Public Document Pack



URGENT BUSINESS AND SUPPLEMENTARY INFORMATION

Executive

1 February 2010

Agenda Item Number	Page	Title	Officer Responsible	Reason Not Included with Original Agenda
11.	(Pages 1 - 24)	Draft Budget 2010/2011 Appendix 3 – Investment Strategy	Head of Finance	Information not available at time of agenda despatch

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Cherwell District Council Investment Strategy 2010/11

1.0 Introduction

The proposed strategy for 2010/11 in respect of the following aspects of the treasury management function, is based upon the views of the Council's Treasury Management Team. This is informed by market forecasts provided by the Council's treasury advisor, Butlers.

The highest standard of stewardship of public funds remains of the upmost importance to the Council.

This document sets out the Council's priorities and policies for making, and managing investments made by the Council in the course of undertaking treasury management activities during the 2010/11 financial year. It fulfils the Council's requirement under the Local Government Act 2003, and guidance subsequently issued by the Office of the Deputy Prime Minister (now CLG) in March 2004, to prepare an annual investment strategy.

The strategy covers:

- Treasury limits in force which limit the treasury risk and activities of the Council
- prospects for interest rates
- the borrowing strategy (not applicable in 2010/11)
- Prudential Indicators The Prudential Indicators are part of the integrated treasury management strategy and are included in the budget book that will be recommended to Council.

2.0 Background

The Chartered Institute of Public Finance and Accountancy's Code of Practice for Treasury Management in Public services (the "CIPFA TM Code") requires local authorities to determine the Treasury Management Strategy Statement (TMSS). This statement also incorporates the Investment Strategy. Together, these cover the financing and investment strategy for the forthcoming financial year.

In response to the financial crisis in 2008, CIPFA has revised the TM Code and Guidance Notes as well as the Prudential Indicators which CIPFA publicised in late November 2009. Communities and Local Government (CLG) is consulting on a revised and updated Investment Guidance. If any changes are required as a result of this consultation we will bring an amended strategy back to Council for approval.

CIPFA has defined Treasury Management as:

"The management of the organisation's cash flows, its banking, money market and capital market transactions; the effective control of the risks associated with those activities; and the pursuit of optimum performance consistent with those risks."

The Council is responsible for its treasury decisions and activity. No treasury management activity is without risk. The successful identification, monitoring and control of risk is an important and integral element of its treasury management activities. The main risks to the Council's treasury activities are:

- Credit and Counterparty Risk (Security of Investments)
- Liquidity Risk (Inadequate cash resources)
- Market or Interest Rate Risk (Fluctuations in interest rate levels)
- Inflation Risk (Exposure to inflation)
- Legal & Regulatory Risk

3.0 Regulatory Framework

There are two main elements to the regulatory framework for treasury management, the CIPFA TM Code and the CLG Investment Guidance. As both of these have been revised in November a summary of the main changes is set out below.

3.1 CIPFA Treasury Management Code

The main issues to highlight are:

• 3.1.1 Treasury Management Policy Statement

CIPFA recommends that organisations adopt the following words in their Treasury Management Policy Statement to be agreed by full Council:

This organisation defines its treasury management activities as:

"The management of the organisation's investments and cash flows, its banking, money market and capital market transactions; the effective control of the risks associated with those activities; and the pursuit of optimum performance consistent with those risks".

This organisation regards the successful identification, monitoring and control of risk to be the prime criteria by which the effectiveness of its treasury management activities will be measured. Accordingly, the analysis and reporting of treasury management activities will focus on their risk implications for the organisation.

This organisation acknowledges that effective treasury management will provide support towards the achievement of its business and service objectives. It is therefore committed to the principles of achieving value for money in treasury management, and to employing suitable comprehensive performance measurement techniques, within the context of effective risk management.

• 3.1.2 In the new code CIPFA identify the following Key Principles:

Key Principle 1

Public service organisations should put in place formal and comprehensive objectives, policies and practices, strategies and reporting arrangements for the effective management and control of their treasury management activities.

Key Principle 2

Their policies and practices should make clear that the effective management and control of risk are prime objectives of their treasury management activities and that responsibility for these lies clearly within their organisations. Their appetite for risk

should form part of their annual strategy and should ensure that priority is given to security and liquidity when investing funds.

Key Principle 3

They should acknowledge that the pursuit of value for money in treasury management, and the use of suitable performance measures, are valid and important tools for responsible organisations to employ in support of their business and service objectives; and that within the context of effective risk management, their treasury management policies and practices should reflect this.

• 3.1.3 CIPFA recommends that the following four clauses are adopted as part of Financial Regulations:

1. This organisation will create and maintain, as the cornerstones for effective treasury management, a treasury management policy statement stating the policies, objectives and approach to risk management of its treasury management activities. It will also have suitable treasury management practices (TMPs), setting out the manner in which the organisation will seek to achieve those policies and objectives, and prescribing how it will manage and control those activities.

