS FROM COMMITTEES** 3. Formal Withdrawal from the Clydeplan Joint Committee and Elected Membership Representation on the Regional Spatial Planning Committee – Remit from the Environment & Regeneration Committee Report by Interim Head of Legal & Democratic Services Capital Strategy 2024-2034 and Treasury Management Strategy Statement & 4. Annual Investment Strategy 2024/25-2027/28 - Remit from the Policy & **Resources Committee** Report by Interim Head of Legal & Democratic Services **NOTICE OF MOTION** 5. Motion in Support of WASPI Women - Notice of Motion by Councillor Armstrong Report by Interim Head of Legal & Democratic Services TRUST BUSINESS Remembering Together Labyrinth at Birkmyre Park, Kilmacolm - Remit from 6. the Environment & Regeneration Committee Report by Interim Head of Legal & Democratic Services

The documentation relative to the following item has been treated as exempt information in terms of the Local Government (Scotland) Act 1973 as amended, the nature of the exempt information being that set out in the paragraphs of Part I of Schedule 7A of the Act as detailed in the minute of the relevant Committee, Sub-Committee or Board.

# **NEW BUSINESS**

# 7. Business in the Appendix

The reports are available publicly on the Council's website and the minute of the meeting will be submitted to the next standing meeting of the Inverciyde Council. The agenda for the meeting of the Inverciyde Council will be available publicly on the Council's website.

Please note: this meeting may be recorded or live-streamed via YouTube and the Council's internet site, where it will be capable of repeated viewing. At the start of the meeting the Provost/Chair will confirm if all or part of the meeting is being recorded or live-streamed.

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If you are participating in the meeting, you acknowledge that you may be filmed and that any information pertaining to you contained in the recording or live-stream of the meeting will be used for webcasting or training purposes and for the purpose of keeping historical records and making those records available to the public. In making this use of your information the Council is processing data which is necessary for the performance of a task carried out in the public interest. If you are asked to speak at the meeting then your submission to the committee will be captured as part of the recording or live-stream.

If you have any queries regarding this and, in particular, if you believe that use and/or storage of any particular information would cause, or be likely to cause, substantial damage or distress to any individual, please contact the Information Governance team at <a href="mailto:dataprotection@inverclyde.gov.uk">dataprotection@inverclyde.gov.uk</a>

Enquiries to – Diane Sweeney – Tel 01475 712147



**AGENDA ITEM NO: 3** 

LS/022/24

Report To: Inverclyde Council Date: 25 April 2024

Report By: Interim Head of Legal & Report No:

**Democratic Services** 

Contact Officer: Colin MacDonald Contact No: 01475 712113

Subject: Formal Withdrawal from the Clydeplan Joint Committee and Elected

Membership Representation on the Regional Spatial Planning Committee – Remit from the Environment & Regeneration Committee

#### 1.0 PURPOSE AND SUMMARY

1.1 ⊠For Decision □For Information/Noting

- 1.2 The purpose of this report is to request that the Council consider a remit from the Environment & Regeneration Committee to (a) formally withdraw from the Clydeplan Joint Committee and transfer requisition funding to Glasgow City Council as lead authority for the Glasgow City Region, and (b) nominate two Elected Members to sit on a new outside body, the Regional Spatial Planning Committee.
- 1.3 The Environment & Regeneration Committee at its meeting of 14 March 2024 considered a report by the Director Environment & Regeneration which provided information on the new governance structures to continue progress on a collaborative approach to regional spatial planning, including the establishment of a Regional Spatial Planning Committee under the responsibility of Glasgow City Region. A copy of the report to the Environment & Regeneration Committee is attached as appendix 1.
- 1.4 At the meeting of 14 March 2024, the Director Environment & Regeneration provided a verbal update to the report, advising that following a meeting of the Clydeplan Joint Committee it was requested that the recommendation in respect of Inverclyde Council nominating one representative and one substitute on the Regional Spatial Planning Committee be changed to two representatives.
- 1.5 Standing Order 59 of the Council's Standing Orders and Scheme of Administration provides that the Council shall ensure that in making appointments to outside bodies it shall ensure such appointments reflect, as far as practicable, the balance of political representation on the Council, but "only where more than 2 representatives of the Council to an outside body are required". In addition, in accepting such an appointment Elected Members need to be mindful of the additional legal duties that might be associated with that. Elected Members are also directed to the Standard Commission Advice Note on Arm's Length External Organisations:-

https://www.standardscommissionscotland.org.uk/uploads/files/1638361910211201AdviceNote CouncillorsALEOsv1.pdf

1.6 The Environment & Regeneration Committee decided the following:

- (1) that the recommendation of the Clydeplan Joint Committee to transfer responsibility for the development of a Regional Spatial Strategy to the Glasgow City Region Cabinet be noted;
- (2) that the Glasgow City Region Cabinet's approval of the establishment of a new Regional Spatial Planning Sub Committee to oversee the development of a Regional Spatial Strategy be noted:
- (3) that it be noted that approval of participation in any future Regional Spatial Strategy will remain a decision for Inverclyde Council;
- (4) that it be remitted to the Inverclyde Council to formally withdraw from the Clydeplan Joint Committee and transfer requisition funding to Glasgow City Council as lead authority for the Glasgow City Region;
- (5) that the decision on nominating two Elected Members as Inverclyde Council's representatives on the new Regional Spatial Planning Committee be remitted to the Inverclyde Council; and
- (6) that it be agreed that an update on progress will be provided within 12 months.

#### 2.0 RECOMMENDATIONS

- 2.1 That the Council agrees to formally withdraw from the Clydeplan Joint Committee and transfer requisition funding to Glasgow City Council as lead authority for the Glasgow City Region.
- 2.2 That the Council appoints two Elected Members to sit on the Regional Spatial Planning Committee on behalf of Inverciyde Council.

Vicky Pollock Interim Head of Legal & Democratic Services

14 March 2024



**AGENDA ITEM NO: 12** 

Report To: Environment and Regeneration

Committee

Director, Environment & Report No: E+R/24/03/03/SJ

Date:

Regeneration

Contact Officer: Stuart Jamieson Contact No: 01475 712402

Subject: Clydeplan

#### 1.0 PURPOSE AND SUMMARY

Report By:

1.1 ⊠ For Decision ⊠ For Information/Noting

- 1.2 The purpose of this report is to advise Members of proposed new governance structures to continue progress on a collaborative approach to regional spatial planning following the publication of National Planning Framework 4 (NPF4).
- 1.3 Strategic Development Planning in the Metropolitan City Region has been carried out collaboratively by the Clydeplan team, supported by the steering group, with governance provided by the Clydeplan Joint Committee.
- 1.4 Since the introduction of NPF4 strategic development plans are no longer a statutory requirement.

# 2.0 RECOMMENDATIONS

#### 2.1 It is recommended that the Committee

- A) Note the recommendation of the Clydeplan Joint Committee to transfer responsibility for the development of a Regional Spatial Strategy to the Glasgow City Region (GCR) Cabinet:
- B) Note GCR Cabinet's approval of the establishment of a new Regional Spatial Planning Sub Committee to oversee the development of a Regional Spatial Strategy;
- C) Note that approval of participation in any future Regional Spatial Strategy will remain a decision for Inverclyde Council
- D) Remit to the Council to formally withdraw from the Clydeplan Joint Committee and transfer requisition funding to Glasgow City Council as lead authority for the Glasgow City Region:
- E) Remit to the Council the decision on nominating one Elected Member and substitute as Inverclyde Council's representative on the new Regional Spatial Planning Committee; and
- F) Request an update on progress within 12 months.

Stuart Jamieson
Director, Environment & Regeneration

#### 3.0 BACKGROUND AND CONTEXT

- 3.1 Since 1996 the eight Glasgow City Region local authorities have worked together to develop a series of regional spatial plans, the most recent being the Clydeplan Strategic Development Plan ("SDP"), which was approved by Scottish Ministers in July 2017.
- 3.2 The previous SDP set out a Vision and Spatial Development Strategy from now until 2036, suggesting where new development should be located and a policy framework that helps deliver sustainable economic growth through the creation of high quality development which seeks to reduce inequalities and enhances the quality of life in Glasgow City Region. The SDP also set the strategy and policy context for the individual local authority Local Development Plans.
- 3.3 The introduction of National Planning Framework 4 (NPF4) removes the requirement to produce a Statutory Development Plan and replaces it with a duty to prepare a non-statutory Regional Spatial Strategy (RSS).
- 3.4 Clydeplan has been governed by a Joint Committee for the purpose of representing them in carrying out the functions conferred upon them under Sections 4 to 14 of the Town and Country Planning (Scotland) Act 1997 as amended by the Planning etc (Scotland) Act and have each passed the necessary resolution for giving effect to this Agreement. Renfrewshire Council provides support functions for the Joint Committee on behalf of the Member Authorities.
- 3.5 The Clydeplan Joint Committee has previously agreed that work should be undertaken to explore the future governance arrangements for the performance of the functions undertaken by the Joint Committee particularly in relation to the new duty on local authorities in relation to strategic planning as part of the Planning (Scotland) Act 2019, namely to prepare a Regional Spatial Strategy.
- 3.6 Unlike the current Strategic Development Plan the Regional Spatial Strategy will not form part of the statutory Development Plan which will now comprise the National Planning Framework and the Local Development Plan.
- 3.7 Given these changes it was acknowledged that the role and remit for which the Glasgow and Clyde Valley Strategic Development Planning Authority Joint Committee was originally established will significantly change and therefore the future role of the Committee required to be reviewed.
- 3.8 The Joint Committee itself has recommended to its members that the functions transfer to the Glasgow City Region, with GCR Cabinet overseeing the development of the RSS. At its meeting on 12th February 2024, the Cabinet agreed to establish a Regional Planning Sub Committee to discharge this function, subject to approval by the 8 Local Authorities through their own local democratic structures.
- 3.9 The paper contained in Appendix 1 was approved by Cabinet and approval is now sought from Inverclyde Council to formally withdraw from the Clydeplan Joint Committee and agree to transfer this responsibility to the GCR Cabinet.

#### 4.0 PROPOSALS

- 4.1 The paper in Appendix 1 sets out the proposed approach to future collaboration, based on three fundamental principles, namely:
  - A collaborative approach to regional spatial planning with all members being equal;
  - Integration with wider regional activity to maximise impact; and, fundamentally

- The need for local democratic accountability with no local authority being bound by any decision they cannot support
- 4.2 To achieve this, the new Sub-Committee will not have decision making powers and will oversee the development of an RSS for the region. This will then be presented to the 8 Local Authorities for consideration, with Cabinet simply noting the approved document. This ensures that approval sits with local democratic structures whilst collaboration is facilitated through regional ones.
- 4.3 Under the new arrangements, Inverclyde Council will remain accountable and responsible for all planning decisions within the area.
- 4.4 The Council currently pays a requisition to ClydePlan to support staff and associated costs. It is proposed that this funding is transferred along with the Clydeplan and Green Network Partnership staff to Glasgow City Council as lead authority for the Glasgow City Region. This will be managed through regional structures with the Finance Strategy Group consisting of the 8 Finance Directors overseeing the budget and reporting to the 8 Chief Executives. The final budget will be approved by Cabinet on an annual basis.
- 4.5 Appropriate due diligence will be carried out by Glasgow City Council and Renfrewshire Council to ensure the transfer of assets. Any reserves will be returned to the constituent authorities following conclusion of the process.

#### 5.0 IMPLICATIONS

5.1 The table below shows whether risks and implications apply if the recommendation(s) is(are) agreed:

SUBJECT	YES	NO
Financial		Χ
Legal/Risk		Χ
Human Resources		Χ
Strategic (Partnership Plan/Council Plan)		Χ
Equalities, Fairer Scotland Duty & Children & Young People's		Χ
Rights & Wellbeing		
Environmental & Sustainability		Χ

#### 5.2 Finance

One off Costs

Cost Centre	Budget Heading	Budget Years	Proposed Spend this Report	Virement From	Other Comments

Annually Recurring Costs/ (Savings)

Cost Centre	Budget Heading	With Effect from	Annual Net Impact	Virement From (If Applicable)	Other Comments
Planning PTOB			53375		

5.3	Legal/Risk				
	N/A.				
5.4	Human Resource	ces			
	N/A.				
5.5	Strategic				
	N/A.				

# 6.0 CONSULTATION

6.1 This report has been prepared following consultation with Finance Services.

# 7.0 BACKGROUND PAPERS

7.1 None.

# **Appendix 1**

Item



**Glasgow City Region – City Deal** 

Cabinet

**Report by Director of Regional Economic Growth** 

Contact: Kevin Rush (0141 287 4613)

# **Regional Spatial Planning Arrangements**

# **Purpose of Report:**

The purpose of this paper is to propose a revised governance structure for the oversight of the development of a Regional Spatial Strategy (RSS) for the Glasgow City Region (GCR) following the recommendation of the Clydeplan Joint Committee in June 2023 to transfer responsibility to the GCR Cabinet.

#### Recommendations:

Cabinet is asked to:

- Note the report;
- Agree to the establishment of a new Planning Sub-Committee with **approval** of a Regional Spatial Strategy resting with the individual Member Authorities; and
- Agree this approach through their own democratic structures at the earliest opportunity.

#### Introduction

- The purpose of this paper is to propose a revised governance structure for the oversight of the development of a Regional Spatial Strategy (RSS) for the Glasgow City Region (GCR) following the recommendation of the Clydeplan Joint Committee in June 2023 to transfer responsibility to the GCR Cabinet.
- 2. The proposal requires endorsement from the GCR Cabinet and the 8 constituent Member Authorities prior to implementation.

# **Background and the growth of City Regions**

- 3. Increasingly the role of city regions, through the establishment of City Deals and Regional Economic Partnerships, are emerging as the key mechanism for the delivery on a number of important agendas including: economic development, City Deals, climate change, environmental improvement and strategic planning.
- 4. In this context the new duty to prepare a Regional Spatial Strategy is key in planning for the future development of the Glasgow City Region.
- 5. Since 1996 the eight Glasgow City Region local authorities have worked together to develop a series of regional spatial plans, the most recent being the Clydeplan Strategic Development Plan ("SDP"), which was approved by Scottish Ministers in July 2017.
- 6. The previous SDP set out a Vision and Spatial Development Strategy from now until 2036, suggesting where new development should be located and a policy framework that helps deliver sustainable economic growth through the creation of high quality development which seeks to reduce inequalities and enhances the quality of life in Glasgow City Region. The SDP also set the strategy and policy context for the individual local authority Local Development Plans.
- 7. This is no longer extant since the introduction of NPF4, and has been replaced by the requirement to prepare an RSS.
- 8. Since 2022, the City Region has seen a very significant increase in responsibility and budget devolved to it from both UK and Scottish Governments. This includes a number of programmes which have clear spatial planning elements to them. New programmes now managed through the GCR PMO and overseen by Cabinet include:

Date of Award	Programme	Amount
February 2022	Innovation Accelerator	£33m
August 2022	UK Shared Prosperity Fund	£74m
June 2023	Clyde Mission	£26.5m
June 2023	Investment Zone	£160m
November 2023	5G Innovation Region	£3.2m

9. Given this, a new Head of Place has been appointed to oversee the spatial planning elements of the GCR Programme, including Clyde Mission, the development of a Clyde Masterplan and the Investment Zone. Ross Nimmo, currently Head of Planning and Development at Glasgow Airport, will take up this post on 4<sup>th</sup> March 2024.

10. There are clear synergies between this exciting new body of work and the development of a Regional Spatial Strategy, and the opportunity to merge teams and governance could generate significant opportunities and efficiencies for the Region.

#### **Governance Review**

- 11. The Clydeplan Joint Committee has previously agreed that work should be undertaken to explore the future governance arrangements for the performance of the functions undertaken by the Joint Committee particularly in relation to the new duty on local authorities in relation to strategic planning as part of the Planning (Scotland) Act 2019, namely to prepare a Regional Spatial Strategy.
- 12. Unlike the current Strategic Development Plan the Regional Spatial Strategy will not form part of the statutory Development Plan which will now comprise the National Planning Framework and the Local Development Plan.
- 13. Given these changes it was acknowledged that the role and remit for which the Glasgow and Clyde Valley Strategic Development Planning Authority Joint Committee was originally established will significantly change and therefore the future role of the Committee required to be reviewed.
- 14. Following the vote at its June 2023 meeting on a report on future arrangements, the Joint Committee agreed to recommend the following option:
  - (a) That the contents of the report be noted;
  - (b) That the cessation of strategic development plans be noted; and
  - (c) That the preferred option for considering regional spatial strategy planning issues going forward be that existing Clydeplan staff resource be reviewed in light of the new requirements for RSS preparation. Staff would be consulted on a possible TUPE transfer to Glasgow City Council. If transferred, the team would be integrated into the existing city region structures (overseen by the Regional Director) who would take responsibility for preparing an RSS and reporting this through to the GCR Cabinet for approval. This would move the duty to prepare an RSS directly into the city region governance structures.
- 15. It should be noted that the individual Member Authorities need to take their own decisions on how they wish to proceed with the development of Regional Spatial Strategies and the Joint Committee's recommendation.
- 16. Since the June 2023 recommendation, two Councils have expressed views on the future arrangements:
  - In September 2023, Renfrewshire Council approved the following motion:

"This Council notes the decision of the GCVSDPA (Clydeplan) Joint Committee to recommend passing responsibility for the new Regional Spatial Strategy to the Glasgow City Region Cabinet, however this Council considers it premature to do so at this juncture as no guidance has been issued to date as to the development of the RSS or the governance agreed between the constituent authorities.

The staff of the GCVSDPA (who are Renfrewshire Council employees) are greatly valued for their skills and knowledge in this rapidly changing planning

environment and should be fully supported and involved in any proposed changes.

The Joint Committee has successfully operated as a directly accountable governance structure to all 8 local authorities regarding regional planning. This council believes that the same principle should apply regarding the development of the new Regional Spatial Strategies (RSS). For it to be equally successful it must be founded in democratically accountable governance structures which encourages neighbouring authorities to collaborate and agree on any strategies that may have an influence on their own local planning policies.

Council therefore agrees that the Joint Committee should continue until alternative suitable democratically accountable governance structures are identified, agreed and approved by all constituent authorities for its replacement with responsibility for delivering the new Regional Spatial Strategy"

- In December 2023, North Lanarkshire Council voted to formally withdraw from the existing Joint Committee and will serve its two year notice from 31st March 2024.
- 17. It is therefore clear that a sustainable future arrangement needs to be found which satisfies the desire for democratically accountable governance, generates efficiencies, develops a mutually agreed Regional Spatial Strategy and delivers on the new programmes devolved to regional level.

# **Proposed way forward**

- 18. Recognising that consensus will always be sought, the proposal is based on three fundamental principles:
  - A collaborative approach to regional spatial planning with all members being equal;
  - Integration with wider regional activity to maximise impact; and, fundamentally
  - The need for local democratic accountability with no local authority being bound by any decision they cannot support

#### Ensuring local democratic accountability for the new Regional Spatial Strategy

- 19. To secure local democratic accountability for the new Regional Spatial Strategy it is proposed that a Glasgow City Region Spatial Planning Committee is established as a subcommittee of the Glasgow City Region Cabinet, which is a Joint Committee established under the Local Government (Scotland) Act 1973. Membership will consist of Planning Conveners or equivalent from each of the local authorities. The Chair will be decided by its membership. This Committee will oversee the development of a Regional Spatial Strategy for the Glasgow City Region for approval by the 8 Member Authorities. The Directors /Heads of Service with responsibility for Planning of each council will attend meetings in support of members.
- 20. This is the model used for the Education Collaborative which has been in operation since 2017.

- 21. The Spatial Planning Committee would not have decision making powers and would only make recommendations on the Regional Spatial Strategy for consideration by the 8 Member Authorities to ensure local democratic accountability.
- 22. Ideally, all 8 Member Authorities would participate in an agreed Regional Spatial Strategy, but this would be a matter for each Council to decide and it is within the gift of any of the members to choose not to support the final strategy.
- 23. The Cabinet would receive and note the Regional Spatial Strategy but only after **approval** by all participating Member Authorities through their local democratic structures. This is similar to the approach undertaken for recent regional initiatives such as the Shared Prosperity Fund Investment Plan and no RSS could be presented to Cabinet without prior approval from its constituent members.
- 24. All efforts will be managed to agree consensus amongst the 8 members but a Regional Spatial Strategy is not a statutory document and therefore, no local authority could be bound to adopt an RSS without approval through their own democratic structures. The individual authorities retain the right not to support or be bound by anything contained within the RSS.
- 25. This approach was discussed at the Clydeplan Joint Committee meeting on 22<sup>nd</sup> January 2024 and there was widespread support for the approach, subject to necessary approvals being sought.

# Process for agreeing new RSS



#### **Staffing**

- 26. The Spatial Planning Committee would replace the existing Clydeplan Joint Committee and it is anticipated that staff and budgets would transfer into the existing City Region structures, ensuring a more streamlined approach to audit, finance etc. with no requirement for separate arrangements. Following appropriate consultation, the current Clydeplan and Green Network Partnership team would transfer to Glasgow City Council under TUPE regulations (Transfer of Undertakings (Protection of Employment) Regulations 2006) and be based within the City Region PMO section where appropriate management arrangements will be put in place and resilience and support will be available. The new Head of Place would oversee the transfer and be responsible for developing the Regional Spatial Strategy for consideration by members.
- 27. If this approach was agreed, a paper would need to be taken through all 8 Member Authorities agreeing to the windup of Clydeplan, the establishment of a new Spatial Planning Committee and formalising the requirement for the agreement of all members before an RSS could be presented to Cabinet.

28. This process would run over the next few months subject to all authorities reaching agreement and due trade union/staff consultation. It is likely that revised governance arrangements may take longer to embed but staffing transfers could progress more quickly.

# **Budget**

29. The transfer of responsibility and staff to the GCR PMO is likely to generate efficiencies for the Member Authorities, with no requirement for separate office accommodation or IT costs. In addition, the GCR PMO has been effective in generating external funding from both Scottish and UK Governments in recent years for spatial planning related activity, including Clyde Mission and Investment Zone, and it is expected that this will reduce the burden on Member Authorities in future years.

## Recommendation

- 30. Cabinet is asked to:
  - Note the report;
  - Agree to the establishment of a new Planning Sub-Committee with **approval** of a Regional Spatial Strategy resting with the individual Member Authorities; and
  - Agree this approach through their own democratic structures at the earliest opportunity.



**AGENDA ITEM NO: 4** 

LS/021/24

Report To: Inverclyde Council Date: 25 April 2024

Report By: Interim Head of Legal & Report No:

**Democratic Services** 

Contact Officer: Colin MacDonald Contact No: 01475 712113

Subject: Capital Strategy 2024-2034 and Treasury Management Strategy

Statement & Annual Investment Strategy 2024/25-2027/28 - Remit from

the Policy & Resources Committee

## 1.0 PURPOSE AND SUMMARY

1.1 ⊠ For Decision □ For Information/Noting

- 1.2 The purpose of this report is to request that the Council consider a remit from the Policy & Resources Committee.
- 1.3 The Policy & Resources Committee at its meeting on 26 March 2024 considered a report by the Chief Financial Officer requesting that the Committee remits to the Inverclyde Council, for approval, the Capital Strategy 2024-34 and the Treasury Management and Annual Investment Strategy 2024/25-2027/28. The report and strategies as submitted to the Policy & Resources Committee are attached as appendix 1.
- 1.4 The Policy & Resources Committee decided the following:
  - (1) that (a) the significant financial challenges facing the Council in maintaining the existing asset base be noted, and (b) the Capital Strategy 2024-34, as detailed in appendix 1 of the report, be remitted to the Inverciyde Council for approval; and
  - (2) that the Treasury Management and Investment Strategy 2024/25-2027/28, as detailed in appendix 2 of the report, be remitted to the Invercive Council for approval.

#### 2.0 RECOMMENDATIONS

- 2.1 It is recommended that the Council approve the Capital Strategy 2024-34.
- 2.2 It is recommended that the Council approve the Treasury Management and Investment Strategy 2024/25-2027/28.

Vicky Pollock Interim Head of Legal & Democratic Services



**AGENDA ITEM NO: 7** 

Report To: Policy & Resources Committee Date: 26 March 2024

Report By: Chief Financial Officer Report No: FIN/19/24/AP/LA

Contact Officer: Alan Puckrin Contact No: 01475 712223

Subject: Capital Strategy 2024-2034 and Treasury Management Strategy

Statement & Annual Investment Strategy 2024/25-2027/28

# 1.0 PURPOSE AND SUMMARY

1.1 ⊠For Decision □For Information/Noting

- 1.2 The purpose of this report is to request that the Committee remits to the Inverclyde Council, for the approval, the 2024-34 Capital Strategy and the Treasury Management and Annual Investment Strategy 2024/25- 2027/28 and specifically the following:
  - a) Prudential Indicators and Treasury Management Indicators, Authorised Limits for 2024/28 and Treasury Policy Limits (Section 2 of Appendix 2)
  - b) Policy on Environmental, Social & Governance issues for investments (paragraph 3.12 of Appendix 2)
  - c) List of Permitted Investments (including those for the Common Good Fund) (paragraph 3.17 and Appendix A of Appendix 2)
  - d) Policy on repayment of Loans Fund advances (Section 4 of Appendix 2).
- 1.3 In line with last year's strategy the Capital Strategy highlights the significant challenges the Council faces to continue to fund the maintenance of the existing asset base and legislative requirements especially in relation to Net Zero and taking into account the latest financial assessment from the Scottish Fiscal Commission of projected capital resources available to the Scottish Government. The Strategy clearly identifies that robust action is needed in the short term to address this to ensure limited resources are directed to the areas of highest policy priority and any dis-investment is managed sensitively.
- 1.4 The Treasury Management Strategy incorporates the decision by the Council on 29 February to change the write back periods for a number of Council assets which generated a recurring saving of over £0.4million and a back-dated "over-payment" boost to reserves over £3.75million.

