



Title of Report:	Minimum Revenue Provision (MRP) Policy Statement 2026/2027
Committee Report Submitted To:	Council
Date of Meeting:	12 February 2026
For Decision or For Information	For decision
To be discussed In Committee YES/NO	No

Linkage to Council Strategy (2021-25)	
Strategic Theme	Cohesive Leadership
Outcome	Council has agreed policies and procedures and decision making is consistent with them.
Lead Officer	Chief Finance Officer

Estimated Timescale for Completion	
Date to be Completed	15 February 2026

Budgetary Considerations	
Cost of Proposal	
Included in Current Year Estimates	YES/NO
Capital/Revenue	Revenue
Code	
Staffing Costs	

Legal Considerations	
Input of Legal Services Required	YES/NO
Legal Opinion Obtained	YES/NO

Screening Requirements	Required for new or revised Policies, Plans, Strategies or Service Delivery Proposals.		
Section 75 Screening	Screening Completed:	Yes/No	Date:
	EQIA Required and Completed:	Yes/No	Date:
Rural Needs Assessment (RNA)	Screening Completed	Yes/No	Date:
	RNA Required and Completed:	Yes/No	Date:
Data Protection Impact Assessment (DPIA)	Screening Completed:	Yes/No	Date:
	DPIA Required and Completed:	Yes/No	Date:

1.0 Purpose of Report

1.1 The purpose of this report is to review the Minimum Revenue Provision (MRP) Policy Statement and seek Members' approval of this statement.

2.0 Background

2.1 Under regulation 6 of the Local Government (Capital Finance and Accounting) Regulations (Northern Ireland) 2011, Councils now have a statutory requirement, to charge to its general fund, an amount of Minimum Revenue Provision (MRP) which it considers to be "prudent". This replaced the previous requirement whereby the revenue charge was broadly equivalent to the amount of loans and leasing principal paid in any one year.

2.2 The regulations also state that authorities are required to prepare an annual statement of their policy on making MRP for approval by Council. This report sets out Council's policy for 2026/27.

3.0 Recommendations

3.1 **It is recommended that Council** review the policy detailed in Appendix 1 and approve the statement.

Minimum Revenue Provision (MRP) Policy Statement 2026-27

Background

Under regulation 6 of the Local Government (Capital Finance and Accounting) Regulations (Northern Ireland) 2011, Councils now have a statutory requirement, to charge to its general fund, an amount of Minimum Revenue Provision (MRP) which it considers to be “prudent”. This replaced the previous requirement whereby the revenue charge was broadly equivalent to the amount of loans and leasing principal paid in any one year.

The regulations also state that authorities are required to prepare an annual statement of their policy on making MRP for approval by Council. This report sets out Council’s policy for 2026/27.

What is a Minimum Revenue Provision?

Capital expenditure is generally expenditure on assets which provide future service potential and have a life expectancy of more than one year e.g. buildings, vehicles, machinery etc. Financing of these assets can come from a variety of sources, such as Grants, Capital Receipts and Borrowing. In order to account for the repayment of the councils borrowing, irrespective of when the timing of loan receipts and payments might take place, the council will be making an annual prudent provision for repayment of debt through a charge to the General Fund referred to as Minimum Revenue Provision (MRP).

The Regulation does not define a ‘prudent provision’. However, the Department of the Environment (DoE) has issued guidance which makes recommendations to authorities on the interpretation of that term. The guidance came into effect on 1 April 2012.

The Annual MRP Statement

Councils are required to prepare an annual statement of their policy on making MRP for submission to their full Council by the prescribed date of 15 February each year (or by the date the Rates are set). This mirrors other requirements in the Finance Act to report on the Councils Prudential borrowing limit and investment policy. The aim is to give elected members the opportunity to scrutinise the proposed use of the freedoms conferred under the regulations.

This statement indicates how it is proposed to discharge the duty to make prudent MRP in the financial year in question. If it is ever proposed to vary the terms of the original statement during any year, a revised statement will be put to Council at that time.

The Department for Communities (DfC) guidance includes specific examples of options for making a prudent provision. The aim of this is to ensure that the Provision for the

borrowing which financed the acquisition/construction of an asset is made over a period that is reasonably commensurate to the useful life of that asset. Detailed below is a brief summary of each option.