The content of the policy statement and TMPs will follow the recommendations contained in Sections 6 and 7 of the Code, subject only to amendment where necessary to reflect the particular circumstances of this organisation. Such amendments will not result in the organisation materially deviating from the Code's key principles.

- 2. This organisation (i.e. full body/council) will receive reports on its treasury management policies, practices and activities, including as a minimum, an annual strategy and plan in advance of the year, a mid-year review and an annual report after its close, in the form prescribed in its TMPs.
- 3. This organisation delegates responsibility for the implementation and regular monitoring of its treasury management policies and practices to full Council, and for the execution and administration of treasury management decisions to Head of Finance, who will act in accordance with the organisation's policy statement and TMPs and, if he/she is a CIPFA member, CIPFA's standard of professional practice on treasury management.
- 4. This organisation nominates the Accounts, Audit & Risk Committee to be responsible for ensuring effective scrutiny of the treasury management strategy and policies.

The Head of Finance is currently revising Financial Regulations and these clauses will be incorporated.

3.2 CLG Investment Guidance

CLG are currently out to consultation on their Guidance. The main issues to highlight are:

- Reiterates security, liquidity and yield in that order. (See reference to security, yield, liquidity)
- Emphasis on ongoing risk assessment.
- Credit ratings alone should not be the only criteria for selecting counterparties.
- Borrowing purely to invest at a profit is unlawful. There still appears to be no legal obstacle to the temporary investment of funds borrowed for the purpose of expenditure in the reasonably
- near future.
- Clarity on the role of investment consultants.
- Training for Members and officers.

3.3 Relevant guidance

In preparing this document, in addition to the requirements noted above, the Council has also had regard to:

- The guidance issued by CIPFA entitled 'Treasury Management in the Public Services: Code of Practice and Cross-Sectoral Guidance Notes'; revised 2009
- The findings contained in the report issued by the Audit Commission in March 2009 entitled 'Risk and return, English local authorities and the Icelandic banks';
- The findings contained in the June 2009 report on local authority investments by the Parliamentary Select Committee for Communities and Local Government; and
- The Council's own Medium Term Financial Strategy (MTFS).
- CIPFA Prudential Code.

4.0 Scope of this document

The scope of this document does not extend to other investment activities undertaken by the Council, including investments made in local properties/community projects. Such investments are governed by the Council's Asset Management Strategy.

5.0 Ownership, roles and responsibilities

Ownership of the Council's investment strategy, and accountability for all investments made by the Council, resides fully with the members of the Council.

Responsibility for ensuring compliance with the regulatory framework rests with the Council's Chief Financial Officer (Section 151 Officer). The investment strategy, and any changes to it, must receive approval of the Section 151 Officer. In relation to the element of the Council's investments managed by the in-house Finance team, the Head of Finance is responsible for compliance with the parameters set out in this strategy.

To assist in executing the approved investment strategy, the Council relies on the professional input from the in-house Finance team and from external Treasury Advisors and Investment Managers. The Council's policies governing the basis of selection of these external organisations, their contractual arrangements, and the monitoring of the quality of service they provide are set out in the Council's procurement rules.

5.1 In-house Finance team

The Finance team will be responsible for:

- Managing the Council's overall cashflow requirements,
- Coordinating and monitoring the structure and performance of the aggregate portfolio of investments, including adherence to the strategy, and liaising with the external Treasury Advisors and investment managers, and
- Directly managing a small proportion of the Council's investments

5.2 Treasury Advisor

This role is currently fulfilled by Butlers who are contracted to provide accurate information and informed, up-to-date, guidance to the Council, specifically including:

- Interest rate forecasting and economic information;
- Counterparty credit ratings information;
- Guidance on Local Government Finance (Capital) legislation, the CIPFA Code of Practice and the Prudential Code; and
- Information on investment performance

Notwithstanding the above, it is fully recognised that the Council is required to apply judgement in determining the use of information and guidance received from the Treasury Advisor. The Council remains accountable for all investment decisions made.

We are in the process of a procurement exercise and a new contract will commence on 1st April 2010 which may result in a change of supplier.

5.3 External investment managers

It is envisaged that the responsibility for managing the Council's portfolio of investments will be split between the Council's in-house Finance team and the external investment managers. Direct management of the majority of the investment portfolio will be performed by the external professional investment managers. Currently, the external managers engaged by the Council are Investec and TUK.

The use of a combination of internal and external resources recognises that, whilst the Council's own Finance personnel are competent in and best placed to understand the cashflow and working capital requirements of the Council, they do not have the expertise to manage the full range of investment instruments in which the Council is permitted to invest. Additionally, this blend of internal and external resources provides an element of diversification and "resilience" because the Council is not completely dependent on one organisation, or one or two key individuals, for the performance of investment management activities.