# 2.0 RECOMMENDATIONS

- 2.1 It is recommended that the Committee review the Capital Strategy 2024-34 in Appendix 1, note the significant financial challenges the Council faces in maintaining the existing asset base and thereafter remits the Capital Strategy to the Full Council for approval.
- 2.2 It is recommended that the Committee considers the contents of the report, the Treasury Management and Investment Strategy set out in the Appendix 2 and remits the report and Treasury Management and Investment Strategy to the Full Council for approval.

# Alan Puckrin, Chief Financial Officer

#### 3.0 BACKGROUND AND CONTEXT

## 3.1 Capital Strategy

The production of a Capital Strategy which is reviewed annually is a requirement of the CIPFA Prudential Code. The document requires to be considered along with the Treasury Strategy and thereafter approved by the Inverclyde Council. It is viewed as being one of the key strategic financial documents along with the Council's Financial Strategy which help govern the strategic direction for the Council's financial planning.

- 3.2 Over the last 15 years the Council has undertaken a significant amount of work on Asset Management Planning (AMP) and has used a combination of internal expertise and external peer review in the development of several AMPs. Once created, the AMPs are embedded within the Council's Committee Development Improvement Plans (CDIPs) and ensure the Capital Programme formulation process has a strong alignment between the Council Plan priorities and capital investment decisions.
- 3.3 The Capital Strategy emphasises the need for the Council to take a strategic approach when arriving at decisions around capital investment and specifically to ensure that investment plans are appropriate and financially sustainable in the longer term. The annual production and updating of the Capital Strategy allied to the Treasury Strategy, Capital Programme approval and Financial Strategy all ensure that the Elected Members are able to take Capital investment decisions in the knowledge of these long-term implications.
- 3.4 On 31 March 2023 the Council owned property plant and equipment assets valued at £485million net of accumulated depreciation. Once PPP Assets and Managed Properties are included then the value of this Asset Base increased to £581 million. The maintenance of such a large asset base in the context of core Capital Grant from the Scottish Government of under £6million is not sustainable and this has been flagged during recent budget processes.
- 3.5 Whilst officers will continue to access capital support/grants from the Scottish Government and partner agencies, these are often unable to fund core asset maintenance. Therefore, Elected Members face a choice of either significantly increasing the level of revenue resources to future capital programmes against the backdrop of the considerable revenue budget pressures, or to reduce the asset base.
- 3.6 Officers have advised on several occasions of the unsustainability of the status quo and this plus the requirements of the Net Zero agenda need to act as a catalyst for a fundamental review of the Council's asset base. The £400,000 net Savings Workstream target agreed as part of the 2024/26 Budget has set an initial target and work needs to progress at pace to ensure this sum is realised, if not exceeded.

#### 3.7 Treasury Management & Investment Strategy

CIPFA revised the CIPFA Prudential Code and the CIPFA Code of Practice on Treasury Management in December 2021. Inverclyde Council have adopted the Code of Practice on Treasury Management and comply with the Prudential Code.

The revised codes had an immediate requirement that Councils must not borrow to invest primarily for financial return (which this Council does not do) with the following main changes implemented from financial year 2023/24:

- a. All investments are to be attributed to either Treasury Management, Service Purposes or Commercial Purposes.
- b. The risks associated with investments for Service or Commercial Purposes should be proportionate to the Council's financial capacity.
- c. Councils must not borrow to invest for the primary Commercial purpose of financial return. Where financial returns arise from a project, they should be incidental to its primary purpose.
- d. An annual review should be conducted to evaluate whether commercial investments should be sold to release funds to finance new capital expenditure or refinance maturing debt (Inverclyde Council has no commercial investments).

- e. A new prudential indicator is required for the net income from commercial and service investments as a proportion of the net revenue stream.
- f. A new treasury indicator known as the Liability Benchmark is required.
- g. The monitoring and reporting of all forward-looking prudential indicators is required at least quarterly and any significant deviations must be highlighted (this will be done as part of the regular Finance Service reporting to the Policy & Resources Committee)
- h. The knowledge and skills required by Officers and by Elected Members is to be proportionate to the size and complexity of the treasury management conducted by the Council.
- The Council must create new Investment Management Practices (IMP) to manage risks associated with non-treasury investments (similar to the current Treasury Management Practices - TMPs).
- j. Environmental, social and governance (ESG) issues are to be addressed within the Council's treasury management policies and practices (including in TMP1).
- 3.8 The Local Government in Scotland Act 2003 and supporting regulations (the Act) require the Council to 'have regard to' the CIPFA Prudential Code (the Prudential Code) and the CIPFA Code of Practice on Treasury Management (the Code) to set Prudential and Treasury Indicators for at least the next three years to ensure that the Council's capital investment plans are affordable, prudent and sustainable.
- 3.9 The Act and supporting regulations require the Council to set out its Treasury Strategy for borrowing and to prepare an Annual Investment Strategy which sets out the Council's policies for managing its investments and for giving priority to the security and liquidity of those investments.
- 3.10 It is a statutory requirement for the Council to produce a balanced budget. A local authority must calculate its budget requirement for each financial year to include the revenue costs that flow from capital financing decisions. This, therefore, means that increases in capital expenditure must be limited to a level whereby increases in charges to revenue are affordable within the projected income of the Council for the foreseeable future. The projected revenue impact of the 2024/28 Capital Programme was built into the approved 2024/26 Revenue Budget.

# 4.0 PROPOSALS

# 4.1 Capital Strategy

It is proposed that the Committee review the contents of the Capital Strategy 2024-2034 as contained in Appendix 1 and thereafter remit the Strategy to the Full Council for approval.

# 4.2 Treasury Management Strategy and Annual Investment Strategy

The proposed Treasury Management Strategy and Annual Investment Strategy is attached as Appendix 2 and includes:

- a. Prudential Indicators and Treasury Management Indicators, Authorised Limits for 2024/28, and Treasury Policy Limits (paragraphs 2.1 to 2.15)
- b. Policy on ESG issues for investments (paragraph 3.12)
- c. List of Permitted Investments (including those for the Common Good Fund) (paragraph 3.17 and Appendix A).

The Council will be requested to approve the Treasury Management Strategy and Annual Investment Strategy including indicators, policies, limits, and permitted investments.

### 5.0 IMPLICATIONS

5.1 The table below shows whether risks and implications apply if the recommendations are agreed:

SUBJECT	YES	NO	N/A
Financial		Χ	
Legal/Risk	Χ		
Human Resources			Χ
Strategic (LOIP/Corporate Plan)			Χ

Equalities & Fairer Scotland Duty		Χ
Children & Young People's Rights & Wellbeing		Χ
Environmental & Sustainability		Χ
Data Protection		Χ

#### 5.2 Finance

Whilst there are no direct financial implications arising from approving the two strategies it is clear how the Council maintains and funds the current asset base will be a prime consideration as part of future budget rounds.

The Council utilises Treasury Management as part of the overall Financial Strategy. Officers will continue to investigate borrowing and investment opportunities to bring financial benefits to the Council, all within the Treasury Management Policy.

#### One off Costs

Cost Centre	Budget Heading	Budget Years	Proposed Spend this Report	Virement From	Other Comments
N/A					

Annually Recurring Costs/ (Savings)

Cost Centre	Budget Heading	With Effect from	Annual Net Impact	Virement From (If Applicable)	Other Comments
N/A					

# 5.3 Legal/Risk

Any borrowing or lending is done under the Council's legal powers.

The monitoring and management of risks on treasury activities (including borrowing, investments, and cash flow) is undertaken on a daily and ongoing basis in line with the Treasury Management Policy Statement approved by the Full Council and with Treasury Management Practices (TMPs) and Investment Management Practices (IMPs) produced and kept under review.

The Council has a Creditworthiness Policy (in Appendix 2) that is used to determine the types of permitted treasury investments and the criteria for investments and periods. The policy sets out the risks from each investment type (credit/counterparty risk, liquidity risk, market risk, interest rate risk, and legal and regulatory risk) and is submitted for Elected Member approval each year as part of the Treasury Strategy and Investments Strategy report.

#### 5.4 Human Resources

None.

#### 5.5 Strategic

None.

#### 6.0 CONSULTATION

6.1 This Treasury Strategy in appendix 2 includes the latest advice from the Council's treasury consultants (Link Treasury Services Limited).

#### 7.0 BACKGROUND PAPERS

7.1 None



# **Capital Strategy**

<u>2024 – 2034</u>

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# 1.0 INTRODUCTION

- 1.1 The production of a Capital Strategy which is reviewed annually is a requirement of the CIPFA Prudential Code. The document requires to be considered along with the Treasury Strategy and thereafter approved by the Inverclyde Council. It is viewed as being one of the key strategic financial documents along with the Council's Financial Strategy which help govern the strategic direction for the Council's financial planning.
- 1.2 The traditional focus of Local Government budgeting tends to be on the Revenue Budget with the annual cycle of Grant settlements from the Scottish Government, the identification of savings and investment plans and the approval of the budget along with Council Tax in February/March. As part of this the Council will generally approve a three year Capital Programme (although a 4 year plan has been approved for 2024/28). In recent years the capital budget has been a less contentious issue for Elected Members with the Council approving significant amounts of prudential borrowing as well as contributions from Revenue Reserves in order to deliver an ambitious Capital Programme
- 1.3 Details of the Council's asset base, borrowing and debt are included within the audited financial accounts considered by Members and attracts far less attention than the Revenue Budget and Reserve position. At the 31st March 2023 the Council owned property plant and equipment assets valued at £484.5million net of accumulated depreciation. Once PPP Assets and Managed Properties are included then the value of this Asset Base increased to £580.5million. Much of the investment in this Asset Base has been funded by borrowing over preceding decades. The Council's external borrowing as at 28th February 2024 was:-

PWLB Debt £106.4 million LOBO Debt £ 29.5 million Market Debt £ 40.4 million £176.3 million

The bulk of this debt is due to be repaid at the point that the loan matures with some £26.2 million of the PWLB Debt due to be repaid by 31<sup>st</sup> March 2034 after refinancing of short-term borrowing undertaken in 2023/24..

- 1.4 Allied to this the Council maintains a Loan Charges record which is an internal record of investment and is currently written down on annuity basis using the expected life span of the asset created/work carried out. For example a new school will generally be written off over 45 years (extended from 40 years per approval at Inverclyde Council, 29<sup>th</sup> February 2024) whereas a roads resurfacing contract will be written off over 25 years. As at the 31<sup>st</sup> March 2024 the expected value of the Council's internal loan debt is £222.6 million. The repayment costs in 2023/24 are projected to be £17.7 million and these repayments include both Capital and Interest and are referred to as Loan Charges. It is Loan Charges which are funded by the Council's Revenue Budget.
- 1.5 Over the last 10-15 years the Council has undertaken a significant amount of work on Asset Management Planning. The first Asset Management Plan related to the School Estate (the SEMP) which resulted in an ambitious and comprehensive new build and upgrade programme for the full School Estate. Thereafter asset plans were created in respect of the main leisure facilities, the roads assets, office and depot assets, ICT assets and most recently, open spaces. All Asset Management Plans are linked to the Committee Delivery Improvement Plans (CDIPs) with delivery reported throughout the year as part of the cyclical Capital Programme updates.
- 1.6 Asset Management Plans take into account the number, type and condition of the assets to which the plan relates and thereafter looks ahead to future investment needs with associated financial implications to be factored into future years Capital Programmes. Delivery of an Asset Management Plan may require decisions from Members regarding a whole estate investment approach which will potentially identify assets which the Council should no longer retain. This will lead to investment in fewer assets but to a higher quality. This has certainly been the case in respect of schools, offices and depots where the Council's property footprint has reduced considerably over the last 15 years

with the sums saved from buildings no longer in existence reinvested in the remaining buildings and resulted in an improved estate.

- 1.7 A significant benefit of having long term Asset Management Plans is that it allows longer term Capital Planning and the Capital Strategy includes Investment Plans for the next 10 years. This allows the Council to identify whether it's longer term Capital Investment Plans are affordable and sustainable and provides time for corrective action to be taken.
- 1.8 The Council is coming to the end of a period of ambitious investment. This has seen a significant increase in the Council's Loan Fund Debt over the last 15 years and projections indicate that the Loan Fund Debt will peak at approximately £229.6 million in 2026/27. On the basis of limited prudential borrowing in future years the Loan Fund debt will reduce to around £176 million by 2033/34. Therefore, there needs to be a correlation between the reduction in the Council's internal loan debt and the repayment of the Council's external borrowing to the PWLB. This is covered in more detail in the Treasury Strategy.
- 1.9 One issue which the Capital Strategy and Treasury Strategy require to demonstrate is the affordability and sustainability of the Council's Asset Management Plans, to enable Members to see the longer term financial implications of policy and investment decisions.
- Much of the affordability assessment depends on the Council's Treasury Strategy and this is also presented to the Policy & Resources Committee annually prior to the 31<sup>st</sup> March each year. The main indicators in the Treasury Strategy cover a four year period and the Capital Strategy will better align the timescales for the Treasury Strategy, Investment Strategy and Capital Programme. Based on the projected trajectory of the Council's loans fund and external borrowing then the Treasury Strategy is currently to borrow on a short term basis due to the projected reduction in borrowing rates in the medium term. The latest possible maturity date for the market loans varies from 2066-2077 although, dependent on macroeconomic changes there is always the possibility that lenders may wish to trigger repayment of their loans with the Council, as happened several times in 2023.
- 1.11 The Chief Financial Officer is supported in monitoring the Council's Capital, Treasury and Investment position by both internal officers and also the Council's Treasury Advisor with whom he meets three times per year. This external support is a vital check and balance in ensuring the Council is receiving the best possible advice and support in managing the Council's considerable asset base, borrowings and future investment plans. This enables the Chief Financial Officer to provide regular reports to the Policy & Resources Committee and the Inverciyde Council on the Council's Treasury Strategy, Treasury Annual Report and Mid-Year Report as well as frequent updates on the Capital Programme.
- 1.12 The Capital Strategy pulls all these aspects together and aims to provide a valuable addition to Elected Members overall understanding of the Council's finances and the wider impacts on policy choices in coming years.

#### 2.0 GOVERNANCE AND REGULATORY FRAMEWORK

# **Legal and Regulatory Framework**

- 2.1 The legal framework under which treasury management operates mainly involves:
  - the Local Government (Scotland) Act 1973
  - the Local Government (Scotland) Act 1975
  - the Local Government etc. (Scotland) Act 1994
  - the Local Government in Scotland Act 2003 and
  - Regulations and statutory guidance issued under powers in the above Acts.
- 2.2 In addition, CIPFA issued the Prudential Code for Capital Finance in Local Authorities and the Treasury Management in the Public Services: Code of Practice and Cross-Sectoral Guidance Notes, both of which were last revised in December 2021.

The Prudential Code requires Councils to ensure that capital expenditure and investment plans are affordable, that borrowing and other long-term liabilities are prudent and at sustainable levels, and that treasury management and investment decisions are taken in accordance with professional good practice. The Code requires the production and monitoring of Prudential Indicators.

The Treasury Management Code includes requirements for Councils to consider the objectives of their treasury management activities and the effective risk management of those activities. The Code requires the production of a Treasury Management Practices document which sets out how the Council will seek to achieve its treasury management policies and objectives and how it will manage and control its treasury management activities. The Code also requires that, as a minimum, the following reports be submitted to the Council each year: a treasury management strategy, a mid-year review, and an annual report after the year-end.

- 2.3 The main regulations and statutory guidance that apply are:
  - a) Local Government Capital Expenditure Limits (Scotland) Regulations 2004

    These require that Councils "have regard" to the Prudential Code when determining "the maximum amount which a local authority can afford to allocate to capital expenditure".
  - b) Local Government Investments (Scotland) Regulations 2010 Scottish Government Finance Circular 5/2010 was issued under these Regulations and requires the approval of annual Investment Strategies and Permitted Investments by Members as well as an Annual Report on Investments to Members within 6 months of the financial year-end.
  - c) The Local Authority (Capital Finance and Accounting) (Scotland) Regulations 2016 Scottish Government Local Government Finance Circular 7/2016 was issued under these Regulations and replaced provisions for local authority borrowing, lending and loans funds that were in the Local Government (Scotland) Act 1975. The Circular includes requirements in relation to the prudent annual charging against the Revenue Budget for the cost of capital projects (Loan Charges) and permitted methods of calculating those charges.

Changes are being made to these Regulations from 1 April 2024 under which the maximum write-off period for these annual charges for individual projects will normally be 50 years and any changes to write-off periods for individual projects will no longer be able to be applied to prior years.

Other changes to the Regulations were proposed by the Scottish Government in November 2023 and included the removal or restriction of use of the annuity method for calculating these annual charges. These proposals have now been deferred for further

discussion with changes now being proposed from 1 April 2027 at the earliest.

- d) Scottish Government Local Government Finance Circular 7/2018 This Guidance replaces a Finance Circular issued in 2007 that was issued under powers in the Local Government in Scotland Act 2003. The Guidance permits accounting adjustments for some types of treasury management activities, including where Councils have incurred premiums or received discounts when refinancing PWLB loans taken out by the Council.
- e) Scottish Government Local Government Finance Circular 10/2022
  This Guidance replaces a Finance Circular issued in 2010 that was issued to address accounting arrangements for PFI and similar arrangements. It allows a change to the accounting treatment whereby the cost of the PFI arrangement can be accounted for over the anticipated useful life of the asset rather than the contract life.

#### Governance

- 2.4 The Capital Expenditure budget is approved by the Council and monitored by the Policy & Resources Committee with oversight of individual projects by the Strategic Committees.
- 2.5 For Treasury Management, officers prepare a Treasury Management and Investment Strategy for each year (including Permitted Investments for the year, the Authorised Limit for External Debt, and the Treasury Management Policy Statement), a Mid-Year Report, and an Annual Report. These reports are submitted to the Policy & Resources Committee for review and for remission to the Full Council for formal approval, in line with the regulatory requirements above. Where the Council undertakes debt rescheduling, this is reported to the Policy & Resources Committee and the Full Council in line with agreed policy.
- 2.6 The cost of Treasury Management activity is included in the Revenue Budget and Budget reports to Committee as Loan Charges. Loan Charges are comprised of the annual charges for the write-off of the cost of capital projects over an appropriate period along with the interest and expenses costs from borrowing and the Treasury Management activities.
- 2.7 The Chief Financial Officer has delegated authority to make the necessary arrangements for authorised borrowing, the temporary investment of funds, and specified changes to the Treasury Management Practices. This authority is also delegated to each of the 3 Finance Managers where the Chief Finance Officer is absent (as approved by the Council on 30 November 2017). Treasury Management requirements are also included in the Council's Financial Regulations.
- 2.8 The Treasury Management Practices ("TMPs") is an operational document that is updated at least every 3 years and that set-out the main principles under the Treasury Management Code and how the Council will comply with those principles. The TMPs were last updated in February 2023.

## Risk

2.9 Given the long timescales involved in capital investment and treasury decisions, risk is a fundamental consideration for consideration. Within the Capital Strategy, Appendix A summarises the main risks identified by officers whilst a separate analysis of Treasury Management & Investment risks is included in that document.

#### 3.0 ASSET MANAGEMENT PLANS

- 3.1 A number of years ago the Council identified the need to align capital investment against the policy priorities of the Council. This resulted in the creation of a number of comprehensive Asset Management Plans (AMPs). The first Asset Management Plan related to the School Estate (the SEMP) which resulted in an ambitious and comprehensive new build and upgrade programme for the full School Estate. Thereafter asset plans were created in respect of the main leisure facilities, the roads assets, office and depot assets, ICT assets and most recently, open spaces.
- 3.2 Over the last 15 years the Council has undertaken a significant amount of work on Asset Management Planning and has used a combination of internal expertise and external peer review in their development. Once created the AMPs are embedded within the CDIPs and Capital Programme formulation process to ensure that there is a strong alignment between the Council's overarching Priorities and capital investment decisions.
- 3.3 The Asset Management Plans not only document and quantify all the assets held and their assessed condition but also create a sustainable investment plan which can then be factored into future years Capital Programmes. In addition the creation of the Asset Management Plan will lead to Members considering a whole estate investment approach which will potentially identify assets which the Council should no longer retain.
- 3.4 A significant benefit of having long term Asset Management Plans is that it allows longer term Capital Investment Plans for a minimum of the next five years but the capability to project this forward for a further period of time. This allows the Council to identify whether it's longer term Capital Investment Plans are affordable and sustainable and provides time for corrective action to be taken. The next part of this section provides an overview of the current position of the Asset Management Plans being progressed by the Council.

# 3.5 Net Zero

The Environment & Regeneration Committee of 28 October 2021 approved the Net Zero Strategy 2021-2045 which sets out Inverclyde Council's route map to achieving net zero greenhouse gas emissions by 2045. The Net Zero Action Plan 2022-2027 was approved at a special meeting of the Environment & Regeneration Committee on 30<sup>th</sup> November 2022 and this sought to capture and collate current activities that are funded from existing budgets and to also identify new actions which will require additional funding and/or resources. An allocation of £3.3m for 2023/26 was approved as part of the 2023/24 budget setting process to allow a focus on the following areas of activity:

- Reducing energy use in buildings through improved data collection, controls and targeted energy audits;
- Reducing energy demand in buildings through increased building based renewable generation;
- Introduction of low/zero carbon heating within smaller scale assets e.g. Early Years Establishments;
- Offsetting (insetting) via local peatland restoration projects;
- Fleet decarbonisation through car and light commercial vehicle transition to ULEV including expansion of charge point provision.

The Council has been successful in securing external funding support for a number of Net Zero related projects including £0.873m for two peatland restoration projects, work at Dowries farm has recently been completed with phase 1 of the 3 year Hardridge Farm project nearing completion. Funding support has also been secured from Museums Galleries Scotland and the Scottish Football Association for LED lighting projects at the Watt Institute and for floodlighting upgrades across pitches in Inverciple.

In terms of the impact on existing assets, it is recognised that the 2045 targets for Net Zero will involve circa 80% of the buildings currently in use. Retrofitting the existing building stock is a colossal

challenge in transitioning the built environment to net zero. The sheer scale of the task has been expressed in UK wide studies which indicate that it would require one building being retrofitted every 35 seconds between 2020 and 2050 in the UK.

The current Net Zero Action Plan noted that actions towards the end of the initial five-year period include low / zero carbon heating for larger facilities such as primary schools with the current market and available technology limiting the options for heat decarbonisation. It also noted that any heat decarbonisation projects require to be considered in tandem with the action plan item dealing with feasibility studies on deep retrofit which will address the core building fabric performance and associated heat demand beyond the basic decarbonisation of the heating systems. Costs associated with retrofit and fabric upgrades are currently not included in the action plan and will be subject to further detailed feasibility studies and reports. To date there have been retrofit studies undertaken on two primary school buildings, two office buildings and one leisure estate asset with work in this area also being undertaken through a Net Zero Collaboration Group in partnership with hub West Scotland and Built Environment Smarter Transformation (BE-ST) to maximise knowledge sharing and pooling of resources in areas such as the retrofit challenge.

The Council has recently published its draft Local Heat and Energy Efficiency Strategy and associated Delivery Plan with public consultation on-going. The evolving legislation in the area of Net Zero including the on-going Scottish Government consultation on the Heat in Buildings Bill will affect the approach to achieving minimum energy efficiency standards and way we heat our homes, workplaces and other buildings.

There are significant technical, financial and operational considerations / barriers involved in the transition to net zero emissions for each and every retained building / asset. The capital costs will broadly be proportionate to the size / type of facility with smaller facilities at the lower end of the scale and with larger highly serviced / more complex facilities at the upper end.

## 3.6 School Estate Management Plan & Expansion of Early Learning & Childcare

The Council has invested in excess of £270m on its school estate over the life of the School Estate Management Plan. The rationalisation of the estate was completed by the end of 2013. Over the period of the programme there has been a net reduction of 12 primary schools (from 32 to 20) and a net reduction of 2 secondary schools (from 8 to 6) with 2 of the remaining 6 secondary schools co-located within a shared community campus.

Significant progress has been made in addressing the number of Condition category C (Poor) and D (Bad) rated schools from 7 Secondary Schools and 21 Primary Schools at the start of the programme to all schools across all sectors rated A (Good) or B (Satisfactory) by 2016. In terms of Suitability there has also been significant progress made in ratings through the programme of comprehensive refurbishment and new build.

The plan prior to the COVID-19 lockdown would have seen all major projects completed in 2020 reflecting the approval of the acceleration of the School Estate Management Plan agreed as part of the budget setting process in March 2016. The St Mary's Primary School project was completed in October 2020 with completion of the final project at Gourock Primary School in December 2022 delayed due to the impact of a combination of the insolvency of the main contractor and COVID-19. The demolition of the last remaining decant facility, the former Sacred Heart Primary School, was completed in June 2022.

In addition to the projects taken forward and completed in 2014/15 to facilitate the Scottish Government commitment to the provision of 600 hours of Early Learning and Childcare, additional expenditure was approved in March 2016 to address works required to improve asset condition and suitability across the stand-alone facilities within the Early Years estate. The Council funded elements of the Early Years estate plan were completed with the final project to refurbish Hillend Children's Centre operational as of October 2021.