Option 1 – Asset Life Method

The Asset Life Method is to make prudent provision over the estimated life of the asset for which the borrowing is undertaken. The MRP can be calculated using either an Equal Instalment Method or Annuity Method. The Asset Life Methods, as described below, are generally viewed as being easier to apply. Under both variations, councils may in any year make additional voluntary revenue provision, in which case an appropriate reduction is made in later years' levels of MRP.

(a) Equal Instalment Method

MRP is the amount given by the following formula:

$$\frac{A - B}{C}$$

Where:

A is the amount of the capital expenditure in respect of the asset financed by borrowing or credit arrangements

B is the total provision made before the current financial year in respect of that expenditure

C is the inclusive number of financial years from the current year to that in which the estimated life of the asset expires.

(b) Annuity Method

MRP is the principal element for the year of the annuity required to repay over the asset life the amount of capital expenditure financed by borrowing or credit arrangements. The council should use an appropriate interest rate to calculate this amount. Adjustments to the calculation to take account of repayment by other methods during the repayment period (e.g. by the application of capital receipts) should be made as necessary.

Option 2 – Depreciation Method

This option means making MRP in accordance with the standard rules for depreciation accounting.

MRP Commencement

Under both options the estimated life of the asset should be determined in the year that MRP commences and not subsequently be revised. If no life can be reasonably attributed to an asset, such as freehold land, the life should be taken to be a maximum of 50 years.

Provision for debt will normally commence in the financial year following the one in which the expenditure is incurred. However, under Option 1 the council may treat the asset life as commencing in the year in which the asset first becomes operational. It may postpone beginning to make MRP until the financial year following the one in which the asset becomes operational. In the case of major projects this could be perhaps two or three years, possibly longer. There would be a similar effect under Option 2 using the normal depreciation rules.

Existing Borrowing and Transitional Arrangements

Under the preceding arrangements, Councils charged to their general fund an amount which was broadly equivalent to the amount of loans and leasing principal paid in any one year. The new guidelines do not provide any examples on how Councils should account for their existing debt under the new Finance Act. The only duty is “to charge to its general fund an amount of MRP which it considers prudent”.

Councils’ Financial Statements for 2011/12 included a charge to the general fund in respect of loans and leasing principal for that year. It would be prudent to use this as the starting point regarding the provision for borrowing before the introduction of MRP. This will be referred to as “pre MRP Debt” for MRP purposes.

The legislative requirement to make a prudent provision came into effect from 1 April 2012. In order to properly account for these arrangements whilst dealing with capital financing existing at that date, the Council has put in place transitional arrangements outside of the two examples given by DfC in their guidance. These transitional arrangements provide for a full and prudent provision for existing borrowing requirements as at 31 March 2012 and are detailed in the policy statement below.

MRP Policy

Option 1, the Asset Life (Equal Instalment) Method will be used for capital expenditure incurred from 1 April 2012 which is financed by borrowings. Therefore the Minimum Revenue Provision Policy Statement for 2026/27 is as follows:

In accordance with the Local Government (Capital Finance and Accounting) Regulations (Northern Ireland) 2011 the Council’s policy for the calculation of Minimum Revenue Provision in 2026/27 will be the Asset Life (Equal Instalment) method for borrowings following the introduction of MRP, loan principal on borrowings made before the introduction of MRP, and for finance leases the principal paid in 2026/27.

The adoption of this method will enable the Council to link the revenue charge to the flow of benefits received from the asset. It will also allow the Council to utilise the payments holiday while assets are under construction. This however could lead to a significant increase to MRP the year after a capital project comes into operation. It would therefore be prudent, particularly in respect of larger capital schemes, to make a full or voluntary contribution of MRP for assets under construction to avoid this.

Based on this policy an amount of **£7,993,652** has been included in the Councils 2026/27 Estimates in respect of MRP, as follows: -

	2026/27 £
Forecasted Loans Principal Payment (on pre MRP debt)	2,662,006
MRP on Internal Borrowing (financing from own resources)	0
Voluntary extra provision	0
Prior Year Capital Expenditure funded from Borrowing	3,740,899
TOTAL	6,402,905
Interest costs on borrowings	1,590,747
TOTAL Cost for estimates	7,993,652

The policy will be reviewed on an annual basis.