The external investment managers will be contractually obliged to adhere to the overall parameters of the Council's investment strategy, which are set out below. As such, the approved investment strategy document will be communicated annually to the external managers by the Council's Chief Financial Officer. Any changes to the strategy in-between the formal annual review dates will also be communicated to the investment managers by the Chief Financial Officer

6.0 Monitoring of Investment Strategy

Monitoring and evaluation of the application and performance of the investment strategy will take place as follows:

- The Accounts, Audit and Risk Committee (AARC) will receive a quarterly report from the Chief Financial Officer on compliance of the Council's investments with the objectives and parameters set out in this document. This report will be at an aggregate portfolio level and so will summarise the position relating to both inhouse and externally-managed investments.
- In recognition of the dynamic nature of the financial markets and the impact of change in the economic environment, the Chief Financial Officer, in consultation with the Portfolio Holder for Resources and Organisational Development, may take emergency actions outside of the framework of the investment strategy where necessary to enhance the security of amounts invested. Any action taken under this provision will be reported by the Chief Financial Officer to the next quarterly AARC meeting.
- Performance against financial targets, including actual investment income versus budget, will be reported to the Executive on a quarterly basis and to full Council on an annual basis as an integral element of the Council's financial statements.
- The performance of the Treasury Advisors against the specification agreed in the contractual documentation with those parties will be reported annually to the Resource and Performance Scrutiny Board, as part of the Council's contract management framework. In addition, the Board will receive reports that allow comparison of the respective investment performance of the in-house team and each of the external investment managers, as well as the performance of each group against relevant benchmarks.

All finance personnel who are involved in delivering against the treasury management strategy receive in-house and externally provided training as deemed appropriate. Members are also invited to attend appropriate training and in the past this has been delivered by PricewaterhouseCoopers.

Key officers are also encouraged to study towards the new CIPFA and ACT (Association of Corporate Treasurers) joint Certificate on International Treasury Management – Public Finance.

7.0 Investment objectives and priorities

The Council's priorities in executing its investment strategy are security, yield (interest receivable) and liquidity. These priorities are further articulated below.

- Security in considering the suitability of investments, the Council's overriding
 objective is to ensure the security of amounts invested and to minimise the risk of
 loss of investment principal, though it is accepted that the total elimination of risk
 is not achievable or desirable. This reflects the expressed views of the Members
 on their appetite for investment risk.
- Yield Whilst security of principal is the primary priority, the Members have expressed the view that the Council's investments should, to some extent, be "put to work" to generate a return to support the Council's ability to undertake capital expenditure on projects that benefit the community.

Subject to adhering to the restrictions and parameters set out in this document governing the security of investments, and the requirement described below for a small element of the portfolio to be retained as "on-call cash", investments can be made by the Council with the objective of generating an income stream in support of the Council's MTFS. A target investment yield will be specified as part of the Council's annual budget.

In previous years, a key objective of the Council's investment strategy has been to provide an income stream from investment returns to support annual revenue expenditure. The current MTFS provides that this reliance on investment returns to fund expenditure will reduce over the next three years, such that by 2013/14 there will be no reliance on investment returns to support the revenue account. From 2010/11, an increasing proportion of the investment income will be available to fund growth and one-off projects, such that from 2013/14 100% of investment income will be available for such projects.

Liquidity – investment decisions will made in the context of known future cash
flows to ensure sufficient funds are available as and when they are required. Cash
flows are monitored on a daily basis by Finance with detailed forecasts prepared
by time periods. In order to provide the necessary flexibility, and as a contingency
for unexpected events, an element of the Council's funds (£1m) will be maintained
on-call, with no notice requirement.

8.0 Permitted Investments

The Council's investment portfolio will be comprised of 'Specified' investments and 'Non-specified' investments.

8.1 Specified Investments

A Specified Investment is defined as an investment that:

- that is denominated in Sterling, and any payments or repayments in respect of the investment are payable only in Sterling;
- is not a long term investment;
- is not capital expenditure; and
- is made with a body, which is described as having a strong or superior ability to meet its short term financial commitments by a range of credit rating agencies ensuring high credit quality, or is made with the UK Government.

For the purpose of applying the above criteria, the following definitions will be applied:

- Long Term Investment any investment other than one that is due to be repaid
 within 12 months from the date of transaction, or one that may be required by the
 Council to be paid within 12 months from the date of transaction. The date of
 transaction refers to the date the investment principal is actually invested. For
 clarity, any commitments given to a counterparty to make investments on a
 forward basis are "Non-Specified" investments.
- Capital Expenditure capital expenditure will have the definition as set out in regulation 25(1)(d) of the Local Authorities (Capital Finance and Accounting) (England) Regulations 2003 [SI 3146 as amended].
- A body that has been described as having a strong or superior ability to meet its short term financial commitments – these are investment counterparties that meet the selection requirements set out below.

• Credit Rating Agency - a body that assesses the financial strength of companies and governments, both domestic and foreign, particularly their ability to meet the interest and principal payments on their bonds and other debt. Rating information will be obtained from 3 agencies: Fitch, Moody's and Standard & Poor's.