The increase in entitlement to early learning and childcare from 600 hours to 1140 hours required substantial levels of investment in workforce and infrastructure to support the expansion. Inverclyde Council submitted its initial expansion plan to the Scottish Government in September 2017 (October 2017 Education & Communities Committee) with a revised plan and financial template submitted in March 2018 (special Education & Communities Committee in June 2018). The Scottish Government confirmed a total Capital grant of £5.98m to Invercive Council as part of the overall 1140 hours funding for the infrastructure and capital funded elements of the expansion plan to be delivered between 2017/21. The original plan was phased from 2017/18 onwards to ensure that the required expanded capacity would be in place by 2020 however as a result of the impact of COVID-19, in April 2020 an order revoked the change to the 2014 Children and Young People's Act that requires education authorities to secure 1140 hours of ELC provision for all eligible children from August 2020. As a result of the progress already made within Invercive in the implementation of 1140 hours, it was possible to develop contingency plans to ensure that 1140 hours was still implemented across Inverclyde as of August 2020. All core 1140 hours expansion projects were completed with the final project for the new Larkfield Early Learning Centre operational as of November 2021.

The Scottish Government has previously confirmed capital funding allocations to support the phased expansion of free school meals to primary school children to be used to support initial investment in school infrastructure, including school catering and dining. The Education & Communities Committee approved the early adoption of Universal Free School Meals in Primary Schools across Inverclyde from August 2023. A programme of works across fourteen primary schools was delivered during June 2023 and over the summer holiday period to support the implementation.

The Education Capital programme includes a lifecycle fund designed to address maintaining the condition and suitability of the revitalised estate. The fund allocations are profiled such that the initial allocation of circa £0.4million in 2014/15 increased to £3m per annum. The lifecycle works address the on-going requirement for investment in the estate to maintain the overall condition of the assets at a good/satisfactory level. The allocation of this funding is based on annual review of the externally procured condition surveys and physical inspection of the various properties by the Council's Property Service. The most recent external condition surveys were undertaken via Aecom during 4<sup>th</sup> Quarter 2019 and are due for renewal in 2024. These surveys and Property Services assessment inform the allocation of future lifecycle funding across the estate and this is becoming increasingly important, particularly for the properties that were included early in the original programme.

A wider Learning Estate Review and strategy is now required to address the next 10+ years and future of the Learning Estate. Work has commenced on this in respect of roll projection analysis and assessment of the possible impacts of the new Local Development Plan and potential new housing provision. The strategy will require to consider the Condition of the estate from external surveys and Property Services reviews. A full review of all suitability surveys was completed in conjunction with Education Services and Heads of each establishment and this information was reflected in the 2021 Core Facts return. The strategy will also consider other works streams such as the 2021/28 Education Services Digital Learning Strategy. Energy efficiency and the implications of the Inverclyde Net Zero Strategy and associated 2022/27 Action Plan including the continued focus on adoption of a Net Zero Public Sector Buildings Standard and imminent legislation such as the Heat in Buildings Bill, will all have to be considered as far as practicable in future asset strategies.

The Council has undertaken a comprehensive assessment of its estate to identify the presence of Reinforced Aerated Autoclaved Concrete (RAAC). It has been confirmed that one school (St Michael's Primary School in Port Glasgow) has RAAC present and in line with industry guidance, a management strategy has been implemented. Options for permanent remediation are currently being investigated and will represent a funding pressure in the context of the available limited capital funding resources available for estate lifecycle investment.

#### 3.7 Office AMP

The Council's Office rationalisation proposals were originally presented and approved in September 2010. Linked with this was the prior approval in March 2010 for the development of a Customer Service Centre within Greenock Municipal Buildings designed to transform the way the Council communicates with its customers. The programme was part of a wider programme to modernise the Council's operations and working practices which included initiatives such as mobile and flexible working, electronic document management (EDRMS) and greater use of technology. The Offices Asset Management Plan (AMP) was taken forward on the premise that fewer desks than employees would be provided with the final projects within the Offices AMP completed in Autumn/Winter 2017. The Office Rationalisation programme resulted in a reduction of circa 40% of occupied floor space and circa 28% in terms of desk numbers with an increased potential desk space ratio through more efficient use of space across the same number of retained properties.

With the completion of the Office rationalisation programme, the majority of the Council's Operational Office space is now contained within the Greenock Municipal Buildings Campus. This is comprised of the main Municipal Buildings (including the refurbished/renovated former District Court offices), the Wallace Place Building, the James Watt Building and Hector McNeil House. Property Services had undertaken studies across the Campus at the end of 2019, both internally and through external specialist space planning consultants, with a view to identifying where possibilities exist for more efficient use of space and to address improvements where existing space is less suitable for current use and/or in poorer condition. The challenges posed by COVID-19 necessitated a shift to different agile working delivery models including increased flexible, mobile and homeworking arrangements. As part of the COVID-19 Organisational Recovery Plan the Council reviewed its agile working and other key policies resulting in the development of a Hybrid Working Strategy which has now been embedded within a new Flexible Working Policy following the completion of a 12 month pilot. As part of the Council's Delivering Differently Programme, a New Ways of Working project has also been established to examine the changes to the ways offices are being used within and out with the Campus including changes in the use of technology and the potential for increased use of Electronic Document Management processes. The previously completed space studies are being revisited as part of this work stream to assess the potential property / ICT investment implications connected with new ways of working. This workstream has involved the mothballing of the James Watt building from early 2023/24 facilitated through minor works undertaken across various assets to enable the relocation of staff. The potential reduction in employees from savings exercises plus the announcement of the successful Levelling-up Funding bid which will impact the Hector McNeil House building are also key considerations in the New Ways of Working Project.

The future maintenance and lifecycle requirements of this element of the Council's estate strategy are contained / addressed within the Operational Properties portfolio and the allowances for statutory and planned maintenance / lifecycle works funded from the annual £2.4m General Property Service capital allocation monitored through the Environment & Regeneration Committee.

# 3.8 Depot AMP

The Council's Depot rationalisation has involved the centralisation of Grounds, Waste and Transport at Pottery Street in Greenock with a Gourock Civic Amenity site and the Building Service Unit (BSU) workshop at Devol in Port Glasgow. The original Depot Asset Management Plan budget of £13m was reduced by £2.8m through a review of phasing and scope with the development of the masterplan and a refinement of the strategy / proposals. The majority of projects were completed by mid-2019 incorporating the phased works at Pottery Street including the salt barn, civic amenity site, vehicle maintenance facility / offices, fuel and vehicle wash facilities, and the refurbishment of the corner depot building / offices. The final element of the Depot AMP involving the Gourock Civic Amenity facility has been partially completed with the existing Kirn Drive Civic Amenity facility closed at the end of January 2022 and temporarily relocated to Craigmuschat Quarry. The demolition of the existing Kirn Drive Depot building and removal of fuel tanks was completed in June 2022. The future provision in Gourock was again considered as part of the recent budget setting process and

was not taken forward as a saving, with a requirement to now review the temporary provision at Craigmuschat.

#### 3.9 Leisure AMP

The Council undertook a review of its key Leisure Sites prior to 2009 which included reports covering a review of strategic sites and a pitches strategy, with a view to modernisation and reconfiguration of leisure provision within Inverclyde. Consultation was also undertaken with Sportscotland who allocated £1m in facilities grants, part funding specific projects at Parklea and Ravenscraig. A planned investment profile was presented to Committee in September 2009 with an initial implementation timescale of August 2012.

Following the implementation of the original Leisure Strategy above, a number of further projects were taken forward (Ravenscraig Activity Centre / Inverclyde Indoor Bowling / Lady Octavia Sports Centre / Boglestone Community Centre) through joint Council / Inverclyde Leisure funded projects.

In 2018 the Council agreed to allocate £120,000 annually to supplement the funding in the Leisure Repairs and Renewals Fund to meet the life cycle costs associated with the large 3G Pitch estate. The on-going requirements for major maintenance and lifecycle replacement of sports pitches across the Leisure Estate are addressed through the Leisure Pitches Strategy Asset Management Plan and capital allocations monitored through the Education & Communities Committee. Condition surveys were undertaken via external specialists in late 2019 across the Leisure and School Estate pitches to inform a review of the Asset Management Plans and lifecycle replacement allowances. This information together with data on individual pitches hours of use from Inverclyde Leisure formed the basis of a revised asset plan which was approved by the September 2020 Education & Communities Committee. A programme of rejuvenation and carpet replacement works commenced in 4th Quarter 2020 with 5 full size leisure pitch and 5 school estate pitch/MUGA carpet replacements completed to date including minor rejuvenation works at Inverkip Community Hub and carpet replacement of 5-a-side carpets at Lady Octavia Sports Centre.

The major maintenance and lifecycle replacement requirements of the buildings for the Leisure Estate remains with the Council and this element of the Council's estate strategy is addressed within the Operational Properties portfolio and the allowances for statutory and planned maintenance / lifecycle works funded from the annual £2.4m General Property Service capital allocation monitored through the Environment & Regeneration Committee. Minor day to day maintenance and 'consumables' are the responsibility of Inverclyde Leisure in accordance with the Service Level Agreement which regulates access, standards of maintenance and division of responsibilities. The allocations through this fund will be vital in the coming years to address significant elemental renewal of ageing assets.

As part of the Council's Delivering Differently Programme, the Council and Inverclyde Leisure completed a strategic review of all indoor, outdoor and community leisure facilities in Inverclyde. This activity was aligned with the 2023/25 Budget recognising the Inverclyde Leisure business model pressures such as shortfalls in income, increases in utilities, and other inflationary pressures such as pay. A report was submitted to the November 2022 Education and Communities Committee outlining proposals to reduce the funding pressure addressing a potential major reduction in the Inverclyde Leisure managed estate. The proposals were subject to public consultation and were considered as part of the previous budget setting process, however, no decisions in respect of a reduction in Leisure estate assets have been taken at this time.

# 3.10 Roads AMP

The Roads Asset Management Plan sets out the Council's strategy for maintaining the road network and its associated assets. Asset Management uses lifecycle planning to make best use of the available resources for the long term-term benefit of the asset. The Asset Management approach ensures an appropriate prioritisation of works in line with available budgets.

Investment is allocated to prioritise the delivery of corporate objectives and to provide best value to Inverclyde Council and its customers. Asset Management provides a framework for this process by identifying and prioritising needs across the network. Lifecycle planning is used to minimise whole life costs to ensure efficient and effective use of resources.

Through the identified asset management plan, Inverclyde Council will make best use of available resources in maintaining its road network and associated infrastructure.

The Council approved a comprehensive Roads Asset Management Strategy (RAMS) which was then utilised to develop the Roads Asset Management Plan (RAMP) and funding model in August 2012. A total of £29m was proposed for the period April 2013 to March 2018 to improve the roads infrastructure – carriageways, footways, lighting columns and structures, this included road and pavement resurfacing works, an extensive road patching and pothole repairs programme, street lighting replacement works and improvements to bridges and roads structures.

Further to this investment, a second phase of RAMP funding was allocated to the value of £15m for the period April 2018 to March 2023. The latest RAMS 2024 - 2029 has been completed with an annual budget allocation of £2.75 million per year to continue with the prioritised capital network programme.

The RAMP has resulted in a reduction in the number of Inverclyde's roads, footways, streetlights, and road structures which require costly ongoing defect repair treatments while providing increased future lifespan.

From the implementation of the RAMP in 2013 to present, the Road Condition Indicator (RCI) has significantly reduced, demonstrating that the planned investment is resulting in a significant improvement to the condition of Invercive's road network.

During this time Inverclyde Council has received awards from The Association for Public Service Excellence (APSE) for the most improved performer in 2016 for Roads, Highways and Winter Maintenance and for Street Lighting in 2017 and again in 2019.

#### 3.11 Vehicle AMP

The purpose of the Vehicle AMP is to provide the Council with an efficient, flexible method of procuring and operating fleet items that reflects good fleet management practice plus a cyclical replacement of fleet assets over a 7 year cycle taking advantage of public sector collaborative procurement frameworks. A review of the replacement policy will has been undertaken to reflect the budgetary position taking cognisance of the increased costs of vehicles, and requirement tom move towards Ultra Low Emission Vehicles (ULEVs).

In addition it led to the introduction of a dedicated Fleet Management System and Fleet Tracking System. Without a fleet asset management plan the Council would experience a return to inefficient practices including increased fleet downtime, an increase in expensive 'spot' hire vehicles, a requirement to increase workshop staff levels and an increase in both material and sub-contractor costs. Looking to the future the Vehicle AMP will continue taking advantage of the latest technological advances both in terms of vehicle and management/telematics systems driving forward efficiencies within the fleet asset management plan.

The Council have previously taken advantage of bridge funding from Transport Scotland and technological advances allowing greater battery range has allowed a significant increase in the number of ULEVs on the Council fleet. In 2017/18 there were 4 pure electric ULEVs accounting for 8% of fleet vehicles within the car/people carrier and light van categories, increasing to 38 (76%) by 2020/21. Funding from the Councils Net Zero has contributed to the replacement of four ULEVs, The Council now have 34% of its fleet under 3500kg GVM as ULEV with plans to have 100% ULEV within this category by 2030. The Council will require to identify funding for replacement ULEVs to continue to comply with the Scottish Government target of ending the sale of new petrol or diesel

cars and light vans in Scotland by 2032. This will be considered as part of the Council's Net Zero Strategy.

The technology to further introduce ULEVs into the medium and heavy commercial fleet continues to develop quickly and the continued funding of the Vehicle AMP will allow the Council to take advantage of these new technologies when established. In conjunction with this, consideration will require to be given to significant infrastructure requirements given the power requirements to charge large commercial vehicles, particularly when being charged at the same time in one central hub such as the Pottery Street depot.

# 3.12 Open Spaces AMP

The Council has also developed an initial Open Space AMP which incorporates Burial Grounds and the Crematorium. The wide range and nature of the assets covered and legacy works required in some areas makes the preparation of a systematic and cyclical detailed AMP challenging. Focus has been on the maintenance of existing infrastructure.

In 2023/24 funding from the Nature Restoration Fund (NRF) has allowed the development of future "shovel ready" projects. Additional funding streams through the NRF will assist in developing larger schemes. A focus on naturalisation, tree growing and biodiverse rich projects will support the Council's Net Zero ambitions. Additional ongoing maintenance however will become an issue in later years with revenue pressures on facilities as they age,

Based on the information to date an annual capital sum of £200,000 is allocated for general lifecycle maintenance. In addition the Council will explore opportunities to attract external funding where possible.

Works on expanding the Burial Grounds provision at Knocknaisrshill and replacing the Council's cremators in 23/24 ensure some capacity within our Burial Grounds and Crematorium. However development work will be required in 2 to 3 years for further cemetery expansion.

#### 3.13 ICT Asset Plan

The ICT Asset Management Programme intends to provide a modern ICT infrastructure providing the most appropriate level of equipment, at best value to the Council across all of Inverclyde Council's Offices and Schools. It aims to allow staff to undertake their roles and responsibilities in as efficient and flexible a manner as possible and provide teachers and pupils with modern and sustainable learning technologies. The ICT AMP has an annual budget of £0.534m, a reduction from £0.594k due to budget savings.

In line with the best practices for ICT Asset Management, the physical lifecycle of an ICT Asset has two distinct phases:

- Planning & Procurement
- Lifecycle & Disposal

The Council has adopted a policy of deploying laptops as the default device for officers and students unless there is a technological or configuration requirement that would require a desktop. ICT had implemented a four-year desktop and laptop refresh strategy and in 2023/24 phases 2 and 3 of the 4 phase School device refresh programme, following the corporate refresh completed in 2020/21 completed a full refresh across the corporate estate to allow for the introduction of Hybrid working.

In 2023/24 phase 2 of the refresh programme refreshed the remaining ICT/Business Studies suites in each high school. Phase 3 replaced devices in administration, libraries and other classroom environments. Phase 4 will replace primary school classroom and computer suite desktop PCs with laptops and trollies, a further 450 devices are scheduled to be purchased and deployed.

Completion of phase 4 was scheduled to be completed in 204/25 but due to budget savings may extend into the following FY. The projected budget savings will reduce the number of devices to be replaced by approximately 115 devices and extend the refresh programme beyond the current 4 year cycle.

The total number of devices in the programme is 6219

	Desktop PCs	Notebook PCs	Tablet PCs	Total
Schools	1972	2458	45	4475
Corporate	256	1442	46	1744
Total	2228	3900	91	6219

The programme also includes provision for replacement of core ICT equipment such as network storage, servers and infrastructure and the procurement and implementation of other services to support Hybrid working such as videoconferencing equipment.

# 3.14 Scheme of Assistance

Section 72 of the Housing (Scotland) Act 2006 requires Local Authorities to prepare and make publicly available a statement which sets out the Council's approach to providing householders with advice and/or assistance on how to repair, improve, maintain or adapt their home. The 2006 Act paves the way for applications for assistance with adaptations to be treated separately from applications for assistance with repairs and includes a general duty to provide financial assistance to make a house suitable for a disabled person. All eligible adaptation works will receive a minimum of 80% grant assistance or, at the discretion of the Council, 100% grant can be awarded.

The provision of a Care and Repair/Small Repairs Service who assist eligible applicants with the grant process and progression of adaptation works. Care and Repair operate a small repairs service for plumbing, electrical, joinery and general household jobs. The services are available to homeowners and tenants in the private sector who are either disabled or are over 60 years of age.

Year	Number of Homes Adapted	Small Repairs Provided
15/16	174	1705
16/17	181	1587
17/18	171	1701
18/19	19	1582
19/20	169	1620
20/21	133	582
21/22	162	1818
22/23	128	1204

The number of adaptations increased in 21/22 after the pandemic. Number of adaptations 22/23 is lower than 21/22 due to the type of adaptation, rise in costs and availability of resources/materials. Number of small repairs is lower than 22/23 due to reduction in service, agreed through the contract.

It should be noted that the Scheme of Assistance budget was increased to £0.806m from 2023/24 to address inflationary pressures. Projected figures for 2023/24 are 135 adaptations and 750 small repairs, again being lower due to the reduction in service agreed through the contract, there is currently no evidence of unmet need.

#### 3.15 **HSCP Asset Management**

In addition to the regular review of HSCP properties to identify opportunities for reconfiguration of services that support co-location, work has been undertaken across the NHS Greater Glasgow & Clyde area to develop a Primary Care Property Strategy which seeks to better understand the current utilisation of property and its suitability for existing and future service provision. This strategy

will assist with future business cases and inform board infrastructure investment decisions.

A number of shared service offices were addressed as part of the Offices Asset Management plan and consolidation within the Hector McNeil House building completed in 2014. Two further major HSCP projects were delivered with Scottish Government funding support, the Adult and Older People Complex Care Beds facility (Orchard View) opened in summer 2017, and the Greenock Health and Care Centre became operational in March 2021.

Further asset areas were addressed via the phased re-provisioning of Inverclyde's Children's Residential Services with one unit (Kylemore) completed in March 2013, a further unit (Cardross – 'the View') completed in January 2018, and the final unit (Crosshill) completed in October 2022 following delays experienced through a combination of the insolvency of the original main contractor and COVID-19.

The Strategic Review of Services for Adults with Learning Disabilities in Inverclyde was signed off by the Integration Joint Board in December 2016. As part of the Service redesign, a number of properties historically used by the service were decommissioned and flats at Lynedoch Street and Hope Street vacated and released back to the relevant Registered Social Landlords. Golf Road was vacated in June 2018 and the McPherson Centre decommissioned in September 2018 with full integration into the Fitzgerald Centre following work within the Fitzgerald Centre to upgrade personal care facilities, storage and sensory areas undertaken over summer 2018. The longer term plan remains for a new Inverclyde Community Hub with business case approved in February 2020. The progression of the project has been delayed through COVID and has also involved the approval of additional funding and a fundamental review of the design proposals to address the overall affordability of the project including the adoption of a low carbon design approach with the support of external grant funding through the Low Carbon Fund / Vacant and Derelict Land Investment Programme (VDLIP). The final re-tender exercise is due to be completed at the end of 1st Quarter 2024.

The homelessness service has implemented a change programme to drive forward a full-service redesign in response to recommendations made by The Homelessness and Rough Sleeping Action Group which includes the development of a Rapid Rehousing Transition Plan (RRTP). The rebranding of the service as a Housing Options and Homelessness Advice Service was a major milestone with the cross-sector partnership and early intervention involved in this approach fundamental to reducing the need for temporary accommodation by preventing homelessness. A review of the estate and accommodation requirements are an integral part of the ongoing change programme / service redesign.

Other specific property issues remain for Health & Social Care around the future of the Centre for Independent Living store, the continued lease of the Unpaid Work Unit at Kingston Industrial Estate and there is a need to review provision at the Wellpark Centre and the Hillend Centre.

Day to day investment in the HSCP buildings is funded from the general Property AMP but the funding for transformational change in service delivery requires to be funded elsewhere. For the Children's Units, funding came from a combination of prudential borrowing funded by service savings, reserves and core capital grant. The new Inverclyde Community Hub will also be funded largely by prudential borrowing.

The Scottish Government consulted on proposals for a National Care Service (NCS) to achieve changes to the system of community health and social care in Scotland. On 20th June 2022, the Scottish Government introduced the National Care Service (Scotland) Bill to the Scottish Parliament. Scottish Government propose to make amendments to the Bill at Stage 2, in response to evidence taken at Stage 1 and ongoing feedback from stakeholders as part of the Scottish Government's codesign programme. Several key changes were referred to in recent correspondence, including a move away from establishing 'Care Boards', in favour of reform of Integration Authorities. It remains the intention for Scottish Ministers to directly fund reformed integration authorities. It is unclear how this will affect the approach to asset management with the uncertainty impacting the ability to confidently make medium and long term decisions around future asset requirements.

#### 3.16 Coastal Assets

Provision was made in the 2020/21 budget to address the progression of surveys and mapping of Council coastal assets i.e. sea walls and other coastal defence installations/structures to establish condition and any current/future capital project works required. A number of surveys have been undertaken through external specialist consultants with priority marine side remedial works at the Greenock Waterfront area currently on-going. Surveys of the Newark to Kelburn walkway were undertaken in first quarter 2023 with a condition report completed which identified a need for periodic reinspection, and that significant remedial works are likely to be required in the medium term to ensure the existing coastal walkway protection measures remain effective. A survey of the sea wall and defences at Gourock Outdoor Pool was completed in October 2023 with condition report received and recommendations to follow. The work in this area will continue as part of the wider Corporate Asset Management strategy and activity and will be aligned with Coastal Change Adaptation activity. of available internal resources which are being prioritised on delivery of the wider capital programme. Coastal assets condition and effectiveness represent a funding pressure in the context of the available limited capital funding resources available for asset lifecycle investment.

# 3.17 City Deal

Although not a specific Asset Management Plan the Council does have major investment plans in relation to the Glasgow Region City Deal which has a £1.13 billion Capital Infrastructure investment programme covering the 8 Local Authorities in the Glasgow City region. Inverclyde Council currently has 3 projects in various stages of development with an estimated total Capital cost of £33.7million, £22million of which is funded through the City Deal investment and Council contribution with the balance funded by external partners. The past year has seen the Greenock Ocean Terminal project reach completion and open, the approval of the Outline Business Case for Inverkip and Inchgreen works complete in February 2024.

The Scottish and UK Government investment is due to be paid over a 20 year period ending in 2035. Due to the timing difference between the Council incurring expenditure by 2025 and the receipt of grant, the Council will require to finance the cashflow implications as well as loan charges in relation to the Council's projected £1.3 million contribution. The funding for this has been allowed for in the Council's recurring Revenue Budget and forms a specific appendix within the Financial Strategy.

# 3.18 Levelling Up Fund

Again, whilst not a specific Asset Management Plan the Council has recently received confirmation of £19.39m Levelling Up Fund grant towards a £21.6m project to redevelop Greenock Town Centre. The project will see the transformation of the town centre with demolition of the elevated A78 dual-carraigeway along with Hector McNeill House and 40% of the existing Oak Mall retail centre resulting in easier access to the area for residents and visitors, with the resultant additional space having the potential for a new college campus, town centre housing and new cultural opportunities. The project continues to progress with design of the road, demolition plans, public realm plans and the creation of a new charity who are taking on the Glebe project. This project has clear implications for the Office and HSCP AMPs and is being considered within the overall New Ways of Working project.

# 3.19 Greenock Towns Fund

In September 2023, the UK Government Department for Levelling Up, Housing and Communities announced that Greenock was one of 7 areas in Scotland to be allocated funding for the UK government's Long Term Plan for Towns. Greenock will receive a 10-year endowment-style fund with £19.5million of funding split between Revenue (RDEL) of £4.6m and Capital (CDEL) of £14.9m support released over a 10 year period from 2024/25 to 2033/24, with a light touch assurance from DLUHC. Inverclyde Council has received £50,000 of capacity funding in 2023/24 paid as an RDEL grant and on establishment of a Town Board a further £200,000 in RDEL capacity funding will be released in April 2024. The Town Board must be set up by 1st April 2024 and will advise on how best to utilise the funding to support the Development of the Long Term Plan which requires to be submitted by 1st August 2024.

#### 4.0 THE CAPITAL PROGRAMME

- 4.1 The Council traditionally approves a rolling three year Capital Programme each budget cycle. The February 2024 budget saw the approval of a 4 year Capital Programme covering 2024/28 which takes the programme to the end of the current Council.
- 4.2 Annual capital budget allocations are provided for investment in the core assets identified via the Asset Management Plans with these allocations intended to maintain the existing assets to acceptable standards. The allowances do not generally allow for expansion or replacement of existing assets which would normally be addressed through specific investment proposals.
- 4.3 The UK exit from the EU, the impact of COVID, increased global demand for materials and most recently the impact of the conflict in Ukraine had a significant impact on the delivery of the capital programme. These issues have inevitably led to both cost pressures and project delays. As a result a £4 million cost pressure allowance was included in the 2023/26 budget to help address these pressures. In addition a further £4.4million was allocated from Reserves to ensure the 2024/28 Capital Programme stayed within funding parameters.
- 4.4 Current annual allocations amount to £9.622m (see table below) This amount includes the reductions applied to ICT and Zero Waste as part of the 2024/28 Budget.