In addition to the above definitions, Specified Investments will be restricted to the following list of permitted instruments:

- Cash deposits
- Certificates of deposit
- UK Government investments Debt Management Office (DMO) deposits and bonds (gilts) for which maturity date at time of purchase is less than 365 days away

8.2 Non-specified Investments

Non-specified Investments are defined as any investments that do not meet the criteria set out above for Specified Investments. The Council's investment objectives and priorities, as set out above, have been used to determine the selection of the types of investments that are permitted.

Non-specified Investments will be restricted to the following list of permitted instruments:

- Cash deposits
- Callable deposits
- Certificates of deposits
- Money market funds
- UK Government investments, sovereign and supranational bonds
- Investments with UK building societies that do not meet the criteria for Specified Investments
- Loans to other public sector bodies local authorities, parish/community councils, Registered social landlords ("RSLs") and Primary Care Trusts ("PCTs")

For clarity, the Council's in-house Finance team will not be permitted to make any investments other than those designated as "Specified Investments", with the exception of:

- Building society investments for which further specific credit risk criteria are set out below.
- Loans to other public sector bodies. The initiation of such loans will require Council approval on a case-by-case basis, in accordance with separatelydocumented procedures.

8.3 Investment Parameters and Restrictions

In managing the Council's investment portfolio (both Specified and Non-specified investments), certain overarching restrictions and parameters will apply. These are set out in the remainder of this section. Adherence to the restrictions and parameters will be monitored on an ongoing basis by Finance, and before new investments are undertaken, with assistance and information from the Treasury Advisors.

9.0 Portfolio Diversification

It is expected that, at any point in time:

- A minimum of 50% of the total value of the Council's investment portfolio will be comprised of Specified Investments, as defined above.
- A maximum of 50% of the total value of the Council's investment portfolio will be comprised of Non-specified Investments, as defined above
- In aggregate, across all categories of investments and taking in-house and externally-managed investments together, a maximum of £8m will be invested with any individual UK-domiciled investment counterparty (or group of related counterparties). A maximum of £5m will apply in respect of investment with counterparties (or groups of related counterparties) domiciled outside the UK.

9.1 Duration – maturity profile

Available on-call, no notice	Minimum £1m
Maturing in more than 6 months but less than 1 year	Minimum 30%
Maturing in more than 1 year but less than 3 years	Maximum 30%
Maturing in more than 3 years but less than 5 years	Maximum 15%

9.2 Geography

It is expected that, at any point in time:

- in aggregate, a maximum of 30% of the portfolio will be exposed to non-UK countries
- a maximum of 15% of the portfolio will be exposed to any single country, other than the UK

9.3 Investment Type

It is expected that, at any point in time, the amount invested in the following types of investment instrument will not exceed the following limits:

	Maximum
Callable Deposit	£5m
Certificates of deposit	£30m
Money market funds	£10m
Government/supranational bonds	£20m
Loans to public sector bodies	£5m
"Forward" commitments	£5m

Short Term Rat	Short Term Rating F1+, Long Term Rating AAA, AA+, AA, AA-										
	Support										
Individual	1	2									
Α	3 years	3 years									
A/B	3 years	3 years									
В	3 years	3 years									
B/C	364 days	0									
С	0	0									

10.0 Credit risk – criteria for selection of investment counterparties

A list of approved investment counterparties will be maintained by Finance. Approval of investment counterparties will be subject to the potential counterparties satisfying the minimum credit rating criteria set out below.

The credit ratings of individual counterparties will be monitored daily by Finance using information received from Butlers. Any counterparty that no longer meets the minimum criteria for approval will be removed from the list immediately and no further investments will be made with that counterparty until such time that the criteria are again met.

Where investments are currently held with a counterparty that has been "downgraded", consideration will be given to whether it is prudent to immediately liquidate that investment – this may include breaking a term deposit before maturity. Such considerations and decisions will be documented.

It is fully recognised by the Council that credit ratings and comments from Butlers are only one source of information that can be used to build an understanding of risks in the financial markets and with counterparties. Credit rating information should be viewed within the context of wider financial and economic information and advice. This information will be supplemented by information gathered through active research by Finance staff of counterparties and the markets, for example through reading of newspapers, internet research, and networking with staff from other Public Sector bodies. It is expected that the approved counterparty list will be managed proactively - and not merely in response to rating changes.

In order for an investment opportunity to be eligible to be a Specified Investment, the investment counterparty must have been awarded a minimum of the following credit ratings.

	Fitch	Moody's	Standard & Poor's
Short term rating	F1	P-1	A-1
(Note - only short term ratings are used since the duration			
of all investments in this category will be less than 12			
months).			

Non-specified Investments may only be placed with counterparties that have been awarded a minimum credit rating, as set out below. A lowest common denominator approach will be applied to consideration of the three credit ratings referred to below i.e. the lowest agency rating will be applied to determine whether the counterparty meets the criteria to be on the Council's lending list.