Recurring annual Grant Allocations:

ICT	£0.534m
Roads (RAMP)	£2.750m
Zero Waste Fund	£0.045m
Parks & Open Spaces	£0.200m
Property	£2.400m
Scheme of Assistance	£0.573m
Leisure Pitches	£0.120m
School Estate	£3.000m

Total Annual allocations £9.622m

General Capital Grant in 2024/25 £5.782m

The Scottish Government spending review in 2021 confirmed the General Capital Grant will remain at the current level until at least 2025/26 and the latest projections from the Scottish Fiscal Commission indicate that in the medium term capital resources are expected to become even tighter. Officers have assumed a continuation of the current level of Capital Grant £5.75m to 2027/28. The General Capital Grant in 2024/25 then is approximately £3.8million short of the current allocations which in turn have been frozen at 2023/24 levels resulting in real terms funding reductions. The current Financial Strategy assumes that the Council will prudentially fund £1.5 million of capital investment annually to 2030/31 which will partially address this pressure for the next 6 years. The remaining shortfall of approximately £2.3m per year will require to be funded from either capital receipts, revenue reserves and prudential borrowing or reductions in the asset base.

- 4.5 Other investment includes the Vehicle Replacement Programme however this is funded via ongoing prudential borrowing and is not reliant on the General Capital Grant. In addition, specific investment proposals are considered either as part of the budget setting process or via reports to Strategic Committees. Any such proposals would require to be funded by way of prudential borrowing and/or one-off allocations from reserves.
- 4.6 In addition to the core capital grant the Council receives Specific Capital Grant awards from the Scottish Government plus can apply for grants from other bodies such as Strathclyde Passenger Transport and Sustrans.

- 4.7 The Council has undertaken a comprehensive assessment of its estate to identify the presence of Reinforced Aerated Autoclaved Concrete (RAAC). It has been confirmed that one school (St Michael's Primary School, Port Glasgow) and one office (Princess Street House, Port Glasgow) have RAAC present and in line with industry guidance, a management strategy has been implemented. Options for the permanent remediation are currently being investigated and will represent a funding pressure in the context of the limited capital resources available for estate lifecycle investment. The Council continues to work in close partnership with the Scottish Government on this matter and to follow their guidance and that of other authoritative bodies.
- 4.8 In recognition of potential increase in resources or cost reductions the Council will overprovide by up to 5% against available resources. It needs to be borne in mind that if extra resources or cost reductions do not occur then savings will be required.
- 4.9 A summary of the proposed 2024/28 Capital Programme is shown below. This was approved by the Council in February 2024. The longer term affordability of the capital investment requirements are covered in more detail in section 6 of the Strategy.

# **Proposed Capital Programme 2024/2028**

Expenditure/Projects by Committee	2024/25 £m	2025/26 £m	2026/27 £m	2027/28 £m	Totals £m
Policy & Resources Environment & Regeneration School Estate Education & Communities HSCP	0.876 12.112 1.607 0.513 3.450	1.675 18.308 3.458 0.557 5.605	0.895 8.090 4.750 0.251	0.534 7.840 4.750 0.120	3.980 46.350 14.565 1.441 9.055
	18.558	29.603	13.986	13.244	75.391
Financed By					
Government Grant Sales/Contributions Other Income Revenue Prudential Borrowing Resources Carried Forward	5.834 0.315 1.409 6.169 4.357 13.547	5.750 0.315 0 3.544 8.593 0	5.750 0.315 0 2.564 2.714 0	5.750 0.315 0 2.433 2.464 0	23.084 1.260 1.409 14.710 18.128 13.547
Shortfall in Resources	01.001	10.202	11.010	10.002	3.253
					0.200
Recommended maximum overcommitment (5% of Resources)					3.607
Flexibility					(0.354)

#### 5.0 DEBT AND FIXED ASSETS

- 5.1 One objective of the Capital Strategy is to demonstrate the sustainability and affordability of its capital expenditure and investment plans. Much of the affordability assessment depends on the Council's Treasury Strategy. The period of the Treasury Strategy is currently four years and one positive development arising from the creation of a Capital Strategy will be to align the timescales for the Treasury Strategy, Investment Strategy and Capital Programme.
- 5.2 A key requirement of the Treasury Strategy is to set the Prudential Indicators which will determine limits around borrowing, investment and affordability and thereafter feeds directly into the Revenue Budget process. The Treasury Strategy is considered by the Policy & Resources Committee in March and thereafter the Council.
- 5.3 There are 3 distinct areas where it is important that the inter relationships are highlighted as these are at the heart of understanding the Council's overall approach to capital investment and long term financial planning.

**Loan Charges/Loan Fund Debt –** Loan Charges records are the Council's internal record of capital investment. Sums incurred are currently written down on annuity basis using the expected life span of the asset created/work carried out. The Loan Charges records allocate the capital incurred against the asset created/improved.

Loan Charges are an internal calculation and no money leaves the Council but it is Loan Charges which form the charge to the Revenue Budget as a proxy for depreciation.

**External Debt-** To fund capital works the Council will in many cases have to borrow funds. The traditional route for local government remains to borrow from the Public Works Loan Board (PWLB) but a significant amount of borrowing has also been carried out from other lenders and this is referred to as Market Debt. Interest is paid on these loans throughout the year and these costs form the basis of the calculation of the loan charges interest rate.

**Balance Sheet Fixed Assets -** As part of the statutory Annual Accounts the Council prepares a Balance Sheet and the largest sum within this is the value of assets held by the Council. Assets are revalued on a rolling basis every 5 years although adjustments can be made in the interim in the event of a material impact on the assets value. Depreciation is applied to the assets prior to inclusion on the Balance Sheet. Depreciation does not form part of the revenue budget and is reversed out of the accounts when calculating the Council's available Usable Reserves.

The financial position of these three areas is explained further in the following paragraphs.

# 5.4 Loan Fund Debt

The Council has recently concluded a significant period of ambitious investment in the School Estate, Leisure Estate, Roads Assets plus the rationalisation of the Office and Depot Estate. This has seen a significant increase in the Council's Loan Debt over the last ten years and projections indicate that the Loan debt will peak at approximately £230 million in 2026/27 but on the basis of limited prudential borrowing in future years the loan debt will reduce to around £176 million by 2033/34. Thereafter the debt gradually reduces and by 2043 there is only £99 million of the current debt outstanding. Given the current shortfall between Government Grant and annual capital requirements highlighted in section 4, it is likely that Prudential Borrowing and hence debt will need to substantially increase over this period with the resultant increase in pressure on the Council's Revenue Budget.

#### 5.5 External Debt

The Council's external borrowing as at 28th February 2024 was:-

PWLB Debt £106.4 million LOBO Debt £ 29.5 million Market Debt £ 40.4 million £176.3 million

The bulk of these loans are Maturity Loans i.e.: principal is due to be repaid at the point that the loan matures, with some £26.2 million of the PWLB Debt due to be repaid by 31<sup>st</sup> March 2034 after refinancing of short-term borrowing in 2023/24. Thereafter however there is a 21 year period where under £23 million is due to mature unless called in by the market lenders or the Council restructures its PWLB debt.

Taking 5.4 and 5.5 together then by 2038, on the basis of the Capital Expenditure plans outlined in this Strategy, the External Debt will exceed Loans Fund Debt. By 2044 the amount of External Debt would exceed Loan Charges Debt by £37 million if nothing else changes. However, given the significant gap between Scottish Government Capital Grant and basic investment requirements, officers do not believe that the above scenario will occur due to the Council's requirement to increase the level of prudential borrowing significantly over the medium/longer term.

#### 5.6 Balance Sheet Fixed Assets

At the 31<sup>st</sup> March 2023 the Council owned property plant and equipment assets valued at £484.5million net of accumulated depreciation. Once PPP Assets and Managed Properties are included then the value of this Asset Base increased to £580.5million. This figure is significantly larger than the previous year due to the rolling valuation and indexation process which was carried out on assets during the year.

The average Asset Life Outstanding as at 31<sup>st</sup> March 2023 for the different category of assets is shown in the undernoted table. From this it can be seen that for the 3 main non-PPP asset categories, the average remaining life is approximately 21.8 years.

	Average				
	Asset Life	Asset Life Outstanding			
AUC	58.33	54.67			
Community Assets	36.83	28.83			
Infrastructure	30.45	17.55			
OLB	26.78	18.99			
PPP	34.93	27.29			
VPE	5.70	1.56			

It should be noted that the Asset Life Outstanding is reviewed at each valuation and provided the Council is undertaking appropriate maintenance and investment then the life will be extended thus ensuring that Asset values continue to exceed Long Term Borrowing in the Balance Sheet. In tandem with this the Policy & Resources Committee approved a Loan Charges repayment Policy in 2019 which extended the write off period for some classes of capital work. The net effect has been to spread loan charge payments over a longer period.

5.7 On 16<sup>th</sup> February 2023 the Council approved the use of the flexibility offered under Finance Circular 10/2022 with regards the accounting treatment of Service Concession Arrangements, ie the Council's Schools PPP contract, from 2023/24. This in effect extends the PPP debt from 30 years

#### Classification - No Classification

to 45 years, ie to 2053/54 with the asset life being amended accordingly. It should be noted that while this is reflected in the Asset Life above some components of the asset, such as Plant & Equipment, have a shorter life, resulting in a weighted average life for the PPP assets of 34.93 years, less than the 45 years noted.

5.8 In summary therefore, for the Council to maintain its considerable asset base, it will need to undertake capital investment over and above the projected Scottish Government Grant/Capital Receipts. This will require future borrowing whilst ensuring that the Council achieves a closer correlation between Loans Fund Debt and External Debt in the longer term. This will be achieved by ensuring that the majority of new borrowing from 2025 will be carried out for short to medium term periods i.e. up to 10-25 years.

#### 6.0 LONGER TERM INVESTMENT PLANS

- 6.1 It can be seen from Section 4 of the Capital Strategy that it is unlikely that Government Grant and estimated Capital receipts will be sufficient to meet the required investment levels for the Council to maintain its current asset base. The current Financial Strategy assumes that the Council will prudentially fund £1.5 million of capital investment annually to 2030/31. Any prudential borrowing will need to be funded from savings delivered by the investment or revenue savings. This will require the Council takes a conscious decision to disinvest in certain assets, reduce the number of assets it holds or cut day to day services.
- 6.2 The current annual allocations make no allowance for the transition to Net Zero. An allocation of £3.3m has been approved for 2023/26 to allow a focus on reducing energy use in existing buildings, decarbonisation of the Council fleet and offsetting and the Council has been successful in attracting grants to assist with peatland restoration however there is no allowance for retrofitting the existing building stock. Such retrofitting will be technically and operationally challenging and will involve significant additional capital investment in the period to 2045, funding will require to be identified to address this.
- 6.3 It should be noted that this level of investment takes no account of inflation or any one off Capital investment requirements not included in the core life cycle maintenance allocations. Any such investment requirements will be flagged up in the relevant Asset Management Plans and following consideration as part of the normal governance processes would be factored into future Capital Strategy reports.
- 6.4 All the above indicates the unprecedented pressures on the Council's capital investment resources. These pressures are being contained at present via the use of one-off reserves and maintenance requirements being suppressed by the high levels of capital investment over the last 15 years. As assets created/refurbished at that time get older and investment requirements increase then the current asset base/ funding approach is simply unsustainable.
- 6.5 To begin to address this the Council has approved the creation of an Asset Management savings workstream to be progressed during 2024/25. Whilst this has a £400,000 net revenue savings target a secondary and potentially larger saving will be in future capital investment requirements. To achieve recurring savings of this order will require clear prioritisation and a longer term view from Elected Members informed by the Asset Management Plans developed to support this Strategy.
- 6.6 Appendices B and C show the impact of the level of capital investment on the Loan Charges earmarked reserve, loan charges and loan debt for the period to 2043/44. From Appendix C it can be seen that projected Loan Charges would drop by £1.1 million between 2024/25 and 2033/34 whilst over the same period the Loan Debt will drop by £43.7 million.
- 6.7 Despite the ongoing need for prudential borrowing the Council will see a reduction in the proportion of its Revenue Stream which is spent on servicing loan charges and also a significant reduction in the ratio of loan debt to Revenue Stream. From Appendix C it can be seen that the Loan Debt as a percentage of Revenue Stream drops by 19.8% over the 2024/34 period, whilst the % of the Revenue Stream spent on Loan Charges drops by 0.64% to 6.41%.

#### 7.0 CONCLUSIONS

- 7.1 The Capital Strategy provides an opportunity for a number of related aspects of the Council's overall finances to be pulled together into a summarised document. From this it can be seen that:
  - a) The Council is well advanced in its Asset Management Plan preparation and delivery with major investment in all aspects of its asset estate over the last 15 years or more.
  - b) The Council keeps a long term view of its long term borrowing and funding and this informs the current Treasury Strategy.
  - c) The Council has a robust governance process via the Financial Regulations, Prudential Code, Risk Management and Budget Process to ensure that Asset Management Plans and the Capital Strategy are affordable in the medium to longer term.

The current proposals within the Capital Strategy are affordable and can be met from the current Loan Charges allocation without further cost to the Council Tax payer.

It should be noted however that, as can be seen in section 4, the current capital allocations are anticipated to be approximately £3.8m in excess of the annual capital grant going forward, while this has been addressed in the 4 year budget to 2027/28 in the longer term the shortfall will require to be funded from either capital receipts, revenue reserves and prudential borrowing or reductions in the asset base.

7.2 The Capital Strategy emphasises the need for the Council to take a long term view when taking decisions around Capital investment and specifically to ensure that investment plans are appropriate and financially sustainable in the longer term. The annual production and updating of the Capital Strategy allied to the Treasury Strategy, Capital Programme approval and Financial Strategy will all ensure that the Council are able to take Capital investment decisions in the knowledge of the long term implications.

The area of Treasury and Capital investment requires risks to be continually managed and monitored. Part of this is covered in the Governance Section (Section 2), however the following paragraphs list other risks and how the Council manages these. The risks are shown in bold with the mitigation in normal typeface.

# 1/ The Capital Strategy does not reflect the objectives set out in other strategic plans of the Council.

The Capital Strategy provides a high level overview of the various Asset Management Plans, Financial Strategy and Treasury Strategy all of which closely link to the plans the Council has signed up to. It is acknowledged that there will inevitably be other financial investment requirements over the next 20 years not quantified at this point in time however the Capital Strategy will be updated as further information becomes available regarding these strategic plans.

# 2/ The Council does not have adequate funding to fully address the Net Zero Strategy

The Net Zero Action Plan 2022-2027 collates existing activities and seeks to identify actions which will require additional funding/resources required to fully address the Net Zero Strategy 2021-2045. While funding has been allocated as part of the 2023/24 budget process to address the Action Plan no further funding is currently available to implement the Strategy. This will involve a significant level of investment over the period to 2045, funding for which will require to be in addition to current capital allocations and is currently not identified.

# 3/ The directorate planning process will identify a range of additional budget pressures over and above those currently considered in this Financial Strategy.

The Directorate Planning Guidance identifies that Committee Development Improvement Plans (CDIP) should reflect the resources allocated – the need for additional resources to achieve a particular priority should be specifically identified via the Council's approved governance processes prior to the preparation of the CDIP.

# 4/ Forecasts within the Capital Strategy are not accurately determined or reviewed on a regular basis.

The Capital Strategy will set out the expected levels of expenditure and income for the future. The forecasts are arrived at through careful consideration of historic trends and current AMP investment levels plus advice on interest rates and borrowing costs from the Council's Treasury Advisors.

Throughout the financial year, the Council regularly monitors its financial performance against its capital and treasury budgets and will revise projections and/or take action where necessary.

# 5/ The Council has insufficient capital resources to sustain capital commitments.

The combination of reduced funding and the economic position mean that the Council has to focus on maintaining key infrastructure whilst utilising prudential borrowing for specific capital projects. To support this process an Asset Management saving workstream has been approved to take place over 2024/26

Regular review of existing Asset Management Plans and Policy Priorities ensures that the Council's investment plans remain affordable. The Council is in regular contact with its Treasury Advisors to identify opportunities to reduce Treasury costs within the parameters of the Prudential Indicators.

# 6/ Given the major Global Economic uncertainty the Council is exposed to major fluctuations in the financial markets

The Council' Treasury and Investment Strategy supported by the associated Treasury Management Policies and Prudential Indicators provides a robust framework within which officers operate to ensure that the Council is not materially exposed to short term fluctuations in the financial markets.

# Invercinde council

#### Finance Strategy Loan Charges

		2023/24 £'000	2024/25 £'000	2025/26 £'000	2026/27 £'000	2027/28 £'000	2028/29 £'000	2029/30 £'000	2030/31 £'000	2031/32 £'000	2032/33 £'000	2033/34 £'000
Balance B/fwd		1,645	2,013	2,235	2,609	2,814	1,924	1,111	765	630	600	940
Projected Loan Charges	а	17,734	17,370	16,818	17,087	17,282	17,305	16,938	16,827	16,722	16,352	16,279
Available Budget	b	16,902	16,592	16,192	16,292	16,392	16,492	16,592	16,692	16,692	16,692	16,692
Loan Charge Surplus/(Deficit)	27 54	(832)	(778)	(626)	(795)	(890)	(813)	(346)	(135)	(30)	340	413
Other Adjustments:												
Transfer from Reserves	С	1,200	1,000	1,000	1,000	0	0	0	0	0	0	0
	=	1,200	1,000	1,000	1,000	0	0	0	0	0	0	0
Balance at Year End	=	2,013	2,235	2,609	2,814	1,924	1,111	765	630	600	940	1,353
Interest Rate (Assumed):		4.40%	4.33%	3.98%	3.88%	3.77%	3.66%	3.64%	3.70%	3.75%	3.80%	3.90%

Notes

Revised projections as at February 2024 and excludes Loan Charges relating to City Deal and Birkmyre Trust. General capital grant is applied to core allocations only and not to individually funded models.

- a Includes loan charges for new LD Centre based on spend between 2021/22 to 2025/26. £100k annual cost increase from 2023/24 to reflect prudential borrowing of £1.5m to 2030/31 (June 2023 Finance Strategy). Projected principal repayments on new projects are calculated on annuity basis.
- b Adjustments to Available Budget:

For 2023/24

Budget increased by £4,715k due to budget and projected SEMP loan charges now included above and not separately budgeted for. Budget from 2023/24 onwards increased by £100k annually for annual Prudential Borrowing to 2030/31 (June 2023 Finance Strategy). Budget adjusted for £5k reduction in loan charges for Food Waste Collection saving. For 2024/25

Budget reduced by £410k from 2024/25 onwards

For 2025/26

Budget reduced by £500k from 2025/26 onwards

c £1.2m agreed December 2022 £3m agreed December 2023, allocated £1m each year 2024/25 to 2026/27

Finance Services February 2024.

#### LONG TERM LOANS FUND PROJECTIONS BASED ON CAPITAL STRATEGY

	Loans Fund	Total Loan	Assumed	Revenue	% of Loans	% of Loan
	Debt End of	Charges	Interest	Stream	Fund Debt to	Charges to
	Year		Rate		Revenue	Revenue
					Stream	Stream
	£000	£000	£000	£000		
2024/25	219,673	17,384	4.33%	246,419	89.15%	7.05%
2025/26	226,175	16,832	3.98%	248,569	90.99%	6.77%
2026/27	229,551	17,089	3.88%	247,969	92.57%	6.89%
2027/28	225,646	17,282	3.77%	247,969	91.00%	6.97%
2028/29	218,128	17,305	3.66%	248,969	87.61%	6.95%
2029/30	210,657	16,938	3.64%	249,969	84.27%	6.78%
2030/31	203,152	16,827	3.70%	250,969	80.95%	6.70%
2031/32	194,048	16,722	3.75%	251,969	77.01%	6.64%
2032/33	185,070	16,352	3.80%	252,969	73.16%	6.46%
2033/34	176,009	16,279	3.90%	253,969	69.30%	6.41%
2034/35	166,686	16,457	4.06%	254,969	65.38%	6.45%
2035/36	157,203	16,467	4.19%	255,969	61.41%	6.43%
2036/37	148,878	15,242	4.40%	256,969	57.94%	5.93%
2037/38	140,834	14,803	4.54%	257,969	54.59%	5.74%
2038/39	132,744	14,667	4.67%	258,969	51.26%	5.66%
2039/40	124,541	14,761	4.94%	259,969	47.91%	5.68%
2040/41	116,084	15,008	5.26%	260,969	44.48%	5.75%
2041/42	107,503	15,139	5.65%	261,969	41.04%	5.78%
2042/43	98,812	15,023	5.89%	262,969	37.58%	5.71%
2043/44	90,196	14,910	6.37%	263,969	34.17%	5.65%

#### Notes:

- 1. The Revenue Stream is an estimate of GRG/NDRI plus Council Tax.
- 2. The Total Loan Charges excludes cash flow interest charged for City Deal projects.
- 3. The % of Loan Charges to Revenue Stream above excludes debt charges on PPP assets and so is not comparable with the Ratio of Financing Costs to Net Revenue Stream included in the Treasury Strategy.



# Treasury Management Strategy and Annual Investment Strategy

<u>2024/25 – 2027/28</u>

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 ${\it Classification: Official}$ 

#### 1.0 INTRODUCTION

- 1.1 CIPFA revised the CIPFA Prudential Code and the CIPFA Code of Practice on Treasury Management in December 2021. Inverclyde Council have adopted the Code of Practice on Treasury Management and comply with the Prudential Code.
- 1.2 The Local Government in Scotland Act 2003 and supporting regulations (the Act) require the Council to 'have regard to' the CIPFA Prudential Code (the Prudential Code) and the CIPFA Code of Practice on Treasury Management (the Code) to set Prudential and Treasury Indicators for at least the next three years to ensure that the Council's capital investment plans are affordable, prudent and sustainable.
- 1.3 The Act and supporting regulations require the Council to set out its Treasury Strategy for borrowing and to prepare an Annual Investment Strategy (as required by Investment Guidance subsequent to the Act) which sets out the Council's policies for managing its investments and for giving priority to the security and liquidity of those investments.
- 1.4 It is a statutory requirement for the Council to produce a balanced budget. In particular, a local authority must calculate its budget requirement for each financial year to include the revenue costs that flow from capital financing decisions. This, therefore, means that increases in capital expenditure must be limited to a level whereby increases in charges to revenue are affordable within the projected income of the Council for the foreseeable future. The projected revenue impact of the 2024/28 Capital Programme was built into the approved 2024/25 Revenue Budget.

# 2.0 CAPITAL/TREASURY MANAGEMENT POSITION, PRUDENTIAL INDICATORS, TREASURY MANAGEMENT INDICATORS AND POLICY LIMITS

# **Current Treasury Management Position**

2.1 The Council's treasury management position at 28 February 2024 comprised:

		Prin	Average Rate	
DEBT		£000	£000	
Fixed Rate funding	PWLB LOBO Market	106,378 16,000 40,000	162,378	4.18%
Variable Rate funding	PWLB LOBO Market	0 13,500 394	13,894 176,272	4.93% 4.24%
Other Long-Term Liabilities (PPP) TOTAL DEBT		-	53,256 <b>229,528</b>	
INVESTMENTS Call Accounts Notice Accounts Fixed Term Deposits TOTAL INVESTMENTS		- -	5,290 52 0 <b>5,342</b>	5.15% 3.99%  5.14%

The Investments above are for treasury management cash balances only and exclude non-cash balances treated as investments under Investment Regulation 31 (see Appendix 3 for categories).

## **Capital Expenditure and Borrowing**

2.2 The Council's Gross Capital Expenditure is estimated as:

	2023/24	2024/25	2025/26	2026/27	2027/28
	Projected	Estimate	Estimate	Estimate	Estimate
	£000	£000	£000	£000	£000
Capital Programme	22,952	23,451	28,916	20,096	13,134
(Excluding Levelling-Up Project)					

2.3 The Council's borrowing requirement (which takes account of the estimated Capital Expenditure, borrowing maturing and requiring to be refinanced, estimated future Council investment balances and expenditure to be incurred from using the PPP Service Concession Arrangement flexibility) is as follows:

	2023/24	2024/25	2025/26	2026/27	2027/28
	Projected	Estimate	Estimate	Estimate	Estimate
	£000	£000	£000	£000	£000
New borrowing	0	10,000	19,000	6,000	0
Alternative financing					
arrangements	0	0	0	0	0
Replacement borrowing	34,500	12,500	22,000	0	0
TOTAL	34,500	22,500	41,000	6,000	0

2.4 The Capital Financing Requirement is the amount of capital expenditure to be funded from borrowing that has not yet been repaid by the Revenue Budget as part of the loan charges.

The Council's Gross External Debt compared to the Capital Financing Requirement as at each yearend (including the effect of the proposed borrowing in paragraph 2.3) is as follows:

2023/24 2024/25 2025/26 2026/27 2027/28 **Projected Estimate Estimate Estimate Estimate** £000 £000 £000 £000 £000 Capital Financing Requirement 296,487 292,714 298,305 300,713 295,781 (CFR) External Debt (Including PPP) 229.298 236.981 253,227 254,128 247,967 55,733 Under/(Over) Against CFR 67,189 45,078 47,814 46,585

The above table shows that the Council expects to be under borrowed each year. Under borrowing means that the Council is using cash it already has (e.g. in earmarked reserves and other balances) to cash flow capital expenditure rather than bringing in new funds from borrowing. The projected level of under borrowing is considered reasonable but the position is kept under review in light of Council capital financing and other funding requirements.

This report does not include the impact on borrowing/investments for the potential transfer of HSCP reserves held by the Council to the proposed National Care Service.

Classification : Official **Debt Limits** 

2.5 The Council's Authorised Limit is a control on the maximum level of external debt whilst the Operational Boundary is a limit that external debt is not normally expected to exceed. It is proposed that the limits are:

	2023/24	2024/25	2025/26	2026/27	2027/28
	Limit	Limit	Limit	Limit	Limit
Authorised limit for external	£000	£000	£000	£000	£000
debt					
Borrowing	222,000	243,000	248,000	252,000	255,000
Other Long-Term Liabilities (PPP)	56,000	54,000	51,000	49,000	46,000
TOTAL	278,000	297,000	299,000	301,000	301,000
Operational boundary for external debt	£000	£000	£000	£000	£000
Borrowing	207,000	228,000	233,000	237,000	240,000
Other Long-Term Liabilities (PPP)	56,000	54,000	51,000	49,000	46,000
TOTAL	263,000	282,000	284,000	286,000	286,000

Approval is being sought for the Authorised Limits for 2024/25 to 2027/28.

2.6 The Council sets limits on the maturity of fixed rate and variable rate borrowing for the coming financial year. The limits proposed for 2024/25 are:

Maturity Structure	Fixed	Fixed Rate		le Rate
	Upper	Lower	Upper	Lower
	Limit	Limit	Limit	Limit
Under 12 months	45%	0%	35%	0%
12 months and within 24 months	45%	0%	35%	0%
24 months and within 5 years	45%	0%	35%	0%
5 years and within 10 years	45%	0%	35%	0%
10 years and within 30 years	45%	0%	35%	0%
30 years and within 50 years	45%	0%	35%	0%
50 years and within 70 years	45%	0%	35%	0%

The proposed limits are the same as set in 2023. They reflect the requirement that the Council's LOBO debt is treated based not on when the debt is due to mature but on when the lender could request an increase in the interest rate (when the Council could accept the increase or repay the debt).

2.7 The Council sets limits relating to the management of debt. The limits proposed are:

	2024/25	2025/26	2026/27	2027/28	2023/24
	Limit	Limit	Limit	Limit	Projected Outturn at Year-End
Maximum percentage of debt repayable in any year	25%	25%	25%	25%	22.70% (Repayable in 2077/78)
Maximum proportion of debt at variable rates	45%	45%	45%	45%	7.87%
Maximum percentage of debt restructured in any year	30%	30%	30%	30%	16.24%

The proposed limits are the same as set in 2023.

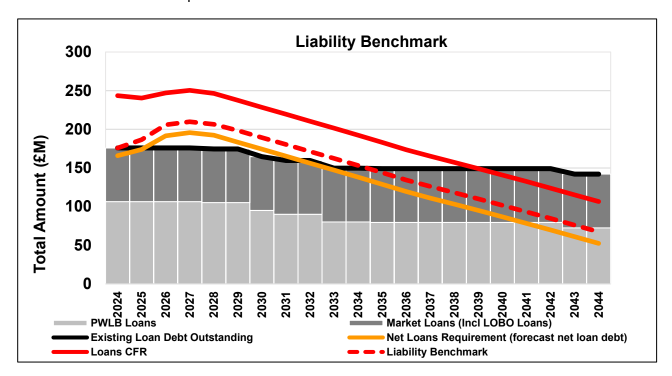
2.8 The Prudential Code requires that the Council states how interest rate exposure is managed and monitored:

All of the Council's PWLB debt is currently at fixed rates. The LOBO and Market debt contains some debt at fixed rates, some small elements at variable rates and some (the LOBOs) where the rates can change (subject to the terms of the debt contract). The Council's investments, which are all for less than 1 year, are all variable or regarded as variable under the treasury management rules.

These interest rate exposures are managed and monitored by the Council through management reports on treasury management that are received and reviewed by the Chief Financial Officer.

# **Liability Benchmark**

2.9 The Liability Benchmark is a requirement in the revised Treasury Management Code. It is calculated from the Council's treasury management debt less investments plus an amount for cash flow/liquidity requirements and is shown in the graph below (the dashed line) with the existing loan debt (PWLB and Market and LOBO Loans), the Loans CFR (Capital Financing Requirement excluding PPP), and the forecast net loan debt position.



The following points should be noted:

- a. The graph shows the current Liability Benchmark for 2023/24 plus 20 years (longer than the minimum recommended by CIPFA) but the Council's treasury management debt runs beyond that period.
- b. The graph includes the impact of the current position plus the approved capital programme (including prudential borrowing) which covers the years up to 2027/28. It does not include any projected additional borrowing or requirement beyond that (albeit that borrowing may well be required depending on plans at the time).
- c. Where loans outstanding are currently projected to be less than the Liability Benchmark above, this indicates a borrowing requirement where the Council is underborrowed and exposed to interest rate, liquidity and refinancing risks. Where loans outstanding are projected to be greater than the Liability Benchmark, this indicates a borrowing requirement where the Council is overborrowed and exposed to credit and reinvestment risks and a possible cost of carry due to different debt and investment interest rates.

## **Affordability**

2.10 In relation to affordability, the ratio of financing costs (including for PPP) to the Council's net revenue stream is estimated as:

	2023/24	2024/25	2025/26	2026/27	2027/28
	Projected	Estimate	Estimate	Estimate	Estimate
Ratio of financing costs (including PPP) to net revenue stream	8.98%	8.19%	8.45%	8.71%	8.85%

The latest Local Government Benchmarking Framework data is for 2022/23 and shows Inverclyde's percentage of 9.65% as the highest in Scotland, having been the second highest for 2021/22.

The Council's financing costs are affordable and fully funded from the Council's Revenue Budget and reflect the costs of the significant capital programme works and improvements undertaken by the Council on the School Estate and other assets.

2.11 The ratio of net debt to the Council's net revenue stream is estimated as:

	2023/24	2024/25	2025/26	2026/27	2027/28
	Projected	Estimate	Estimate	Estimate	Estimate
Ratio of net debt (debt and PPP less investments) to net	94.5%	91.1%	96.1%	96.8%	94.3%
revenue stream					

2.12 The ratio of net income from commercial and service investments to the Council's net revenue stream (a new requirement from 2023/24) is estimated as NIL, as follows:

	2023/24	2024/25	2025/26	2026/27	2027/28
	Projected	Estimate	Estimate	Estimate	Estimate
Ratio of net income from commercial and service investments to net revenue stream	0.00%	0.00%	0.00%	0.00%	0.00%

#### Investments

2.13 The Council's estimated investments position (after the proposed borrowing in paragraph 2.3) is shown in Appendix B and includes transactions treated as investments under the Investment Regulations. Included in Appendix B (as Cash balances managed in house) are the following estimated Bank Deposits:

	2024/25	2025/26	2026/27	2027/28
	Estimate	Estimate	Estimate	Estimate
	£000	£000	£000	£000
Cash balances managed in house				
1 April	10,000	12,555	14,360	14,093
31 March	12,555	14,360	14,093	14,095
Change in year	2,555	1,805	(267)	2

2.14 The Council sets upper limits for the total investments invested for over 365 days. The proposed limits are as follows:

	2023/24	2024/25	2025/26	2026/27	2027/28
	Limit	Limit	Limit	Limit	Limit
Upper limit for total principal	£000	£000	£000	£000	£000
sums invested for over 365	10,000	10,000	10,000	10,000	10,000
days					

The Council has not entered into any investments of more than 365 days during the year to date and does not expect to do so during the remainder of the year.

#### **Accounting Changes – Leases**

2.15 As of 31 March 2024, the accounting treatment of operating leases is planned to change and the value of those leases must be added to the Council's debt and assets. The values for the leases are being determined to comply with the changes to the accounting treatment. Any impact on the indicators and limits above will be included in future reports on Treasury Management activities.

#### 3.0 PROPOSED TREASURY STRATEGY AND INVESTMENT STRATEGY

#### **Interest Rate Forecasts**

3.1 The Council has appointed Link Treasury Services Limited as treasury advisers with part of their service being to assist the Council to formulate a view on interest rates. Link's latest interest rate forecasts (as at 5 February 2024) are:

As At	Bank	Inve	estment R	ates	P\	NLB Borre	owing Rat	es
	Rate	3	6	1	5	10	25	50
		month	month	year	year	year	year	year
	%	%	%	%	%	%	%	%
March 2024	5.25	5.30	5.20	5.00	4.50	4.70	5.20	5.00
June 2024	<b>\rightarrow</b>	$\downarrow$	5.10	4.90	4.40	4.50	5.10	4.90
Sept 2024	4.75	4.80	4.60	4.40	4.30	4.40	4.90	4.70
Dec 2024	4.25	4.30	4.10	3.90	4.20	4.30	4.80	4.60
March 2025	3.75	3.80	3.70	3.60	4.10	4.20	4.60	4.40
June 2025	3.25	3.30	3.30	3.20	4.00	4.10	4.40	4.20
Sept 2025	3.00	3.00	3.10	3.10	3.80	4.00	4.30	4.10
Dec 2025	+	$\downarrow$	$\downarrow$	$\downarrow$	3.70	3.90	4.20	4.00
March 2026	<b>\rightarrow</b>	$\downarrow$	<b>→</b>	<b>→</b>	3.60	3.80	<b>→</b>	$\downarrow$
June 2026	$\rightarrow$	$\downarrow$	$\rightarrow$	$\rightarrow$	$\downarrow$	3.70	4.10	3.90
Sept 2026	$\rightarrow$	$\downarrow$	$\downarrow$	$\downarrow$	3.50	$\downarrow$	$\downarrow$	$\downarrow$
Dec 2026	$\rightarrow$	$\downarrow$	$\downarrow$	3.20	$\downarrow$	$\downarrow$	$\downarrow$	$\downarrow$
March 2027	<b>+</b>	<b>+</b>	<b>\</b>	<b>\</b>	<b>+</b>	$\downarrow$	<b>+</b>	<b>+</b>

3.2 The UK Bank rate of 5.25% set in August 2023 saw the eleventh increase in a row at the Monetary Policy Committee meetings from May 2022. As shown above, the forecast is for rates to start to fall in the second half of 2024 through to September 2025 and remain steady thereafter at 3.00%.

# **Treasury Strategy - Borrowing**

3.3 The proposed borrowing is as shown in paragraph 2.3 whilst the proposed authorised limit for 2024/25 is shown in paragraph 2.5.

The replacement borrowing in 2023/24 was largely due to LOBO loans being repaid either due to the lender wanting to increase the loan rate under the contract so giving the Council the chance to repay without paying a premium or, in one case, a lender just allowing repayment without a premium. As shown above, PWLB rates are forecast to fall and so the borrowing in 2023/24 has been for short periods to allow the Council to refinance in 2024/25 and 2025/26 when rates are expected to be lower.

3.4 Any borrowing will depend on an assessment by the Chief Financial Officer based on the Council's requirements and financial position, adopting a cautious but pragmatic approach and after seeking advice and interest rate/economic forecasts from the Council's treasury advisers.

Any borrowing undertaken will be reported to the Policy & Resources Committee.

#### Policy on Borrowing in Advance of Need

The Council does not and will not borrow more than its needs purely in order to profit from the investment of the extra sums borrowed. Any decision to borrow in advance will be considered carefully to ensure value for money can be demonstrated and that the Council can ensure the security of such funds.

In determining whether borrowing will be undertaken in advance of need the Council will:

- Consider the definition of such borrowing within the Code on the Investment of Money By Scottish **Local Authorities**
- Ensure that there is a clear link between the capital programme and maturity profile of the existing debt portfolio which supports the need to take funding in advance of need
- Ensure the ongoing revenue liabilities created, and the implications for the future plans and for the budgets have been considered
- Evaluate the economic and market factors that might influence the manner and timing of any decision to borrow
- Consider the merits and demerits of alternative forms of funding
- Consider the alternative interest rate bases available, the most appropriate periods to fund and repayment profiles to use
- Consider the impact of borrowing in advance on temporarily (until required to finance capital expenditure) increasing investment cash balances and the consequent increase in exposure to counterparty risk and other risks and the level of such risks given the controls in place to minimise them.

The maximum extent to which borrowing in advance would be undertaken by this Council is the borrowing requirement identified in paragraph 2.3 above for 2024/2028.

#### Treasury Strategy - Debt Rescheduling

- 3.6 PWLB-to-PWLB debt restructuring would normally give rise to large premiums unless, as has been the case since the autumn of 2022, rates increased to levels at which some loans could be repaid either for low premiums payable by the Council or discounts receivable by the Council.
- As short-term borrowing rates are expected to be cheaper than longer term rates, there may be potential opportunities to generate savings by switching from long term debt to short term debt. However, these savings will need to be considered in the light of their short-term nature and the likely cost of refinancing those short-term loans, once they mature, compared to the current rates of longer term debt in the existing debt portfolio.
- The Council is more likely to look at making savings by running down investment balances as shortterm rates on investments are expected to continue to be around or lower than the rates paid on the debt currently held (albeit that the differential is expected to be lower than for some years).
- The reasons for any rescheduling to take place will include:
  - The generation of cash savings and/or discounted cash flow savings but at minimum risk;
  - Helping to fulfil the strategy outlined above; and

Enhancing the balance of the portfolio (amending the maturity profile and/or the balance of volatility).

3.10 Any debt rescheduling will be reported to the Policy & Resources Committee and the Full Council and will be within the Treasury Policy Limits.

## Investments - Policies/Strategy

#### 3.11 Investment Policy

The Council will have regard to the Local Government Investment (Scotland) Regulations 2010 and accompanying finance circular and the revised CIPFA Treasury Management in the Public Services Code of Practice and Cross-Sectoral Guidance Notes ("the CIPFA TM Code"). The Council's investment priorities are:

- (a) The security of capital and
- (b) The liquidity of its investments.

The Council will also aim to achieve the optimum return on its investments commensurate with proper levels of security and liquidity (i.e. Council's investment priorities for treasury investments will consider security then liquidity and then yield/return). The risk appetite of this Council is low in order to give priority to the security of its investments.

- 3.12 The Treasury Management code revised in December 2021 requires that "The organisation's credit and counterparty policies should set out its policy and practices relating to environmental, social and governance (ESG) investment considerations. This is a developing area, and it is not implied that the organisation's ESG policy will currently include ESG scoring or other real-time ESG criteria at individual investment level."
- 3.13 The policy agreed in 2023 for ESG considerations is as follows:

"This Council will seek to bring ESG (environmental, social and governance) factors into the decision-making process for investments.

For short term investments with counterparties, this Council utilises the ratings provided by Fitch, Moody's and Standard & Poor's to assess creditworthiness, which include analysis of ESG factors when assigning ratings. The Council will continue to evaluate additional ESG-related metrics and assessment processes that it could incorporate into its investment process and will update accordingly."

- 3.14 The borrowing of monies purely to invest or on-lend and make a return is unlawful and this Council will not engage in such activity.
- 3.15 Counterparty limits will be as set through the Council's Treasury Management Practices.
- 3.16 At the end of the financial year, the Council will report on its investment activity as part of its Annual Treasury Report.

#### 3.17 Permitted Investment Types

There are many investment instruments that the Council could use, each having different features and risks.

The list of investment instruments proposed for possible use by the Council (including those for the Common Good Fund) and for which Council approval is being sought are listed in Appendix A along with details of the risks from each type of investment.

The list of proposed investments reflects a low risk appetite and approach to investments by the Council.

There are no changes to the proposed Permitted Investments from those agreed in 2023.

#### 3.18 Creditworthiness Policy

The Council's proposed Creditworthiness Policy for 2024/25, as follows, is unchanged from that agreed in 2023.

- 3.19 The Council uses the creditworthiness service provided by Link Treasury Services Limited. This service uses a sophisticated modelling approach using credit ratings from the three main rating agencies Fitch, Moody's, and Standard and Poor's. The credit ratings of counterparties are supplemented with the following overlays:
  - Credit watches and credit outlooks from credit rating agencies (indicating the likelihood of ratings changes for a counterparty or the expected direction of ratings for a counterparty)
  - Credit Default Swap ("CDS") spreads to give early warning of likely changes in credit ratings
  - Sovereign ratings to select counterparties from only the most creditworthy countries.
- 3.20 This modelling approach combines credit ratings, credit watches and credit outlooks in a risk weighted scoring system which is then combined with an overlay of CDS spreads for which the end product is a series of colour coded bands which indicate the relative creditworthiness of counterparties. These colour codes are also used by the Council to determine the duration for investments.

The approach is reviewed by Link as required in light of banking system and regulatory changes e.g. as happened with the reduction in importance of support ratings for individual banks due to the removal of implied government support to banks.

3.21 The Council will use counterparties within the following durational bands and with the following limits per counterparty (bands and limits as set through the Council's Treasury Management Practices):

per counterparty (bands and limits as set through the counter's recastly Management							
Colour Category	Maximum Period for	Current Limit for Total					
	Individual Investments	Investments with					
		Individual Counterparty					
Purple	2 Years	£15m					
Blue (Nationalised or	1 Year	£15m					
Semi-Nationalised UK Banks)							
Orange	1 Year	£15m					
Red	6 Months	£15m					
Green	100 Days	£10m					
No Colour	Not To Be Used	£NIL					

The maximum period for individual investments with the Council's own bankers will be as in accordance with the above table whilst the limit for total investments with them will be £50m or as agreed by Committee or Full Council. The limit for any other group of counterparties will be £30m or as agreed by Committee or Full Council.

Members should note that these are the maximum periods for which any investment with a counterparty meeting the criteria would take place but subject to the Council's policy on Permitted Investments and instruments.

3.22 The Link creditworthiness service uses a wider array of information than just primary ratings and, by using a risk weighted scoring system, does not give undue preponderance to just one agency's ratings.

Typically, the minimum credit ratings criteria the Council use will be a short-term rating (Fitch or equivalents) of Short-Term rating of F1 and a Long-Term rating of A-. There may be occasions when the counterparty ratings from one rating agency are marginally lower than these ratings but may still be used. In these instances, consideration will be given to the whole range of ratings available, or other topical market information, to support their use.

- 3.23 All credit ratings are monitored on an ongoing basis. The Council is alerted to changes to ratings of all three agencies through its use of the Link creditworthiness service.
  - If a downgrade results in the counterparty/investment scheme no longer meeting the Council's minimum criteria, its further use as a new investment will be withdrawn immediately.
  - In addition to the use of Credit Ratings the Council will be advised of information in movements in Credit Default Swap spreads against the iTraxx European Senior Financials benchmark and other market data on a weekly basis. Extreme market movements may result in downgrade of an institution or removal from the Council's lending list.

Sole reliance will not be placed on the use of this external service. The Council also uses (where available) market data, market information and information on external support for banks.

- 3.24 It is proposed that the Council will only use approved counterparties:
  - a. from the UK

or

b. from countries with a minimum sovereign credit rating of AA- from Fitch Ratings (or equivalent from other agencies if not issued by Fitch).

Countries currently meeting this criterion (as at 23 February 2024) include Australia, Canada, France, Germany, Sweden, the USA, and the UK.

#### 3.25 Investment Strategy

Appendix B includes forecasts of investment balances.

- 3.26 The Bank Rate was increased from 5.00% to 5.25% in August 2023, the eleventh increase in a row at the Monetary Policy Committee meetings. Link's forecast is for the rate to start to fall in the second half of 2024 through to September 2025 and remain steady thereafter at 3.00%. Their Bank Rate forecasts for financial year ends (March) are as follows:
  - 2024/25 3.75%
  - 2025/26 3.00%
  - 2026/27 3.00%.
- 3.27 Link advise that, for 2024/25, clients should budget for an investment return of 4.55% on investments placed during the financial year for periods of up to 100 days.
- 3.28 The Council uses an investment benchmark to assess the performance of its investments. The benchmark being used is the 3-month SONIA compounded interest rate. This replaced LIBID rates which, for all periods, stopped being produced at the end of 2021.
- 3.29 The Council will avoid locking into longer term deals unless attractive rates are available with counterparties of particularly high creditworthiness which make longer term deals worthwhile and within the risk parameters set by this Council.

#### **Policy on Use of External Service Providers**

- 3.30 The Council uses Link Treasury Services Limited as its external treasury management advisers and uses the services of brokers for investment deals as required.
- 3.31 The Council recognises that responsibility for treasury management decisions remains with the organisation at all times and will ensure that undue reliance is not placed upon external service providers. All decisions will be undertaken with regards to all available information including, but not solely, the treasury advisers.
- 3.32 The Council also recognises that there is value in employing external providers of treasury management services to acquire access to specialist skills and resources. The Council will ensure that the terms of their appointment and the methods by which their value will be assessed are properly agreed and documented and subjected to regular review.

## Policy on Scrutiny, Monitoring and Change of Investment Policies and Practices

- 3.33 The Treasury Management Practices (TMPs) of the Council set out the operational policies and procedures in place to implement the treasury management strategy and the principles set out in the treasury management policy statement. They are intended to minimise the risk to the capital sum of investments and for optimising the return on the funds consistent with those risks.
- 3.34 The TMPs are kept under review, with a full revision every 3 years. The TMPs were updated in February 2023 to include issues required by the revised Code.
- 3.35 Investment Management Practices (IMPs) were prepared in February 2023 as required by the revised Treasury Management Code.
- 3.36 A copy of the TMPs and the IMPs may be obtained from Finance Services.

#### **Training for Members**

3.37 The last training session on Treasury Management was held for Members on 6 September 2022.

#### 4.0 LOANS FUND ADVANCES

- 4.1 Where capital expenditure is funded by borrowing (referred to as loans fund advances), the debt financing costs are paid from the Revenue Budget as loan charges comprised of the repayment of debt and interest and expenses costs on the borrowing.
- 4.2 The Council is required to set out its policy for the repayment of loans fund advances from options set by the Scottish Government:
  - a. For loans fund advances made before 1 April 2016 the policy will be to maintain the practice of previous years and use the Statutory Method with annual principal repayments being calculated using the annuity method.
  - b. The annuity method is also being used for loans fund advances made after 1 April 2016. In applying the annuity method to new advances in any year, the interest rate used in the annuity calculation will be the Council's loans fund pool rate for the year (including expenses) as rounded up to the nearest 0.01%.

The Scottish Government issued a consultation paper in November 2023 which included a proposal to remove or greatly restrict the use of the annuity method from 1 April 2024. The proposals have been deferred for further discussion with any changes now being proposed from 1 April 2027 at the earliest.

4.3 As part of the 2024/26 Revenue Budget as approved by Full Council on 29 February 2024, the Council approved a change to the write-off periods for new build schools and Childrens' Homes that resulted in a one-off saving as at 31 March 2024 along with a recurring saving from 2024/25, as included in the 31 March balances below.

4.4 The outstanding loans fund advances (representing capital expenditure still to be repaid from the Revenue Budget) are:

	2022/23	2023/24	2024/25
	Actual	Projected	Estimated
	£000	£000	£000
Balance As At 1 April	226,749	223,816	222,586
Add: One-off Change to Write-off Periods	0	3,387	0
Add: Advances For The Year	5,251	3,080	4,730
Less: Repayments For The Year	8,184	7,697	7,644
Balance As At 31 March	223,816	222,586	219,672

4.4 For the projected loans fund advances outstanding as at 31 March 2024, the liability to make future repayments (excluding debt interest and expenses) is as follows:

	£000
Year 1	7,644
Years 2-5	30,950
Years 6-10	38,291
Years 11-15	35,346
Years 16-20	32,976
Years 21-25	29,798
Years 26-30	25,909
Years 31-35	12,946
Years 36-40	4,560
Years 41-45	1,288
Years 46-50	1,183
Years 51-55	642
Years 56-60	76
Years 61-65	66
Years 66-70	79
Years 71-75	96
Years 76-80	116
Years 81-85	140
Years 86-90	169
Years 91-95	204
Years 96-100	107
TOTAL	222,586

# <u>PERMITTED INVESTMENTS</u> <u>AND RISKS/CONTROLS/OBJECTIVES FOR EACH TYPE OF PERMITTED INVESTMENT</u>

The Council approves the following forms of investment instrument for use as Permitted Investments:

	Minimum Credit Criteria	Liquidity Risk	Market Risk	Max % of Total Investments	Max. Maturity Period
Deposits					
Debt Management Agency Deposit Facility (DMADF)		Term	No	Unlimited	6 Months
Term Deposits – Local Authorities		Term	No	80%	2 Years
Call Accounts – Banks and Building Societies	Link Colour Category GREEN	Instant	No	Unlimited	Call Facility
Notice Accounts – Banks and Building Societies	Link Colour Category GREEN	Notice Period	No	80%	6 Months
Term Deposits – Banks and Building Societies	Link Colour Category GREEN	Term	No	95%	2 Years
Deposits With Counterparties Currently In Receipt of Government Support / Ownership					
Call Accounts – UK Nationalised/ Part- Nationalised Banks	Link Colour Category BLUE	Instant	No	Unlimited	Call Facility
Notice Accounts – UK Nationalised/ Part- Nationalised Banks	Link Colour Category BLUE	Notice Period	No	80%	6 Months
Term Deposits – UK Nationalised/ Part- Nationalised Banks	Link Colour Category BLUE	Term	No	95%	1 Year
Securities					
Certificates of Deposit – Banks and Building Societies	Link Colour Category GREEN	See Note 1 Below	See Note 1 Below	80%	2 Years
Collective Investment Schemes structured as Open Ended Investment Companies (OEICs)					
Money Market Funds (CNAV or LVNAV)	AAAmmf with Fitch or equivalent with Moody's/ Standard & Poor's	See Note 2 Below	See Note 2 Below	50%	Call Facility

#### Notes:

- 1. The Liquidity Risk on a Certificate of Deposit is for the Term of the Deposit (if the Certificate is held to maturity) or the Next Banking Day (if sold prior to maturity). There is no Market Risk if the Certificate is held to maturity, only if the Certificate is sold prior to maturity (with an implied assumption that markets will not freeze up and so there will be a ready buyer).
- 2. The objective of Money Market Funds is to maintain the value of assets but such Funds hold assets that can vary in value. The credit ratings agencies, however, require the unit values to vary by almost zero. CNAV funds are Public Debt Constant Net Asset Value funds whilst LVNAV funds are Low Volatility Net Asset Value funds. There are also Variable Net Asset Value funds (VNAV) but these are not to be included as Permitted Investments.