Investment Instrument	Minimum Credit Criteria	Use
Debt Management Agency Deposit	N/A	In-house and Fund
Facility		Managers
Term Deposits – UK Government	N/A	In-house
Term Deposits – other Local	N/A	In-house
Authorities		
Term Deposits – Banks and	Fitch short-term F1, Long-term A,	In-house and Fund
Building Societies	Individual rating C with support	Managers
	rating 2 or individual rating B with	
	support rating 3, Minimum	
Towns Danasita with Nationalised	Sovereign Rating AA	la barra
Term Deposits with Nationalised Banks with Government Guarantee	N/A	In-house
for wholesale deposits Term Deposits with Part	N/A	In-house
Nationalised banks by the UK	IN/A	III-II0use
Government		
Term Deposits with Banks and	Fitch short-term F1, Long-term A,	In-house
Building Societies signed up to the	Individual rating C with support	
UK Government support to the	rating 2 or individual rating B with	
banking sector	support rating 3, Minimum	
Contification of Donnait inquad by	Sovereign Rating AA A1 or P1	In house on a hun.
Certificates of Deposit issued by Banks and Building Societies	ATOTPT	In-house on a buy and hold basis.
Banks and Building Societies		Fund Managers
Short-term Funds (including Money	AAA	In-house and Fund
Market Funds)	~~~	Managers
Bond Funds	AAA	In-house and Fund
Bond Funds	7001	Managers
UK Government Gilts	AAA	In-house on a buy
S. C. Sovorimion Conto		and hold basis.
		Fund Managers
Treasury Bills	N/A	Fund Managers

In addition, investments may only be placed with non-UK domiciled counterparties where the sovereign rating of the counterparty's country of incorporation is at least "AA".

Investments with building societies not meeting the criteria for "Specified Investments" are only permitted if the society has a minimum asset size of £1,000m; the duration of the investment is no more than 12 months and the maximum amount invested is £1m. These investments will fall into the category of non specified instruments for the purposes of monitoring the Council's exposure.

11.0 Supporting Information

Schedule 1 - details the Counterparties that currently meet the above requirements.

Schedule 2 - TMPs.

Schedule 3 - contains a glossary of terms that may help the reader to understand financial terms used in this report.

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List of Approved Counterparties	for Le	_	Ratings —		Mod	ody's Ratings		S&D	Ratings —	——— Limits ———	
	S. Term	L. Term	Indiv.	Support	S. Term	L. Term	Fin.Stgth	S. Term	L. Term	Time	Money
UK BANKS											
United Kingdom BANCO SANTANDER CENTRAL HISPANO GROUP	F1+	AAA				Aaa		A-1+	AAA		
Santander UK Plc	F1+	AA-	В	1	P-1	Aa3	C-	A-1+	AA	3 YEARS	8 (EI)
HSBC GROUP											
HSBC Bank plc	F1+	AA	В	1	P-1	Aa2	C+	A-1+	AA	3 YEARS	8
LLOYDS BANKING GROUP											
-Bank of Scotland Plc	F1+	AA-	С	1	P-1	Aa3	D+	A-1	A+	3 YEARS	8 (EI)
∭loyds TSB Bank	F1+	AA-	С	1	P-1	Aa3	C-	A-1	A+	3 YEARS	8 (EI)
NATIONAL AUSTRALIA BANK GROUP											
ydesdale Bank	F1+	AA-	С	1	P-1	A1	C-	A-1	A+	3 YEARS	8 (EI)
ROYAL BANK OF SCOTLAND GROUP											
National Westminster Bank	F1+	AA-		1	P-1	Aa3	C-	A-1	A+		(M) Council
Royal Bank of Scotland	F1+	AA-	D/E	1	P-1	Aa3	C-	A-1	A+	3 YEARS	Bank 8 (EI)
SUMITOMO MITSUI CORPORATION GROUP											
Sumitomo Mitsui Banking Corporation Europe Limited	F1	Α	С	1	P-1	Aa2	С	A-1	A+	3 YEARS	8
Barclays Bank	F1+	AA-	В	1	P-1	Aa3	С	A-1+	AA-	3 YEARS	8
Close Brothers	F1	Α	B/C	5	P-1	A2	C+			3 YEARS	8 (EI)
Credit Suisse First Boston International	F1+	AA-		1	P-1	Aa1		A-1	A+	3 YEARS	8

L	ist of Approved Counterparties	for Ler	nding									
	•		Fitch R	atings ——		— Моо	dy's Ratings		- S&P	Ratings —	——— Lim	its ———
		S. Term	L. Term	Indiv.	Support	S. Term	L. Term	Fin.Stgth	S. Term	L. Term	Time	Money
UK	BUILDING SOCIETIES											
Un	ited Kingdom	F1+	AAA				Aaa		A-1+	AAA		
1	Nationwide Building Society	F1+	AA-	В	1	P-1	Aa3	C-	A-1	A+	3 YEARS	8 (EI)
2	Yorkshire Building Society	F2	A-	B/C	3	P-2	Baa1	D+	A-2	A-	1 YEARS	1 (EI)
3	Coventry Building Society	F1	Α	В	3	P-2	A3	C-			1 YEARS	1 (EI)
4	Chelsea Building Society	F2	BBB+ (P)	C (P)	3	P-3 (P)	Baa3 (P)	E+ (P)			1 YEARS	1 (EI)
5	Skipton Building Society	F2	A-	B/C	3	P-2	Baa1	D+ (N)			1 YEARS	1 (EI)
6	Leeds Building Society	F1	Α	B/C	3	P-1	A2	C+			3 YEARS	8 (EI)
7	West Bromwich Building Society	F3	BBB-	C/D	3	P-3	Baa3	E+			1 YEARS	1 (EI)
8	rincipality Building Society	F2	BBB+	С	3	P-2	Baa2	D-			1 YEARS	1 (EI)
9	Orwich & Peterborough Building Society	F2	BBB+	С	3	P-2	Baa2	D			1 YEARS	1 (EI)
10	Newcastle Building Society	F3 (N)	BBB- (N)	C/D (N)	3	P-2	Baa2	D-	A-2	BBB+	1 YEARS	1 (EI)
11	troud & Swindon Building Society										1 YEARS	1 (EI)
12	Nottingham Building Society					P-2	A3	C-			1 YEARS	1 (EI)
13	Kent Reliance Building Society										1 YEARS	1 (EI)
14	Progressive Building Society										1 YEARS	1 (EI)
15	Cumberland Building Society										1 YEARS	1 (EI)
16	National Counties Building Society										1 YEARS	1 (EI)

List of Approved Counterpartie	s for Le										
	S. Term	L. Term	Ratings — Indiv.	Cunnort	Moody's Ratings				S&P RatingsS. TermL. Term		nits ———
	S. Term	L. Term	maiv.	Support	S. Term	L. Term	rın.əıgı	5. Term	L. Term	Time	Money
OVERSEAS BANKS											
Australia NATIONAL AUSTRALIA BANK GROUP	F1+	AA+				Aaa		A-1+	AAA		
National Australia Bank	F1+	AA	В	1	P-1	Aa1	В	A-1+	AA	3 YEARS	5
Australia & New Zealand Banking Group	F1+	AA-	В	1	P-1	Aa1	В	A-1+	AA	3 YEARS	5
Commonwealth Bank of Australia	F1+	AA	A/B	1	P-1	Aa1	В	A-1+	AA	3 YEARS	5
Westpac Banking Corporation	F1+	AA-	В	1	P-1	Aa1	В	A-1+	AA	3 YEARS	5
Canada OANADIAN IMPERIAL BANK OF	F1+	AAA				Aaa		A-1+	AAA		
OMMERCE GROUP anadian Imperial Bank of Commerce	F1+	AA-	В	1	P-1	Aa2	B-	A-1	A+	3 YEARS	5
Bank of Montreal	F1+	AA-	В	1	P-1	Aa2 (D)	B- (D)	A-1	A+	3 YEARS	5
Bank of Nova Scotia	F1+	AA-	В	1	P-1	Aa1	В	A-1+	AA-	3 YEARS	5
National Bank of Canada	F1	A+	В	2	P-1	Aa2	B-	A-1	Α	3 YEARS	5
Royal Bank of Canada	F1+	AA	A/B	1	P-1	Aaa	B+	A-1+	AA-	3 YEARS	5
Toronto-Dominion Bank	F1+	AA-	В	1	P-1	Aaa	B+	A-1+	AA-	3 YEARS	5
Denmark	F1+	AAA				Aaa		A-1+	AAA		
Danske Bank	F1	A+	B/C	1	P-1	Aa3	С	A-1	Α	3 YEARS	5
Finland NORDEA GROUP	F1+	AAA				Aaa		A-1+	AAA		
Nordea Bank Finland	F1+	AA-	В	1	P-1	Aa2	B-	A-1+	AA-	3 YEARS	5