Investments will only be made with banks/building societies that do not have a credit rating in their own right where the Council's treasury advisers have confirmed that any obligations of that bank/building society are guaranteed by another bank/building society with suitable ratings.

The Council will only use approved counterparties from the UK or from countries with a minimum sovereign credit rating of AA- from Fitch Ratings (or equivalent from other agencies if Fitch does not provide). Countries currently meeting this criterion include Australia, Canada, France, Germany, Sweden, the USA, and the UK.

#### **Non-Treasury Investments**

In addition to the table of treasury investments above, the definition of "investments" under the Investment Regulations includes the following items that the Council approves as Permitted Investments:

	Minimum Credit Criteria	Liquidity Risk	Market Risk	Max % of Total Investments	Max. Maturity Period
Non-Treasury Investments					
(a) Share holding, unit holding and bond holding, including those in a local authority owned company	Assessment would be made of company in which any holding was to be made	Period of holding	Yes	10%	Unlimited
(b) Loans to a local authority company or other entity formed by a local authority to deliver services	Assessment would be made of company or entity to which any loan was to be made	Period of loan	No	20%	Unlimited
(c) Loans made to third parties	Assessment would be made of third party to which any loan was to be made	Period of loan	No	25%	Unlimited
(d) Investment property	Assessment would be made of property to be held as investment property	Period of holding	Yes	10%	Unlimited

In relation to the above, Members should note that the Council is unlikely to become involved with category (a), will have loans under category (b) (to Inverclyde Leisure), will have loans to third parties under category (c) arising from decisions on such loans made by the Council, and may have investment property under category (d) should there be a reclassification, due to accounting rules, of individual properties held by the Council.

Independent and expert advice and scrutiny arrangements will be put in place for non-Treasury Investments where required and the powers under which new non-Treasury Investments are proposed will be determined as part of the process for proposing and agreeing such investments.

# Permitted Investments - Common Good

The Common Good Fund's permitted investments are approved as follows:

	Minimum Credit Criteria	Liquidity Risk	Market Risk	Max % of Total Investments	Max. Maturity Period
Funds deposited with Inverclyde Council		Instant	No	Unlimited	Unlimited
Share holding, unit holding and bond holding, including those in a local authority owned company	Assessment would be made of company in which any holding was to be made	Period of holding	Yes	10%	Unlimited
Investment property	Assessment would be made of property to be held as investment property	Period of holding	Yes	95%	Unlimited

# **Treasury Risks Arising From Permitted Instruments**

All of the investment instruments in the above tables are subject to the following risks:

# 1. Credit and counter-party risk

This is the risk of failure by a counterparty (bank or building society) to meet its contractual obligations to the Council particularly as a result of the counterparty's diminished creditworthiness, and the resulting detrimental effect on the Council's capital or current (revenue) resources. There are no counterparties where this risk is zero although AAA-rated organisations have the highest, relative, level of creditworthiness.

# 2. Liquidity risk

This is the risk that cash will not be available when it is needed. While it could be said that all counterparties are subject to at least a very small level of liquidity risk as credit risk can never be zero, in this document liquidity risk has been treated as whether or not instant access to cash can be obtained from each form of investment instrument. The column in the above tables headed as 'market risk' show each investment instrument as being instant access, notice period i.e. money is available after the notice period (although it may also be available without notice but with a loss of interest), or term i.e. money is locked in until an agreed maturity date.

#### 3. Market risk

This is the risk that, through adverse market fluctuations in the value of the principal sums that the Council borrows and invests, its stated treasury management policies and objectives are compromised, against which effects it has failed to protect itself adequately. However, some cash rich local authorities may positively want exposure to market risk e.g. those investing in investment instruments with a view to obtaining a long term increase in value.

#### 4. Interest rate risk

This is the risk that fluctuations in the levels of interest rates create an unexpected or unbudgeted burden on the Council's finances, against which the Council has failed to protect itself adequately. This authority has set limits for its fixed and variable rate exposure in its Prudential Indicators and Treasury Management Indicators in this report.

#### 5. Legal and regulatory risk

This is the risk that the Council, or an organisation with which it is dealing in its treasury management activities, fails to act in accordance with its legal powers or regulatory requirements, and that the Council suffers losses accordingly.

The <u>risk exposure</u> of various types of investment instrument can be summarised as:

- low risk = low rate of return
- higher risk = higher rate of return.

For liquidity, the position can be summarised as:

- high liquidity = low return
- low liquidity = higher returns.

#### **Controls on Treasury Risks**

## 1. Credit and counter-party risk

This Council has set minimum credit criteria to determine which counterparties and countries are of sufficiently high creditworthiness to be considered for investment purposes.

## 2. Liquidity risk

This Council undertakes cash flow forecasting to enable it to determine how long investments can be made for and how much can be invested.

#### 3. Market risk

The only investment instruments that the Council has agreed as Permitted Investments and that can have market risk are Certificates of Deposit. Although they have a market value that fluctuates, the market risk does not arise if the Certificates are retained until maturity - only if they were traded prior to maturity if the need arose.

#### 4. Interest rate risk

This Council manages this risk by having a view of the future course of interest rates and then formulating a treasury management strategy accordingly which aims to maximise investment earnings consistent with control of risk or, alternatively, seeks to minimise expenditure on interest costs on borrowing.

#### 5. Legal and regulatory risk

This Council will not undertake any form of investing until it has ensured that it has all necessary powers and also complied with all regulations.

#### **Unlimited Investments**

Investment Regulation 24 states that an investment can be shown in the above Permitted Investments tables as being 'unlimited' in terms of the maximum amount or percentage of the total portfolio that can be put into that type of investment. However, it also requires that an explanation must be given for using that category.

The authority has given the following types of investment an unlimited category:

#### 1. <u>Debt Management Agency Deposit Facility (DMADF)</u>

This is considered to be the lowest risk form of investment available to local authorities as it is operated by the Debt Management Office which is part of H.M. Treasury i.e. the UK Government's credit rating stands behind the DMADF. It is also a deposit account and avoids the complications of buying and holding Government-issued treasury bills or gilts.

#### 2. High Credit Worthiness Banks and Building Societies

See paragraphs 3.18 to 3.24 for an explanation of this authority's definition of high credit worthiness. While an unlimited amount of the investment portfolio may be put into banks and building societies with high credit worthiness, the authority will seek to ensure diversification of its portfolio with the following limits:

- Limit for any single institution (except Council's bankers): £15m
- Limit for Council's bankers: £50m (or as approved by the Council or Committee)
- Limit for any one group of counterparties: £30m (£50m or as approved by the Council or Committee for the group including the Council's bankers).

#### 3. Funds Deposited with Inverclyde Council (for Common Good funds)

This has been included so that, under the Permitted Investments, all funds belonging to the Common Good can be deposited with Inverclyde Council (and receive interest from the Council) rather than requiring the Common Good funds to be invested under separate Treasury Management arrangements.

# **Objectives of Each Type of Investment Instrument**

Investment Regulation 25 requires an explanation of the objectives of every type of investment instrument which an authority approves as being 'permitted':

#### 1. Deposits

The following forms of 'investments' are actually more accurately called deposits as cash is deposited in an account until an agreed maturity date, or until the end of an agreed notice period, or is held at call.

# a) Debt Management Agency Deposit Facility (DMADF)

This offers the lowest risk form of investment available to local authorities as it is effectively an investment placed with the Government. It is also easy to use as it is a deposit account and avoids the complications of buying and holding Government issued treasury bills or gilts. As it is low risk it also earns low rates of interest. It is, however, very useful for authorities whose overriding priority is the avoidance of risk. The longest term deposit that can be made with the DMADF is 6 months.

#### b) Term deposits with high credit worthiness banks and building societies

See paragraphs 3.18 to 3.24 for an explanation of this authority's definition of high credit worthiness. This is the most widely used form of investing used by local authorities. It offers a much higher rate of return than the DMADF (dependent on term). The Council will seek to ensure diversification of its portfolio of deposits as practicable and as explained above. In addition, longer term deposits offer an opportunity to increase investment returns by locking in high rates ahead of an expected fall in the level of interest rates. At other times, longer term rates can offer good value when the markets incorrectly assess the speed and timing of interest rate increases. This form of investing therefore, offers a lot of flexibility and higher earnings than the DMADF. Where it is restricted is that once a longer term investment is made, that cash is locked in until the maturity date.

#### c) Notice accounts with high credit worthiness banks and building societies

The objectives are as for 1.b) above but there is access to cash after the agreed notice period (and sometimes access without giving notice but with loss of interest). This can mean accepting a lower rate of interest than that which could be earned from the same institution by making a term deposit.

# d) Call accounts with high credit worthiness banks and building societies

The objectives are as for 1.b) above but there is instant access to recalling cash deposited. This generally means accepting a lower rate of interest than that which could be earned from the same institution by making a term deposit. Some use of call accounts is highly desirable to ensure that the authority has ready access to cash when needed to pay bills.

#### 2. Deposits With Counterparties Currently In Receipt of Government Support/Ownership

These institutions offer another dimension of creditworthiness in terms of Government backing through either direct (partial or full) ownership or the banking support package. The view of this Council is that such backing makes these banks attractive institutions with whom to place deposits, and that will remain our view even if the UK sovereign rating were to be downgraded in the coming year.

# a) Term deposits, notice accounts and call accounts with high credit worthiness banks which are fully or semi nationalised

As for 1.b), 1.c) and 1.d) above but Government ownership implies that the Government stands behind this bank and will be deeply committed to providing whatever support that may be required to ensure the continuity of that bank. This Council considers that this indicates a low and acceptable level of residual risk.

# 3. Securities

# a) Certificates of Deposit

These are shorter term negotiable instruments issued by deposit taking institutions (mainly banks) so they can be sold ahead of maturity if the need arises. However, that liquidity (and flexibility) comes at a price so the interest rate on a Certificate of Deposit is less than placing a Term Deposit with the same bank.

# 4. Collective Investment Schemes structured as Open Ended Investment Companies (OEICs)

## a) Money Market Funds (MMFs)

By definition, MMFs are AAA rated and are widely diversified, using many forms of money market securities including types which this authority does not currently have the expertise or risk appetite to hold directly. However, due to the high level of expertise of the fund managers and the huge amounts of money invested in MMFs, and the fact that the weighted average maturity (WAM) cannot exceed 60 days, MMFs offer a combination of high security, instant access to funds, high diversification and good rates of return compared to equivalent instant access facilities. They are particularly advantageous in falling interest rate environments as their 60-day WAM means they have locked in investments earning higher rates of interest than are currently available in the market. MMFs also help an authority to diversify its own portfolio as e.g. a £2m investment placed directly with HSBC is a 100% risk exposure to HSBC whereas £2m invested in a MMF may end up with say £10,000 being invested with HSBC through the MMF. For authorities particularly concerned with risk exposure to banks, MMFs offer an effective way of minimising risk exposure while still getting much better rates of return than available through the DMADF.

#### 5. Non-Treasury Investments

- a) Share holding, unit holding and bond holding, including those in a local authority owned company. The objectives for the holding of shares, units, or bonds (including those in a local authority owned company) will vary depending on whether the Council wishes to undertake actual investments in the market or has the holding as a result of a previous decision relating to the management or provision of Council services. This Council will not undertake investments in the market in shares, units, or bonds but may, if required, hold shares, units, or bonds arising from any decisions taken by the Council in relation to the management or provision of Council services.
- b) Loans to a local authority company or other entity formed by a local authority to deliver services
  Having established a company or other entity to deliver services, a local authority may wish to provide
  loan funding to assist the company or entity. Any such loan funding would be provided only after
  consideration of the reasons for the loan, the repayment period for the loan, and the likelihood that the
  loan would be able to be repaid by the company or entity. Such loan funding would be provided from
  Council Revenue Reserves rather than from borrowing.

# c) Loans made to third parties

Such loans could be provided for a variety of reasons such as economic development or to assist local voluntary groups. Any such loan funding would be provided only after consideration of the reasons for the loan, the repayment period for the loan, and the likelihood that the loan would be able to be repaid by the third party concerned.

#### d) Investment property

An investment in property would give the Council exposure to risks such as market risk (movements in property prices), maintenance costs, tenants not paying their rent, leasing issues, etc. This Council does not currently undertake investments involving property but may have investment property should there be a reclassification, due to accounting rules, of individual properties held by the Council.

# **FORECASTS OF INVESTMENT BALANCES**

Investment Regulation 31 requires the Council to provide forecasts for the level of investments for the next three years, in line with the time frame of the Council's capital investment programme. The following forecasts are for the next four years:

INVESTMENT FORECASTS	Purpose Of	2024/25	2025/26	2026/27	2027/28
	Investment	Estimate	Estimate	Estimate	Estimate
		£000	£000	£000	£000
Cash balances managed in house	Treasury				
1 April		10,000	12,555	14,360	14,093
31 March		12,555	14,360	14,093	14,095
Change in year		2,555	1,805	(267)	2
Average daily cash balances		11,278	13,458	14,227	14,094
Holdings of shares, bonds, units	Service				
(includes authority owned company)					
1 April		2	2	2	2
Purchases		0	0	0	0
Sales		0	0	0	0
31 March		2	2	2	2
Loans to local authority company or	Service				
other entity to deliver services	Jervice				
(Inverciyde Leisure)					
1 April		260	211	161	109
Advances		0	0	0	0
Repayments		49	50	52	54
31 March		211	161	109	55
Loans made to third parties	Service				
1 April		93	68	53	50
Advances		0	0	0	0
Repayments		25	15	3	0
31 March		68	53	50	50
1					
Investment properties	Commercial		_	0	0
1 April Purchases		0	0	0	0 0
Sales		0	0	0	0
31 March		0	0	0	0
TOTAL OF ALL INVESTMENTS					
1 April		10,355	12,836	14,576	14,254
31 March		12,836	14,576	14,254	14,202
Change in year		2,481	1,740	(322)	(52)

The movements in the forecast investment balances shown above are due largely to ongoing treasury management activity in accordance with the Council's treasury management strategy or, for loans made to third parties, in accordance with Council decisions made in respect of such loans.

All of the Council's cash balances are managed in-house with no funds managed by external fund managers.

The "holdings of shares, bonds, units (includes authority owned company)" are unredeemable bonds that have been held by the Common Good Fund for many years. Given their nature, they have been shown as being for Service Purposes rather than for Commercial Purposes.



#### **AGENDA ITEM NO: 5**

**Report To:** 

**Inverclyde Council** 

Date:

25 April 2024

Report By:

Interim Head of Legal & **Democratic Services** 

Report No:

LS/025/24

**Contact Officer:** 

**Diane Sweeney** 

Contact No: 01475 712147

Subject:

Motion in Support of WASPI Women - Notice of Motion by Councillor

Armstrong

#### 1.0 PURPOSE AND CONSIDERATIONS

1.1 ⊠For Decision

□For Information/Noting

- 1.2 The purpose of this report is to advise the Council of the receipt of a Notice of Motion by Councillor Armstrong, countersigned by Councillor Reynolds, relative to Inverclyde Council reaffirming support for WASPI (Women Against State Pension Inequality) women.
- 1.3 The terms of the Notice of Motion are set out in appendix 1 to the report.

#### 2.0 RECOMMENDATION

2.1 The Council is asked to consider the Notice of Motion by Councillor Armstrong.

**Vicky Pollock Interim Head of Legal & Democratic Services** 

# **Appendix 1**

# Motion in support of WASPI Women Inverclyde Council 25th April 2024

Following the findings of the Parliamentary and Health Service Ombudsman Inverclyde Council reaffirms support for WASPI women as per previous motions in 2017 and 2021 attached at Appendix 1. Background information is provided at Appendix 2.

Inverciyde Council notes the Parliamentary and Health Service Ombudsman's findings that, since 1995 the Department for Work and Pensions (DWP) has failed to provide accurate, adequate and timely information about areas of State Pension reform. The investigation found maladministration and injustice.

Inverclyde Council finds the Department of Work and Pensions' failure to acknowledge maladministration unacceptable.

Inverclyde Council finds the indication that the Department of Work and Pension will refuse to comply with the Ombudsman's recommendations unacceptable.

Inverciyde Council notes that the Ombudsman laid their report before Parliament in an attempt to reach a speedy conclusion to these matters under s10(3) Parliamentary Commissioner Act and asked Parliament to identify a mechanism for providing appropriate remedy for those who have suffered injustice.

Whilst we concur with the UK's National Ombudsman's recommendation that the women affected are owed compensation, noting the Ombudsman's recommendation that those affected be compensated at Level 4 injustice (£1,000 to £2,950) acknowledging that a significant and/or lasting injustice has, to some extent, affected WASPI women's ability to live relatively normal lives, Inverclyde Council continues to support the WASPI campaign claim for compensation at a higher level and calls on the current UK government, failing which the incoming UK government, to bring forward an equitable compensation scheme without delay.

Inverclyde Council asks the Council Leader to write to Secretary of State for Work and Pensions and the Shadow Secretary of State for Work and Pensions asking that the 5,600 local women believed to be affected be compensated without delay. The Council Leader is further asked to highlight the very considerable difference between the compensation sought by the WASPI campaign, backed by the APPG, and that recommended by the Ombudsman and to ask that compensation also be paid to the estates of the almost 275,000 WASPI women who have died waiting for this injustice to be rectified.

Proposer: Cllr Pam Armstrong Seconder: Cllr Sandra Reynolds

## **Appendix 1 - Previous Motions**

16 February 2017 - Inverclyde Council

WASPI (Women Against State Pension Inequality) Campaign – Request by Councillor McCabe

There was submitted a report by the Corporate Director Environment, Regeneration & Resources on a request received from Councillor McCabe that the Council support the WASPI (Women Against State Pension Inequality) Campaign by agreeing the following motion:

"The Council calls upon the Government to make fair transitional state pension arrangements for all women born on or after 6 April 1951, who have unfairly borne the burden of the increase to the State Pension Age (SPA) with lack of appropriate notification. Hundreds of thousands of women had significant pension changes imposed on them by the Pensions Acts of 1995 and 2011 with little/no personal notification of the changes. Some women had only two years notice of a six year increase to their state pension age. Many women born in the 1950s are living in hardship. Retirement plans have been shattered with devastating consequences. Many of these women are already out of the labour market. caring for elderly relatives, providing childcare for grandchildren, or suffer discrimination in the workplace so struggle to find employment. Women born in this decade are suffering financially. These women have worked hard, raised families and paid their tax and national insurance with the expectation that they would be financially secure when reaching 60. It is not the pension age itself that is in dispute – it is widely accepted that women and men should retire at the same time. The issue is that the rise in the women's state pension age has been too rapid and has happened without sufficient notice being given to the women affected, leaving women with no time to make alternative arrangements.

The Council calls upon the Government to reconsider transitional arrangements for women born on or after 6 April 1951, so that women do not live in hardship due to pension changes they were not told about until it was too late to make alternative arrangements." Decided: that the Council support the motion as detailed above.

23 September 2021 – Inverclyde Council

Women Against State Pension Inequality Campaign – Notice of Motion by Councillor McCabe and seconded by Cllr Clocherty:

"Council welcomes the findings of stage one of the Parliamentary and Health Service Ombudsman's investigation into the way the Department for Work and Pensions (DWP) communicated changes to women's State Pension age, and related issues.

The Ombudsman found that in 2005 DWP failed to make a reasonable decision about targeting information to the women affected by these changes and that constituted maladministration. The Ombudsman also found that in 2006 DWP proposed writing to women individually to tell them about changes to State Pension age but it failed to act promptly and that was also maladministration.

Council notes that stage two of the Ombudsman's investigations will consider whether the failings identified led to an injustice for the complainants and, if so, stage three will consider potential remedies for this injustice, including financial compensation.

Council reaffirms our support for the WASPI (Women Against State Pension Inequality) Campaign and commends the WASPI Inverclyde Supporter Group and similar groups across the UK for continuing to campaign for justice for women adversely affected by changes to state pension legislation."

Decided: that the notice of motion by Councillor McCabe be agreed.

#### **Appendix 2 - Background Information**

In the 1995 Pensions Act, the Government increased State Pension age for women from 60 to 65, with a further increase to 66 in the 2011 Pensions Act.

The change was not properly communicated to 3.8m (the DWP use the figure of 3.6m) women born in the 1950s until 2012, giving some only one year's notice of a six year increase in their anticipated retirement age. WASPI women are known to have suffered decades of inequality in relation to earnings and contributions. There are approximately 5,600 women affected by this injustice in Invercipate including two who sit in this Chamber.

At the time of writing almost 275,000 1950s born women have died waiting for justice since the WASPI campaign began in 2015.

At the time of submission of this motion £4,074,867,360 has been saved by the UK Treasury Department as a result of these changes to state pension entitlement. The WASPI campaign has been for an immediate one-off compensation payment of between £11,666 and £20,000 to those affected, with the most going to women who were given the shortest notice of the longest increase in their state pension age.

The Parliamentary and Health Service Ombudsman (PHSO) found that the Department for Work and Pensions was guilty of maladministration in its handling of the State Pension Age increase for women born in the 1950s. The All Party Parliamentary Group on State Pension Inequality for Women concluded that "the impact of DWP maladministration on 1950s-born women has been as devastating as it is widespread. The APPG believes that the case for category 6 injustice (iro £10,000) is overwhelming and clear. Women have had their emotional, physical, and mental circumstances totally obliterated by a lack of reasonable notice." In 2019 the former leader of the Labour Party promised justice and compensation for women born in the 1950s who had suffered a historic wrong. The link to the calculation is no longer live but is believed to have been in the region of £100 per month of missing pension.

WASPI's figures show that over the course of the two year COVID pandemic, 1 in 10 women who died were affected by these uncommunicated changes and lost both their state pension income and the opportunity to make alternative retirement plans. Despite the Ombudsman's findings and the rapid death rate of those affected, the government chose to wait for further reports before taking any action.

The UK pension system is better suited to a more typically male pattern of working and savings. Pay inequalities, part-time working and time off to manage childcare continue to make it harder for women to save as much across their working life and are the biggest drivers of the gender pension gap. On average the gender pension gap jumps from £100 to £100,000 over a woman's working life. (Scottish Widows Women and Retirement Report 2023) Women rely much more on the state pension as they have less income from occupational and private pensions. Women in certain circumstances are likely to have been more severely affected by the injustice, namely women living alone, BAME women and divorced women whose financial settlements were predicated on an earlier retirement date.

The injustice suffered by WASPI women has not only had a profound effect on the individuals involved but on the wider community in Inverclyde and on local government because:-

Women who would have looked after older relatives or partners are unable to afford to do so, with a knock-on impact on local social care; women who would have retired and engaged in caring responsibilities for grandchildren are having to continue working, increasing the

childcare burden on the state locally; and women who have been left in poverty are struggling to meet their housing costs, with a knock-on impact on local housing stock. There is a broader impact on voluntary services of all kinds locally, which are missing out on able, active volunteers who would otherwise have been able to retire from full-time work as planned.

The Inverclyde economy is negatively affected by the reduced spending power and disposable income the uncommunicated State Pension Age changes has brought about among women born in the 1950s.



**AGENDA ITEM NO: 6** 

Report To: Trustees of Birkmyre Trust Date: 25 April 2024

Report By: Interim Head of Legal & Report No: LS/23/24

**Democratic Services** 

Contact Officer: Diane Sweeney Contact No: 01475 712113

Subject: Remembering Together Labyrinth at Birkmyre Park, Kilmacolm – Remit

from the Environment & Regeneration Committee

#### 1.0 PURPOSE AND SUMMARY

1.1	⊠ For Decision	□For Information/Noting

- 1.2 The purpose of this report is to ask the Trustees to consider a remit from the Environment & Regeneration Committee seeking consent for the installation of a Remembering Together Labyrinth at Birkmyre Park, Kilmacolm.
- 1.3 The Environment & Regeneration Committee at its meeting of 14 March 2024 considered a report by the Director Environment & Regeneration which provided detail on several projects, one of which was the Remembering Together Project. The Remembering Together project had also been subject of a report to the 16 January 2024 meeting of the Environment & Regeneration Committee. A copy of the report to the Environment & Regeneration Committee from 14 March is attached as appendix 1, and the report from 18 January is attached as appendix 2.
- 1.4 The Environment & Regeneration Committee at its meeting on 14 March decided the following in relation to Birkmyre Park:

Decided: that Committee grant consent for the installation of the Remembering Together Labyrinths at Greenock, Gourock, Port Glasgow and Kilmacolm, subject to the full Council sitting as the Trustees of Birkmyre Park granting permission for the installation of the Labyrinth at Birkmyre Park, Kilmacolm (...).

#### 2.0 RECOMMENDATIONS

2.1 It is recommended that the Trustees grant permission for the installation of the Remembering Together Labyrinth at Birkmyre Park, Kilmacolm.