List of Approved Counterpart	─				— S&P Ratings —		Limits					
	S. Term	L. Term	Ratings — Indiv.	Support	S. Term	L. Term	Fin.	Stgth	S. Term	L. Term	Time	Money
OVERSEAS BANKS												
France	F1+	AAA				Aaa			A-1+	AAA		
BNP Paribas Group	ГІ+	AAA				Add			A-1+	AAA		
BNP Paribas	F1+	AA	В	1	P-1	Aa2 (D)	B-	(D)	A-1+	AA	3 YEARS	5
CREDIT AGRICOLE GROUP												
Credit Agricole	F1+	AA-	В	1	P-1	Aa1	B-		A-1+	AA-	3 YEARS	5
Credit Lyonnais	F1+	AA-	B/C	1	P-1	Aa1	C+		A-1+	AA-	3 YEARS	5
epciete Generale (SG)	F1+	A+	B/C	1	P-1	Aa2	C+		A-1	A+	3 YEARS	5
ည Gel m any	F1+	AAA				Aaa			A-1+	AAA		
Deutsche Bank AG	F1+	AA-	B/C	1	P-1	Aa1 (N)	В	(N)	A-1	A+	3 YEARS	5
ග lapan	F1+	AA				Aa2			A-1+	AA		
Mitsubishi UFJ Trust & Banking Corporation	F1	Α	B/C	1	P-1	Aa2	С		A-1	A+	3 YEARS	5
letherlands ING BANK GROUP	F1+	AAA				Aaa			A-1+	AAA		
Internationale Nederlanden Bank/ING Bank	F1+	A+	С	1	P-1	Aa3 (N)	C+	(N)	A-1	A+	3 YEARS	5
ABN AMRO Bank	F1+	AA-		1	P-1	Aa3 (N)	C+	(N)	A-1	A+	3 YEARS	5
Rabobank	F1+	AA+	Α	1	P-1	Aaa	B+		A-1+	AAA	3 YEARS	5
Singapore	F1+	AAA				Aaa			A-1+	AAA		
Development Bank of Singapore	F1+	AA-	В	1	P-1	Aa1	В		A-1+	AA-	3 YEARS	5
OVERSEA CHINESE BANKING CORP	F1+	AA-	В	1	P-1	Aa1	В				3 YEARS	5
UNITED OVERSEAS BANK	F1+	AA-	В	1	P-1	Aa1	В		A-1	Α	3 YEARS	5

		Fitch Ratings ————			Moody's Ratings			- S&P	Ratings —	Limits	
	S. Term	L. Term	Indiv.	Support	S. Term	L. Term	Fin.Stgth	S. Term	L. Term	Time	Money
OVERSEAS BANKS											
Spain	F1+	AAA				Aaa		A-1+	AA+		
BANCO SANTANDER CENTRAL HISPANC GROUP		7.0.01				7100			70.11		
Banco Santander Central Hispano	F1+	AA	A/B	1	P-1	Aa2	B-	A-1+	AA	3 YEARS	5
Banco Bilbao Vizcaya Argentaria	F1+	AA-	A/B	1	P-1	Aa2	B-	A-1+	AA	3 YEARS	5
Sweden	F1+	AAA				Aaa		A-1+	AAA		
Svenska Handelsbanken	F1+	AA-	В	1	P-1	Aa2	C+	A-1+	AA-	3 YEARS	5
Swigerland ©REDIT SUISSE GROUP	F1+	AAA				Aaa		A-1+	AAA		
Credit Suisse First Boston	F1+	AA-			P-1	Aa3		A-1	A+	3 YEARS	5
United Arab Emirates	F1+	AA				Aa2					
NATIONAL BK OF ABU DHABI	F1+	AA-	B/C	1	P-1	Aa3	С	A-1	A+	3 YEARS	5
United States BANK OF NEW YORK CO, INC GROUP	F1+	AAA				Aaa		A-1+	AAA		
Bank of New York	F1+	AA-	A/B	2	P-1	Aaa	B+	A-1+	AA	3 YEARS	5
JP Morgan Chase Bank	F1+	AA-	В	1	P-1	Aa1	В	A-1+	AA-	3 YEARS	5
State Street Bank & Trust Company	F1+	A+	B/C	1	P-1	Aa2	В	A-1+	AA-	3 YEARS	5
OTHERS											
Jinens Jnited Kingdom	F1+	AAA				Aaa		A-1+	AAA		
DMO	1 17					Auu		A 1T			
Money Market Funds											10

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Current Counterparty Report for Cherwell (LCD) Option 2

Report run on: 28/01/2010 10:02:37

Upgraded (U) Positive Rating Watch (P) Upgraded Positive Rating Watch (U.P) Upgraded Negative Rating Watch (U.N)

Downgraded (D) Negative Rating Watch (N) Downgraded Positive Rating Watch (D.N)

Downgraded Negative Rating Watch (D.N)

(EI) = Eligible Institution

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CHERWELL DISTRICT COUNCIL

TREASURY MANAGEMENT PRACTICES

TMP1 - Risk Management

The Head of Finance will design, implement and monitor all arrangements for the identification, management and control of treasury management risk, will report at least annually on the adequacy/suitability thereof, and will report, as a matter of urgency, the circumstances of any actual or likely difficulty in achieving the Council's objectives in this respect, all in accordance with the procedures set out in TMP6.