Vicky Pollock Interim Head of Legal & Democratic Services

#### **Appendix 1**



**AGENDA ITEM NO: 18** 

Report To: Environment & Regeneration Date: 14 March 2024

Committee

Report By: Director, Environment & Report No: ENV025/24/SJ/AG

Regeneration

Contact Officer: Audrey Galloway Contact No: 01475 712102

Subject: Property Asset Management Public Report – Consultations on Land at

Walled Garden, Gourock Park and Land at Wateryetts Drive, Kilmacolm

#### 1.0 PURPOSE AND SUMMARY

1.1 ⊠For Decision ⊠For Information/Noting

1.2 The purposes of this report are to advise the Committee of the progress on two consultation processes in relation to (1) a proposal to lease an area of ground within the walled garden of Gourock Park; (2) a proposal to dispose of an area of land at Wateryetts Drive, Kilmacolm, to which areas the public currently have access Both consultations were carried out in order to obtain and consider the views of the community in relation to the proposals., and (3) an update on the Remembering Together Labyrinths

#### 2.0 RECOMMENDATIONS

- 2.1 It is recommended that Committee notes the outcome of the open space consultation in relation to the proposed lease of land at the walled garden, Gourock Park, Gourock, the terms of the representations received, and any comments from the Invercived Shed on those representations, all as detailed in **Appendix 2** prior to consideration of the recommendation on this proposal in the private report later in the agenda.
- 2.2 It is recommended that the Committee notes the update on the open space consultation in relation to the proposed disposal of land at Wateryetts Drive, Kilmacolm; and that officers are progressing negotiations in relation to the proposed disposal to allow a more detailed report to be considered at the next meeting of this Committee.
- 2.3 It is recommended that Committee grant consent for the installation of the Remembering Together Labyrinths at various locations subject to the Full Council sitting as the Trustees of Birkmyre Park granting permission for the installation of the Labyrinth at Birkmyre Park, Kilmacolm

Stuart Jamieson
Director
Environment and Regeneration

#### 3.0 BACKGROUND AND CONTEXT

#### **Public Consultation – Walled Garden Gourock**

- 3.1 In October 2023 Council officers received an Asset Transfer Request (ATR) from the Inverclyde Shed. The request was for a lease of land within the walled garden of Gourock Park, Larkfield Road, Gourock, for a period of five years and at a rent of £1pa. A plan showing the location of the site within the park is attached at Appendix 1.
- 3.2 Officers in Legal, Democratic, Digital and Customer Services considered the request and confirmed that it was a valid ATR in terms of the Community Empowerment (Scotland) Act 2015 (the 2015 Act). A letter acknowledging receipt of the request has been sent to the secretary of the Inverclyde Shed. The letter confirms that the ATR is a valid one and that that the validation date is 10th October 2023. As such, under the terms of the 2015 Act a decision on the request must be received by the Community Body (Inverclyde Shed) by 10th April 2024.
- 3.3 As this proposal involves a lease of land consisting of, or forming part of, an open space, it is necessary for a public consultation to be carried out, in terms of Section 27 (2A) of the Town and Country Planning (Scotland) Act 1959. The consultation was advertised on the Council website, in the Greenock Telegraph and by notices posted at the site. The consultation completed on 1<sup>st</sup> March 2024 and this report seeks to update Committee on the results of that consultation with all responses to same being attached at Appendix 2.
- 3.4 As the proposal is being considered in the context an ATR under the 2015 Act, Shed must be given an opportunity to comment on any representations received in relation to their proposal. Any such comments received from them are also included in Appendix 2.
- 3.5 There is a separate report on the agenda for this meeting in the private and exempt section in respect of this ATR. That separate report provides options for the Committee, but it is necessary for the Committee to be aware of and have regard to the outcome of the consultation when later considering those options.

#### Public Consultation – Wateryetts Drive, Kilmacolm

- 3.6 Last year officers were approached by Mactaggart and Mickel who requested that the Council agree to sell Council owned land at Wateryetts Drive, Kilmacolm to them, to assist with their proposal to construct a residential development consisting of 78 houses across land within both their own and the Council's ownership.
- 3.7 As this proposal involves the disposal of land consisting of, or forming part of, an open space, it is necessary for a public consultation to be carried out, in terms of Sections 24 (2A) and 27 (2A) of the Town and Country Planning (Scotland) Act 1959. The consultation was advertised on the Council website, in the Greenock Telegraph and by notices posted at the site. In addition, a Council officer was present at a meeting arranged by the local community to discuss the proposal. The consultation completed on 17<sup>th</sup> October 2023.
- 3.8 Negotiations with Mactaggart and Mickel have not concluded, it is hoped that both the public consultation responses along with the negotiated position can be presented at the next meeting of the Committee.

#### Remembering Together

3.9 The Committee asked that approval for the Remembering Together Labyrinth proposal be delayed to facilitate further consultation with ward members and Community Councils. This has now happened and general agreement has been reached. In the intervening period Ardgowan

Estate have granted permission for Option 2 at Lunderston Bay subject to standard lease conditions. If Committee are minded to support the installation of the labyrinths in Greenock, Gourock, Port Glasgow, Lunderston Bay and Kilmacolm it remains the case that permission for the proposal at Birkmyre Park, Kilmacolm requires to be referred to full Council.

#### 4.0 IMPLICATIONS

4.1 The table below shows whether risks and implications apply if the recommendations are agreed:

SUBJECT	YES	NO
Financial	Χ	
Legal/Risk	X	
Human Resources		Х
Strategic (Partnership Plan/Council Plan)		Х
Equalities, Fairer Scotland Duty & Children/Young People's Rights		Х
& Wellbeing		
Environmental & Sustainability		Х
Data Protection		Х

#### 4.2 Finance

One off Costs

Cost Centre	Budget Heading	Budget Years	Proposed Spend this Report	Other Comments
n/a				

Annually Recurring Costs/ (Savings)

Cost Centre	Budget Heading	With Effect from	Annual Net Impact	Virement From (If Applicable)	Other Comments
n/a					

#### 4.3 Legal/Risk

Both the consultations referred to in this report were required in terms of Sections 27 (2A) of the Town and Country Planning (Scotland) Act 1959 involve a proposal to dispose of land comprising an open space. It is further necessary for the Committee to have regard to the responses to those consultations when reaching decisions on the proposals. The proposal for the Land at Walled Garden, Gourock Park, is pursuant to an Asset Transfer Request under the Community Empowerment (Scotland) Act 2015, in terms of which the Committee is also required to consider any representations received and required to consider, among other things, any comments of the Inverclyde Shed on those representations, prior to determining the request.

#### 4.4 Human Resources

None.

#### 4.5 Strategic

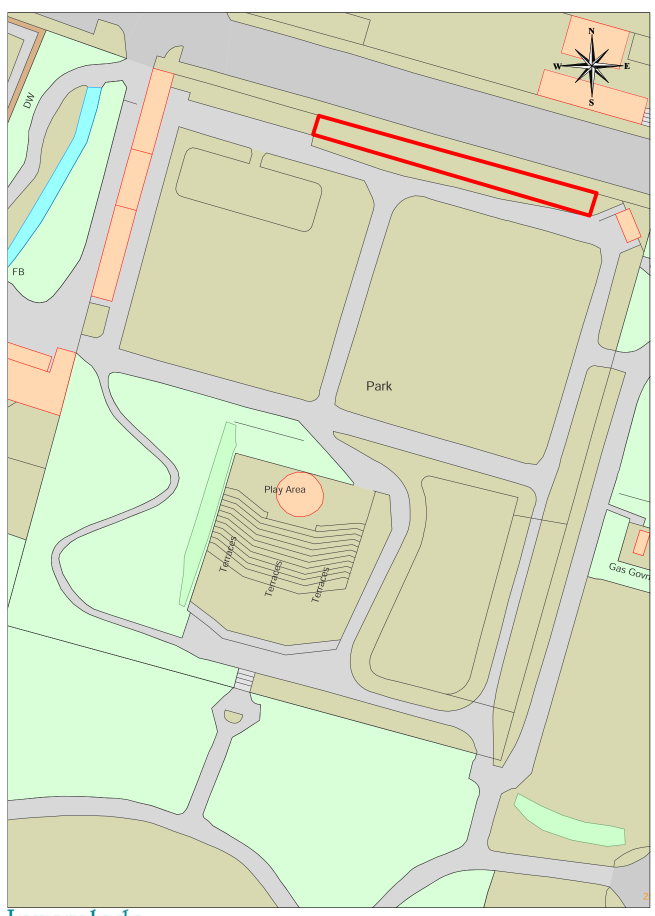
None.

#### 5.0 CONSULTATION

5.1 The report has been prepared following consultation with Legal, Democratic, Digital and Customer Services.

#### 6.0 BACKGROUND PAPERS

6.1 None.



# Inverclyde Roads & Transportation

Environment & Regeneration Stuart Jamieson, Director

Municipal Buildings Clyde Square Greenock, PA15 1LY Tel: 01475 712712 Fax: 01475 712731 stuart.jamieson@inverclyde.gov.uk

# **Appendix 1**

Plan Creator: This Plan Is Indicative Only

24/11/2023 Date:

1:750



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# Responses Received in Consultation Under SECTION 27 (2A) OF THE TOWN AND COUNTRY PLANNING (SCOTLAND) ACT 1959

on a Proposed Lease of land at Walled Garden, Gourock Park Gourock, to a community body following receipt of an Asset Transfer Request under THE COMMUNITY EMPOWERMENT (SCOTLAND) ACT 2015

This document contains verbatim transcriptions of email correspondence between respondents to the consultation and council officers, subject to the necessary redactions shown.

It should be noted the views and opinions expressed in the responses received are those of the respondents, and should not be read as the views or opinions of the Inverciyde Council or its officers.

This document has been updated to 1/3/24.

# Representation 1 - [NAME REDACTED]

#### Representation Received 8/2/24 by Email

Hi,

I'd like to register my support for a growing space in the Walled Garden in Gourock Park, managed by Inverciyde Shed.

Regards

Any Response to the Representation by the Inverciyde Shed – Received N/A by N/A

None

# Representation 2 - [NAME REDACTED]

#### Representation Received 8/2/24 by Email

Dear Sir/Madam

I'd like to register my support for the Inverclyde Sheds proposal to create a new growing space within the Walled Garden at Gourock Park.

I feel this would be a huge asset to the Park, the local area and the local residents.

Any Response to the Representation by the Inverciyde Shed – Received N/A by N/A

None

# Representation 3 - [NAME REDACTED]

#### Representation Received 8/2/24 by Email

Hello

As a local GP in [REDACTED] I fully support their wish to expand their walled garden . Mental health services are the worst I have ever known them to be since I started working in Inverclyde [REDACTED] years ago. It's organisations like the Shed, Man-on Inverclyde and Mind Mosaic that give me hope. We need to support their enthusiasm and motivation. Aside from that, what they are growing and then doing with the produce is remarkable.

Best wishes

#### Any Response to the Representation by the Inverciyde Shed – Received N/A by N/A

None

#### Representation 4 - [NAME REDACTED]

#### Representation Received 8/2/24 by Email

Dear team,

I believe that the good folks behind The Shed, are hoping to make a community garden and growing space in the park.

It would be a fabulous asset to a wonderful wee park where many folks enjoy the lovely surroundings, the pets and, if possible, be able to nurture growing their own food.

The Shed community have proven that hard work gives results and this should be supported and applauded by the Council.

I do hope that this project is given the appropriate support to go ahead. Many thanks

#### Any Response to the Representation by the Inverciyde Shed – Received N/A by N/A

None

# Representation 5 - [NAME REDACTED]

#### Representation Received 8/2/24 by Email

Hi

I would like to register my support for inverclyde Shed's bid to utilise the space in Gourock Park's Walled Garden as a Community Growing Space.

I am an Inverciyde resident and a regular user of the park and have often thought the area in question could be put to better use. What better use of a piece of unused ground than for growing fruit and vegetables.

It would be a fabulous growing space, receives plenty of light and is sheltered from the wind. It would compliment the beautifully maintained flower and shrub beds and encourage local gardeners to grow food as well as ornamental specimens in their own gardens.

Located near to the children's play park it would help children to develop an understanding and interest in food growing and healthy eating.

Kind regards,

#### Any Response to the Representation by the Inverciyde Shed – Received N/A by N/A

None

# Representation 6 - [NAME REDACTED]

#### Representation Received 8/2/24 by Email

Sent from my iPhonel think this is a wonderful idea, and would fully support this wonderful project..!! 🔥 🔥

Any Response to the Representation by the Inverciyde Shed – Received N/A by N/A

None

#### Representation 7 - [NAME REDACTED]

#### Representation Received 8/2/24 by Email

Hi my name is [NAME REDACTED], I think the idea of the inverclyde Shed helping with the wall gardens in Gourock is a great idea as a community project.

Any Response to the Representation by the Inverciyde Shed – Received N/A by N/A

None

# Representation 8 - [NAME REDACTED]

#### Representation Received 8/2/24 by Email

To whom it may concern

I was very interested to learn that a veg and fruit garden is proposed for the empty ground on the south facing side of the walled garden.

This will be a huge asset for the community in many ways, and will improve what is, at present, an unused unsightly space.

I look forward to seeing this develop.

Yours sincerely

Any Response to the Representation by the Inverciyde Shed – Received N/A by N/A

None

#### Representation 9 - [NAME REDACTED]

#### Representation Received 8/2/24 by Email

I would like to add my support for the growing area proposed in the Gourock Walled Garden, these areas are vital not just for enhancing opportunities for growing produce in these times of financial struggle, but possibly more important as a safe space where isolated individuals can interact with other community members.

[NAME REDACTED]
Gourock Resident

#### Any Response to the Representation by the Inverciyde Shed – Received N/A by N/A

None

#### Representation 10 - [NAME REDACTED]

#### Representation Received 8/2/24 by Email

Hi

I think it is a great idea to set up a new growing space at Gourock Walled Garden.

Community growing spaces provide people with a valuable sense of community where they can learn and volunteer and provide excellent service in providing fresh produce to the community. The more growing spaces there are in Inverclyde the better.

Kind regards

#### Any Response to the Representation by the Inverciyde Shed – Received N/A by N/A

None

# Representation 11 - [NAME REDACTED]

#### Representation Received 8/2/24 by Email

Hi,

I think a community garden within gourock bunny Park will be a fantastic asset.

It would be used by the whole community.

King regards

#### Any Response to the Representation by the Inverciyde Shed – Received N/A by N/A

None

# Representation 12 - [NAME REDACTED]

#### Representation Received 8/2/24 by Email

Hi

I would like to support this idea to create a walled garden at Gourock Park.

I think this is a great idea and hopefully it will get the go ahead.

Regards

#### Any Response to the Representation by the Inverciyde Shed – Received N/A by N/A

None

### Representation 13 - [NAME REDACTED]

#### Representation Received 8/2/24 by Email

Hello,

I'm reaching out to express my support for the proposal to create a walled garden in Gourock Park. I think it would really enhance that area.

Thank you

Any Response to the Representation by the Inverciyde Shed – Received N/A by N/A

None

# Representation 14 - [NAME REDACTED]

#### Representation Received 9/2/24 by Email

**Dear Council** 

I have noticed that there might be a new growing space in Gourock Park.

I think this would be a great use of the piece of land there and would be in line with the Inverclyde Community Food Growing Strategy.

Kind regards

#### Any Response to the Representation by the Inverciyde Shed – Received N/A by N/A

None

#### Representation 15 - [NAME REDACTED]

#### Representation Received 9/2/24 by Email

I would like to register my support for the above proposal. The park is well used by families who play and picnic there, and also visit the animal park. To create a growing space within the walled garden, would encourage families to go and see vegetables growing naturally - a fantastic educational experience! As a retired teacher, I can see this space helping children be more aware of their environment and nature and, as they watch produce grow, be influenced to hopefully eat healthily! I support this proposal fully- a fantastic asset for the residents of Inverciyde and a wonderful experience for its children.

#### Any Response to the Representation by the Inverciyde Shed – Received N/A by N/A

None

# Representation 16 - [NAME REDACTED]

#### Representation Received 9/2/24 by Email

Dear Department,

I emphatically support Inverciyde Shed's request to set up a new growing space in the walled garden in Gourock.

As you will be aware, allotments are few and difficult to obtain in the area. Community spaces where people can be active in their environment and learn new skills are a great boost to being social and impacts positively on mental health.

Having seen first hand the eco conscious gardens at Muirshiel Lane, this is an organisation with passion and connections to make future developments a success.

I do hope you will act in favour of the groups proposal and give them the assistance they require to make this happen.

Kindest regards

Any Response to the Representation by the Inverciyde Shed – Received N/A by N/A

None

#### Representation 17 - [NAME REDACTED]

#### Representation Received 9/2/24 by Email

Dear Sir or Madam

I wish to provide comment on the proposed community garden in Gourock Park. The Inverclyde Shed do invaluable work at the heart of our community. The existing gardens are well attended and clearly meet a need. I can't see any downsides to letting the community put to use some currently unused space. For these reasons I would like to confirm my approval of the proposals.

Yours faithfully

#### Any Response to the Representation by the Inverciyde Shed – Received N/A by N/A

None

# Representation 18 - No name provided

#### Representation Received 12/2/24 by Email

proposed idea for community garden in walled garden ,although supportive of community gdns I'm opposed to it being in walled garden as it leaves a safe park open to non disclosed individuals hanging around a children's area and toilets ,Ive seen rodent problems in park and this will only increase this , I m sure these gardens could find more suitable areas around gourock that wouldn't jeprodise children safety,walled garden has various nurseries and book clubs with young kids visiting

#### Any Response to the Representation by the Inverclyde Shed – Received 13/2/24 by email

In response to representation 18, we already engage with numerous nurseries and schools, providing tours of the Shore Street Garden and holding family friendly events throughout the year, the last one was two weeks ago planting spring bulbs with local families across a wide demographic including children.

We also have the support of teachers involved with growing in their own schools at St Ninians, Gourock Primary and Binnie Street Nursery who all see the benefit of a growing space in this location, precisely because it is safe for them to visit. We have worked with all three schools over numerous years helping them integrate food growing & orchard care into their teaching and establish their own growing spaces and orchards.

The lead gardener lives less than 200 yds from the site and regularly visits the play area and bunny park with his [AGE REDACTED] daughter. The gardening group consists of fifteen individuals at the moment, all live locally, are predominantly female and retired.

We'd anticipate visiting the garden for around two hours per week depending on time of the year to keep on top of maintenance. The garden follows a no dig approach and the orchard features dwarf stock tree's to reduce the maintenance burden.

Lastly, in terms of vermin, the proposal is for simple well kept raised beds. There are no proposals to make compost on this site or to store any materials that might give shelter / habitat to vermin. All waste will be removed regularly and composted at the Shore Street Garden site. Vegetable produce will be harvested when ready and taken offsite.

#### Representation 19 - [NAME REDACTED]

#### Representation Received 17/2/24 by Email

I would like to support the proposal to create growing spaces inside the gourock walled garden.

Any Response to the Representation by the Inverciyde Shed – Received N/A by N/A

None

# Representation 20 - [NAME REDACTED]

#### Representation Received 1/3/24 by Email

FOR THE ATTENTION OF THE HEAD OF CULTURE, COMMUNITIES & EDUCATION RESOURCES

OBJECTION TO LEASE OF LAND IN GOUROCK PARK WALLED GARDEN

Dear Sir,

This is written as a person who lives in Gourock Community. I am not writing in my role as [REDACTED] of [GROUP NAME REDACTED], as we lack discussion and consensus. I am also [REDACTED] of [GROUP NAME REDACTED], acting in the best interests for close neighbours to the Walled Gardens, but not objecting in this role, as there has been no opportunity for a vote.

The Shed wish to operate their projects in Gourock Park and there is no problem with this. The objection is to The Shed being in The Walled Garden through a lease by Asset Transfer.

The Shed would have the space while other groups wish access to the water, toilets and flat area there. No one group or club should monopolise Common Good Assets, for everyone to enjoy.

The presence of an organisation has conflicts of interest for families and people who already enjoy this safe and enclosed area of Gourock Park within The Walled Garden.

There is a sympathetic and timeless space in Gourock Park, with long established bedding for flowers, plants and a variety of horticulture worth protecting. People who use the Park say that The Shed additions could be items that don't match the creativity there.

The Gourock Garden Party visitors really enjoy the open air tea room and are concerned for the future event. There could be difficulties experienced without the space, and access to running water.

People have been giving their views and there are concerns over vermin and introducing a great supply of food for a growing problem in Gourock, being so near the shores, having lots of burns and the Quarry close by, rats have always been around, but to encourage them into this space is asking for trouble. It is already home to a variety of animals and there are plans for new enclosures, the Pets need to be kept safe along with people using The Park and working there.

The Masterplan is a million pound investment in the community for The Park and our visitors. There are concerns that The Shed could jeopardise this opportunity.

To be clear The Shed is a highly admired and great addition to Gourock, they have just picked the wrong part of the Park.

Yours sincerely,

[REDACTED]

[NOTE ADDED BY OFFICERS - The site in question is not common good property, however as the land forms an open space, the present consultation is still required in terms of Section 27 (2A) of the Town and Country Planning (Scotland) Act 1959. The respondent has been advised]

Any Response to the Representation by the Inverciyde Shed – Received N/A by N/A

None

# Representation 21 - [NAME REDACTED]

#### Representation Received 1/3/24 by Email

TO THE HEAD OF CULTURE, COMMUNITIES & EDUCATION RESOURCES, INVERCLYDE COUNCIL

OBJECTION: GOUROCK PARK WALLED GARDEN: COMMON GOOD ASSET BEING LEASED OR TRANSFERED TO THE SHED; IN PART OR OTHERWISE.

The Community and [GROUP REDACTED] love The Shed, it's members and the presence in Gourock, with lots of Gourockian members benefiting from the outdoor activities and still more enjoying being included. It is a great idea for them to be 'rooted' in more places.

This objection comes to you from myself as an individual. Although continuing to be in the role of [GROUP REDACTED] [REDACTED] there has not been time to include all members in seeking opinion, there has been no consensus. This has been difficult as the Notice arrived over a very busy time during [INFORMATION LIKELY TO IDENTIFY GROUP REDACTED], on the back of another proposed Common Good Asset consultation and objection and a lot of other business.

I am writing as an individual who has been and continues to serve Gourock community, with lots of roles, including being an Aunt to young children and we visit the Park regularly for long spells in Pets Corner, The Fairy Glen and Playpark.

In fact I have regular visits to enjoy the space alone, and with family, friends and the community. I love practicing meditation and I take my Peace Pole there for short times to pray, where I have lovely conversations with people who happen upon me or offer comfort to families visiting the Tree of Tranquility for remembering babies.

I use skills when caring about peoples views and the space we occupy, sharing with many groups and individuals as well as the visible animals, Pets and wild ones, and enjoy seeing unnoticed tiny things or rare and protected species.

I knew about this idea to expand The Shed into the park some time ago, seeking views, and was on the alert to encourage [REFERENCE TO GROUP REDACTED] to find out what people think. At first I didnt know the exact details or locations intended. I believe a few of [REFERENCE TO GROUP REDACTED] are members of The Shed. Someone seems to have offered support without a consultation. Support would be taken for granted but for this location and Notice to consult.

The Walled Garden is a place that I am putting my own objection over. After being sent a Notice to consult the community I have found reasonable concerns from people who already make good use of The Walled Garden. In fact, there is one million reasons.

ONE MILLION POUNDS, I am reminded by people that funding has been reported as being ringfenced for a Masterplan that Councillor [REDACTED] and continuing Councillor [REDACTED] secured for Gourock Park. Some things have started to happen. The Shed did not exist in The Walled Garden when the Funding was applied for, granted or recieved. Changing the use and patronage could be unhelpful for the plan as its unusual to change specifications during funding.

GOUROCK GARDEN PARTY, as [REDACTED] of the [REFERENCE TO GROUP REDACTED] I am concerned that the area to be leased is also the usual tea room and Ice Cream Van area. Although for one day this Event is over weeks in setting up and clearing away after almost year-to-year in the planning for individual groups. The Gourock Garden Party provides a platform to raise useful sums of funds through donations and awareness for each charity, plus Stallholders pick up new volunteers. It is a lovely Gala Day, outdoors that brings a lot of Gourock people to gather, up to one

thousand people at any time, turning over through the day. The tea area is where the Guides access fresh water and is near toilets for patrons comfort. The area is kept clear and hygienic with table cloths and disposable items. It is safely away from other activities when children are less likely to be harmed from hot drinks. Any raised planter beds and other things could reduce the space greatly.

SAFEGUARDING The Park Keepers and workers have Protection of Vulnerable Groups training and certification. The leaders of The Shed and members of The Shed don't all have Safeguarding measures, also anyone may join. If moving into The Walled Garden any of the members could dwell there, when they wish, for long times, beside the children's play area, Pets Corner and the toilets. Familiarity, proximity and regularly seeing a person could contribute to preconditions for grooming, and manipulation of parents and carers, to gain confidence with children

RATS and vermin: After people spoke to me about their concerns over RATS I met the Past Controller twice. He is also objecting to The Shed being in the Walled Garden as keeping vermin under control is already a task at the very spot where The Shed have picked to lease. This is because of the cavity wall. I would like this noted that I raised my concerns about vermin, that could result in illness or being infected. If even one child is upset, scratched or bitten, it's not worth the risk. Right now there is control and things are safe, the presence of fruit from orchards or other delicious produce would certainly attract these unwelcome animals and encourage breeding when there is a good food supply.

ART CLUB meet across from the gates in the old Stables and enjoy having the parking and the quietness.

Anyone who knows me well will be sure to understand my concerns for this lease, as I have been one of the Parks most frequent visitors enjoying my so much of my own childhood and memories of being there, plus visiting with my own children, ones that I have minded and family or friends children, including all sections of Scouts for decades.

Please consider this objection and find a lovely home for The Shed in Gourock Park outwith The Walled Garden in its own protected space.

Yours truly,

[REDACTED]

[NOTE ADDED BY OFFICERS - The site in question is not common good property, however as the land forms an open space, the present consultation is still required in terms of Section 27 (2A) of the Town and Country Planning (Scotland) Act 1959. The respondent has been advised]

Any Response to the Representation by the Inverciyde Shed – Received N/A by N/A	
None	

18 January 2024

E+R/24/01/04/SJ



**AGENDA ITEM NO: 8** 

Report No:

Report To: Environment & Regeneration Date:

Committee

Report By: Director, Environment &

Regeneration

Contact Officer: Stuart Jamieson Contact No: 01475 712402

Subject: Remembering Together

#### 1.0 PURPOSE AND SUMMARY

1.1 ⊠ For Decision □ For Information/Noting

1.2 The purpose of this report is seek Committee approval to support the Scottish Governments Community Arts led project Remembering Together through the installation of five labyrinths in park settings throughout Inverclyde.

#### 2.0 RECOMMENDATIONS

- 2.1 It is recommended that the Committee:
  - Support the installation of the proposed labyrinths at five locations within Inverclyde and authorise the land use at Well Park, Greenock; Gourock Park, Gourock; and Coronation Park, Port Glasgow, and
  - Remit for the Director Environment and Regeneration to engage with the Ardgowan Estate to seek their approval within the terms of the lease of the land at Lunderston Bay for the installation of the proposed labyrinth at Lunderston Bay; and present a report to the Trustees of Birkmyre Park Kilmacolm, similarly seeking their approval for the installation of the labyrinth at Birkmyre Park, Kilmacolm

Stuart Jamieson
Director Environment & Regeneration

#### 3.0 BACKGROUND AND CONTEXT

- 3.1 The Remembering Together Initiative is a Scottish Government backed initiative which seeks to co-create memorials which will honour the people we have lost, mark what has been lost and changed in our lives, and preserve the best of what we have learned and created together during the Covid pandemic.
- 3.2 In order to achieve this they have commissioned artists/creatives in every one of Scotland's 32 local authority areas to co-create Covid memorials with people and communities.

They state that "Remembering Together is a co-creation project because:

- Co-creation is a process that involves people working together to make something that means something to those people
- Covid has touched every life in Scotland
- Co-creating memorial projects helps to translate the personal experiences of Covid into something that holds meaning for a whole community
- Co-creating memorial projects with community members creates projects that are meaningful to those communities
- Using co-creation for Remembering Together means there is space for every kind of experience of Covid to be shared and understood
- Co-creation will be a powerful tool for us to create memorials, because when people experience difficult times, being together in community can help us heal."
- 3.3 In Inverciyde, Rig Arts have led the project through community consultation, and concluded that five labyriths, the details of which are contained in appendix 1, should be the memorial solution.
- 3.4 The labyrinths are to be formed at ground level delineated with setts and gravel with the only raised section concrete seats containing mosaics, with the exception of the Lunderston Bay memorial which is proposed to be formed in sea cobbles and bark or gravel.
- 3.5 As well as permission to use the sites at the identified locations, whilst the project is funded to provide maintenance within the community for a period of five years and for the community in turn to take responsibility for the ongoing maintenance, there is the potential the maintenance of the memorials will default to the Council.

#### 4.0 PROPOSALS

4.1 The Committee are asked to support the use of the land for the creation of five labyriths, subject to approval by the Ardgowan Estate and Birkmyre Trust, as a community led project to remember the Covid pandemic.

#### 5.0 IMPLICATIONS

5.1 The table below shows whether risks and implications apply if the recommendation(s) is(are) agreed:

SUBJECT	YES	NO
Financial		X
Legal/Risk		X
Human Resources		Х
Strategic (Partnership Plan/Council Plan)		Χ

Equalities, Fairer Scotland Duty & Children & Young People's	Х
Rights & Wellbeing	
Environmental & Sustainability	Χ

#### 5.2 Finance

One off Costs

Cost Centre	Budget Heading	Budget Years	Proposed Spend this Report	Virement From	Other Comments
N/A					

Annually Recurring Costs/ (Savings)

Cost Centre	Budget Heading	With Effect from	Annual Net Impact	Virement From (If Applicable)	Other Comments
N/A					

#### 5.3 Legal/Risk

N/A.

#### 5.4 Human Resources

N/A.

#### 5.5 Strategic

N/A.

#### 6.0 CONSULTATION

6.1 This report has been prepared following consultation with the Head of Physical Assets and Finance Services.

#### 7.0 BACKGROUND PAPERS

7.1 None.

# Alan Potter MRSS

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# **Remembering Together**

# Square Labyrinth Gourock Park Gourock

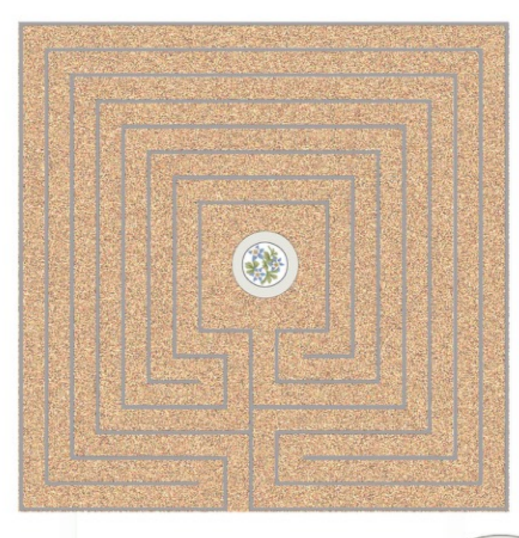
**This Proposal** takes the form of a labyrinth. Labyrinths have been used throughout history in many cultures to provide a space for reflection and contemplation. To remember loved ones and to meditate on events and circumstances.

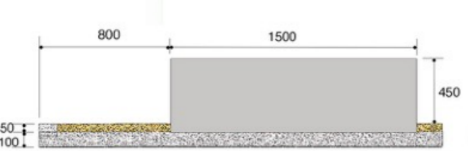
Many people were and still are affected by Covid. The toll on lives and on health and well-being is enormous. The labyrinth is conceived as a place for quiet contemplation and to remember those who have passed. It is a place where people can meet and share their thoughts and feelings.

Many are still suffering from long covid as well as the trauma of dealing with the loss of friends and relatives under such terrible circumstances. It is hoped that walking the labyrinth can offer a time of calm and tranquillity.

The labyrinth has been designed to make minimal impact on the environment. It is visually unobtrusive being level with surrounding terrain apart from the small seating plinth at the centre, there to offer a resting spot for those who wish to spend time in reflection.

The pathway is designed to allow drainage using compacted gravel which reduces the chance of algae and ice forming in the winter months thus making them safer to walk on. The pathway is delineated using silver grey granite setts.







Section through mosaic icon/ seat.

Detail of mosaic icon.

#### Remembering Together

Square Labyrinth Gourock Park Larkfield Rd. Entrance Gourock

Alan Potter November 2023

#### Dimensions:

11.4M wide x 11.4m. Path width 600mm.

Flush with surrounding ground level.

#### Materials:

Base - Type1 compacted to a dep[th of 100mm. Top finish - Compacted CEDEC red and gold path gravel to a depth of 50mm.

Silver grey granite setts 100 x 100 x50mm to delineate pathway.

Forget-Me-Not Icon/seat - Porcelain mosaic on a C20 concrete base 1500mm dia. x 450mm high.

#### Design

The labyrinth takes the form of a classical square.

#### **Seating Plinth**

The seating plinth at the centre of the circle incorporates a porcelain mosaic depicting forget-me nots in remembrance.

#### **Method Statement**

Site to be enclosed by security fencing.

Labyrinth area to be marked out and excavated to a depth of 150mm and all spoil to be removed by groundworks contractor.

A base of MOT Type1 to be laid and compacted to depth of 100mm by groundworks contractor.

Labyrinth pathway to be marked out and delineated by 100 x 100 granite setts laid on a bed of mortar.

C20 concrete bases for Forget-Me-Nots mosaic/seat to be cast.

CEDEC pathway gravel to be laid on pathway and compacted until level with the granite setts at a depth of 50mm.

Porcelain mosaic icon fixed to concrete base and grouted.

Site cleaned and security fence removed.





#### 1, Larkfield Road, Gourock, Inverclyde, PA19 1XY



Site Plan (also called a Block Plan) shows area bounded by: 224537.87, 677039.94.224627.87, 677129.94 (at a scale of 1.500), OSGridRef: NS34587708. The representation of a road, track or path is no evidence of a right of way. The representation of features as lines is no evidence of a property boundary.

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# Alan Potter MRSS

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# **Remembering Together**

# Heart Labyrinth Well Park Greenock

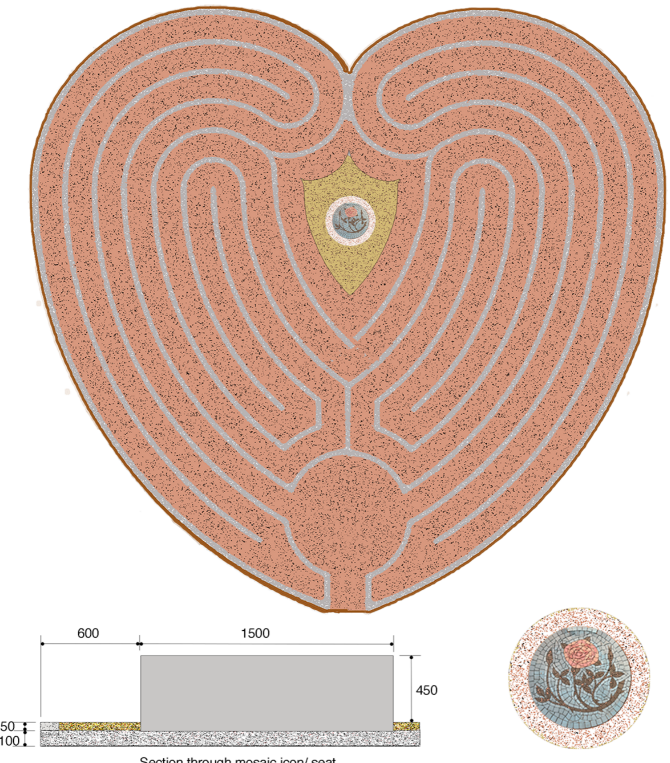
**This Proposal** takes the form of a labyrinth. Labyrinths have been used throughout history in many cultures to provide a space for reflection and contemplation. To remember loved ones and to meditate on events and circumstances.

Many people were and still are affected by Covid. The toll on lives and on health and well-being is enormous. The labyrinth is conceived as a place for quiet contemplation and to remember those who have passed. It is a place where people can meet and share their thoughts and feelings.

Many are still suffering from long covid as well as the trauma of dealing with the loss of friends and relatives under such terrible circumstances. It is hoped that walking the labyrinth can offer a time of calm and tranquillity.

The labyrinth has been designed to make minimal impact on the environment. It is visually unobtrusive being level with surrounding terrain apart from the small seating plinth at the centre, there to offer a resting spot for those who wish to spend time in reflection.

The pathway is designed to allow drainage using compacted gravel which reduces the chance of algae and ice forming in the winter months thus making them safer to walk on. The pathway is delineated using silver grey granite setts.



Section through mosaic icon/ seat.

Detail of rose mosaic.

#### **Remembering Together**

Heart Labyrinth Well Park Greenock

Alan Potter November 2023

#### **Dimensions:**

12M wide x 11.5m. Path width 600mm.

Flush with surrounding ground level.

#### Materials:

Base - Type1 compacted to a dep[th of 100mm. Top finish - Compacted CEDEC red and gold path gravel to a depth of 50mm.

Silver grey granite setts 100 x 100 x50mm to delineate pathway.

Rose Icon - Porcelain mosaic on a C20 concrete base 1500mm dia. x 450mm high.

#### Design

The labyrinth is in the shape of a heart, the traditional seat of our emotions and feelings.

#### **Seating Plinth**

The seating plinth at the centre of the Heart mosaic incorporates a porcelain mosaic depicting a rose of remembrance.

#### Method Statement

Site to be enclosed by security fencing.

Labyrinth area to be marked out and excavated to a depth of 150mm and all spoil to be removed by groundworks contractor.

A base of MOT Type1 to be laid and compacted to depth of 100mm by groundworks contractor.

Labyrinth pathway to be marked out and delineated by 100 x 100 granite setts laid on a bed of mortar.

C20 concrete bases for rose mosaic/seat to be cast.

CEDEC pathway gravel to be laid on pathway and compacted until level with the granite setts at a depth of 50mm.

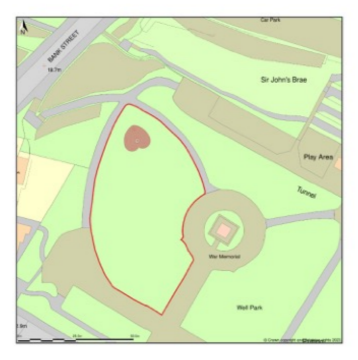
Porcelain mosaic icon fixed to concrete base and grouted.

Site cleaned and security fence removed.





#### Inverciyde Chcp, The Wellpark Centre, 30, Regent Street, Greenock, Inverciyde, PA15 4PB



Location Plan shows area bounded by: 227943.81, 675938.32.228685.24, 679071.74 (at a scale of 1:1250), OSGridRef: NS28017600. The representation of a read, track or path is no evidence of a right of way. The representation of features as lines is no evidence of a property boundary.

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# Alan Potter MRSS

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# **Remembering Together**

# Columba Labyrinth Birkmyre Park Kilmacolm

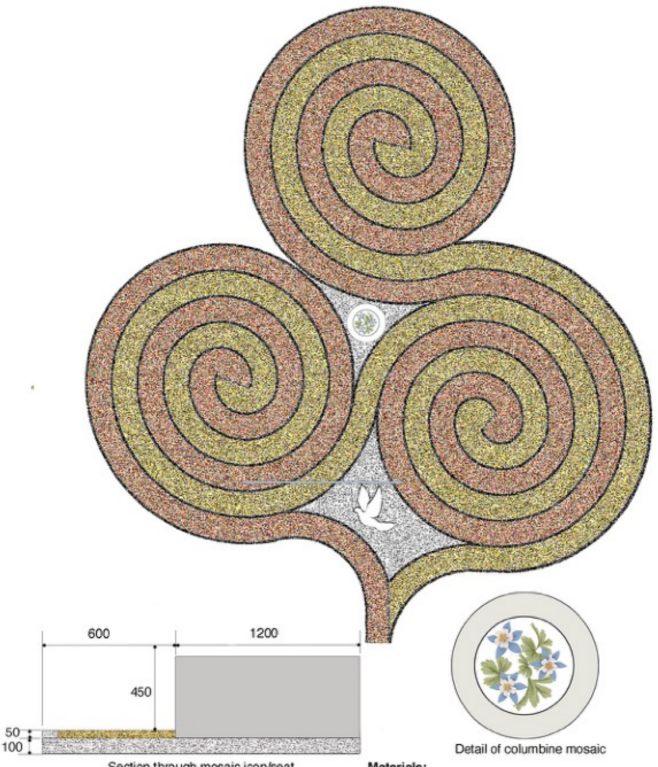
**This Proposal** takes the form of a labyrinth. Labyrinths have been used throughout history in many cultures to provide a space for reflection and contemplation. To remember loved ones and to meditate on events and circumstances.

Many people were and still are affected by Covid. The toll on lives and on health and well-being is enormous. The labyrinth is conceived as a place for quiet contemplation and to remember those who have passed. It is a place where people can meet and share their thoughts and feelings.

Many are still suffering from long covid as well as the trauma of dealing with the loss of friends and relatives under such terrible circumstances. It is hoped that walking the labyrinth can offer a time of calm and tranquillity.

The labyrinth has been designed to make minimal impact on the environment. It is visually unobtrusive being level with surrounding terrain apart from the small seating plinth at the centre, there to offer a resting spot for those who wish to spend time in reflection.

The pathway is designed to allow drainage using compacted gravel which reduces the chance of algae and ice forming in the winter months thus making them safer to walk on. The pathway is delineated using silver grey granite setts.



Section through mosaic icon/seat.

#### Remembering Together

Columba Labyrinth Birkmyre Park Kilmacolm PA13

Alan Potter November 2023

#### Dimensions:

13M wide x 13m. Path width 600mm.

Flush with surrounding ground level.

#### Materials:

Base - Type1 compacted to a dep(th of 100mm. Top finish - Compacted CEDEC red, gold and silver path gravel to a depth of 50mm.

Silver grey granite setts 100 x 100 x 50mm to delineate pathway.

Columbine Icon/seat - Porcelain mosaic on a C20 concrete base 1200mm dia.x 450mm high.

Dove Icon - Porcelain mosaic on a concrete base 1000 x 1100mm x 50mm

#### Design

The labyrinth takes the form of a triple Celtic spiral reflecting the origins of Kilmacolm and its connection with Saint Columba.

#### **Seating Plinth**

The seating plinth at the centre of the Columba mosaic incorporates a porcelain mosaic depicting Columbine while at the start of the labyrinth is a white dove as Columba is the Latin word for dove.

#### **Method Statement**

Site to be enclosed by security fencing.

Labyrinth area to be marked out and excavated to a depth of 150mm and all spoil to be removed by groundworks contractor.

A base of MOT Type1 to be laid and compacted to depth of 100mm by groundworks contractor.

Labyrinth pathway to be marked out and delineated by 100 x 100 granite setts laid on a bed of mortar.

C20 concrete bases for columbine mosaic/seat and dove mosaic to be cast.

CEDEC pathway gravel to be laid on pathway and compacted until level with the granite setts at a depth of 50mm.

Porcelain mosaic icons fixed to concrete bases and grouted.

Site cleaned and security fence removed.





#### Birkmyre Park, Broomknowe Road, Kilmacolm, Inverciyde, PA13 4JA



Location Plan shows area bounded by: 234978.45, 669511.91 235119.86, 669653.33 (at a scale of 1:1250), OSGridRef: NS35046956. The representation of a read, track or path is no evidence of a right of way. The representation of features as lines is no evidence of a property boundary.

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# Alan Potter MRSS

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# **Remembering Together**

# Lunderston Bay Cloch Road Gourock

**This Proposal** takes the form of a labyrinth. Labyrinths have been used throughout history in many cultures to provide a space for reflection and contemplation. To remember loved ones and to meditate on events and circumstances.

Many people were and still are affected by Covid. The toll on lives and on health and well-being is enormous. The labyrinth is conceived as a place for quiet contemplation and to remember those who have passed. It is a place where people can meet and share their thoughts and feelings.

Many are still suffering from long covid as well as the trauma of dealing with the loss of friends and relatives under such terrible circumstances. It is hoped that walking the labyrinth can offer a time of calm and tranquillity.

The labyrinth has been designed to make minimal impact on the environment. It is visually unobtrusive being level with surrounding terrain and sits comfortably in its woodland setting.

The pathway is designed to allow drainage using compacted Type1 gravel covered by tree bark, or if preferred, compacted gold gravel. The pathway is delineated using Scottish beach cobbles.

#### **OPTION 1**

#### Materials:

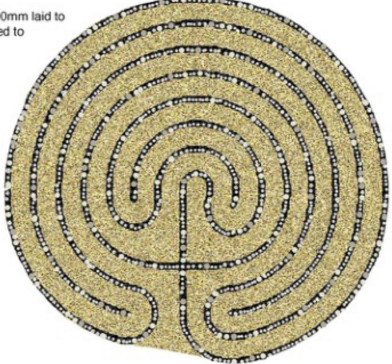
Base - Type1 compacted to a dep[th of 100mm. Top finish - CEDEC Gold path gravel compacted to a depth of 50mm.

Scottish beach cobbles 100mm - 200mm laid to delineate pathway set in a mortar bed to prevent displacement.

#### Dimensions:

11.5M wide x 10.5m. Path width 600mm.

Flush with surrounding ground level.



#### **OPTION 2**

#### Materials:

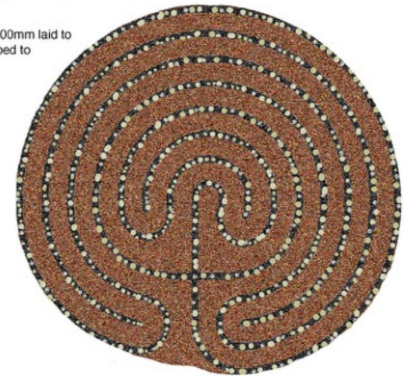
Base - Type1 compacted to a dep[th of 100mm. Top finish - Tree bark and wood chips to a depth of 50mm.

Scottish beach cobbles 100mm - 200mm laid to delineate pathway set in a mortar bed to prevent displacement.

### Remembering Together

Ancient Seven Circle Labyrinth Lunderston Bay

Alan Potter November 2023



#### Design

The labyrinth is the ancient seven circle type.

#### **Method Statement**

Site to be enclosed by security fencing.

Labyrinth area to be marked out and excavated to a depth of 150mm and all spoil to be removed by groundworks contractor.

A base of MOT Type1 to be laid and compacted to depth of 100mm by groundworks contractor.

Labyrinth pathway to be marked out and delineated by beach cobbles 100 mm – 200mm laid on a bed of mortar.

#### Option 1

CEDEC pathway gravel to be laid on pathway and compacted until level with the granite setts at a depth of 50mm.

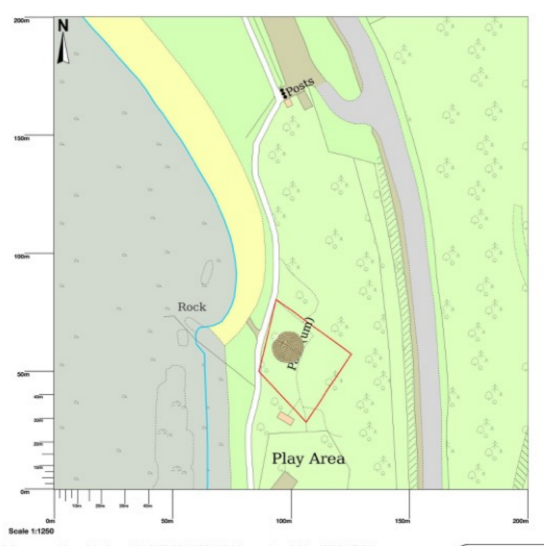
#### Option 2

Tree bark to be laid on pathway until level with the granite setts at a depth of 50mm.

Site cleaned and security fence removed.



# Lunderston Bay, Cloch Road, Gourock, PA19 1BB



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# Alan Potter MRSS

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# **Remembering Together**

# Coronation Park Port Glasgow

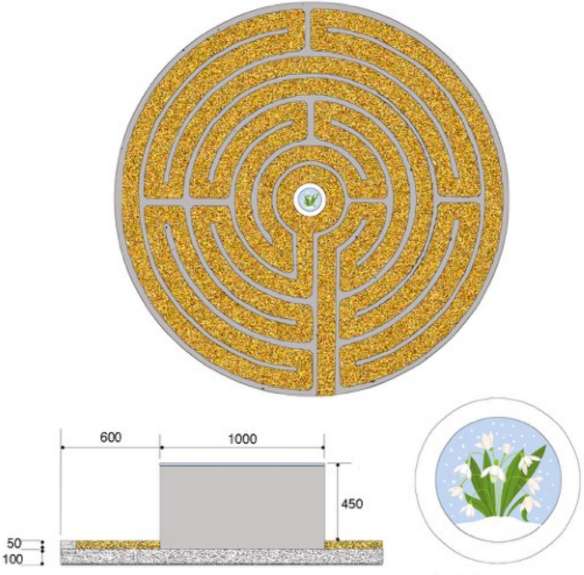
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Many are still suffering from long covid as well as the trauma of dealing with the loss of friends and relatives under such terrible circumstances. It is hoped that walking the labyrinth can offer a time of calm and tranquillity.

The labyrinth has been designed to make minimal impact on the environment. It is visually unobtrusive being level with surrounding terrain apart from the small seating plinth at the centre, there to offer a resting spot for those who wish to spend time in reflection.

The pathway is designed to allow drainage using compacted gravel which reduces the chance of algae and ice forming in the winter months thus making them safer to walk on. The pathway is delineated using silver grey granite setts.



Section through mosaic icon/seat.

Detail of snowdrop mosaic

#### Remembering Together

Circular Labyrinth Coronation Park Port Glasgow

Alan Potter November 2023

#### Dimensions:

12M wide x 12m. Path width 600mm.

Flush with surrounding ground level.

#### Materials:

Base - Type1 compacted to a dep[th of 100mm. Top finish - CEDEC gold path gravel compacted to a depth of 50mm.

Silver grey granite setts 100 x 100 x50mm to delineate pathway.

Snowdrops Icon/seat - Porcelain mosaic on a C20 concrete plinth 1000mm dia. x 450mm high.

#### Design

The labyrinth takes the form of a circle, a metaphor for the circle of life.

#### **Seating Plinth**

The seating plinth at the centre of the circle incorporates a porcelain mosaic depicting snowdrops symbolizing new beginnings and regeneration.

#### **Method Statement**

Site to be enclosed by security fencing.

Labyrinth area to be marked out and excavated to a depth of 150mm and all spoil to be removed by groundworks contractor.

A base of MOT Type1 to be laid and compacted to depth of 100mm by groundworks contractor.

Labyrinth pathway to be marked out and delineated by 100 x 100 granite setts laid on a bed of mortar.

C20 concrete base for snowdrops mosaic/seat to be cast.

CEDEC pathway gravel to be laid on pathway and compacted until level with the granite setts at a depth of 50mm.

Porcelain mosaic icon fixed to concrete base and grouted.

Site cleaned and security fence removed.



# Coronation Park, Port Glasgow, PA14 5EQ