- (1) Liquidity Risk Management The Council will ensure it has adequate though not excessive cash resources, borrowing arrangements, overdraft or standby facilities to enable it at all times to have the level of funds available which are necessary for the achievement of its business/service objectives.
- (2) Interest Rate/Inflation Risk Management The Council will manage its exposure to fluctuations in interest rates with a view to containing its interest costs, or securing its interest revenues, in accordance with the amounts provided in its budgetary arrangements as amended in accordance with TMP6. The effects of varying levels of inflation, insofar as they can be identified as impacting directly on its treasury management activities, will be controlled by the Council as an integral part of its strategy for managing its overall exposure to inflation. It will achieve these objectives by the prudent use of its approved financing and investment instruments, methods and techniques, primarily to create stability and certainty of costs and revenues, but at the same time retaining a sufficient degree of flexibility to take advantage of unexpected, potentially advantageous changes in the level or structure of interest rates or inflation. The above are subject at all times to the consideration and, if required, approval of any policy or budgetary implications.
- (3) Exchange Rate Risk Management not relevant.
- (4) Credit and Counterparty Risk Management The Council regards a prime objective of its treasury management activities to be the security of the principal sums it invests. Accordingly, it will ensure that its counterparty lists and limits reflect a prudent attitude towards organisations with whom funds may be deposited, and it will limit its investment activities to the instruments, methods and techniques referred to in TPM4. It also recognises the need to have, and will therefore maintain, a formal counterparty policy in respect of those organisations from which it may borrow, or with whom it may enter into other financial arrangements.
- (5) Refinancing Risk Management The Council will ensure that its borrowing, private financing and partnership arrangements are negotiated, structured and documented, and the maturity profile of the monies so raised are managed, with a view to obtaining offer terms for renewal or refinancing, if required, which are competitive and as favourable to the Council as can reasonably be achieved in the light of market conditions prevailing at the time. It will actively manage its relationships with its counterparties in these transactions in such a manner as to secure this objective, and will avoid over-reliance on any one source of funding if this might jeopardise achievement of the above.
- (6) Legal and Regulatory Risk Management The Council will ensure that all of its treasury management activities comply with its statutory powers and regulatory requirements. It will demonstrate such compliance, if required to do so, to all parties with whom it deals in such activities. In framing its credit and counterparty policy under TMP1(4), it will ensure that there is

evidence of counterparties' powers, authority and compliance in respect of the transactions they may effect with the organisation, particularly with regard to duty of care and fees charged. The Council recognises that future legislative or regulatory changes may impact on its treasury management activities and, so far as it is reasonably able to do so, will seek to minimise the risk of these impacting adversely on the organisation.

- (7) Fraud, Error and Corruption, and Contingency Management The Council will ensure that it has identified the circumstances which may expose it to the risk of loss through fraud, error, corruption or other eventualities in its treasury management dealings. Accordingly, it will employ suitable systems and procedures, and will maintain effective contingency management arrangements, to these ends.
- (8) Market Risk Management The Council will seek to ensure that its stated treasury management policies and objectives will not be compromised by adverse market fluctuations in the value of the principal sums it invests, and will accordingly seek to protect itself from the effects of such fluctuations.

TMP2 - Best Value and Performance Measurement

This Council is committed to the pursuit of best value in its treasury management activities, and to the use of performance methodology in support of that aim, within the framework set out in its treasury management policy statement. Accordingly, the treasury management function will be the subject to analysis of the value it adds in support of the Council's stated business objectives. It will be the subject of regular examination of alternative methods of service delivery, of the availability of fiscal or other grant or subsidy incentives, and of the scope for other potential improvements.

TMP3 - Decision Making and Analysis

This Council will maintain full records of its treasury management decisions, and of the processes and practices applied in reaching those decisions, both for the purposes of learning from the past, and for demonstrating that reasonable steps were taken to ensure that all issues relevant to those decisions were taken into account at the time.

TMP4 - Approved Instruments, Methods and Techniques

The Council will undertake its treasury management activities by employing only those instruments, methods and techniques detailed in the schedule to this document, and within the limits and parameters defined in TMP1.

TMP5 - Organisation, Clarity and Segregation of Responsibilities, and Dealing ArrangementsThe Council considers it essential for the purposes of the effective control and monitoring of its treasury management activities, for the reduction of the risk of fraud or error, and for the pursuit of optimum performance, that these activities are structured and managed in a fully integrated manner, and that there is at all times a clarity of treasury management responsibilities.

The principle on which this will be based is a clear distinction between those charged with setting treasury management policies and those charged with implementing and controlling these policies, particularly with regard to the execution and transmission of funds, the recording and administering of treasury management decisions, and the audit and review of the treasury management function. If and when the Council intends, as a result of lack of resources or other circumstances, to depart from these principles, the Head of Finance will ensure that the reasons are properly reported in accordance with TMP6, and the implications properly considered and evaluated. The Head of Finance will ensure that there are clear written statements of the responsibilities for each post engaged in treasury management, and the arrangements for absence cover. The Head of Finance will ensure there is proper documentation for all deals and transactions, and that procedures exist for the effective transmission of funds. The Head of Finance will fulfil all responsibilities in accordance with the Council's policy statement and TMPS and, if a CIPFA member, the *Standard of Professional Practice on Treasury Management*.

TMP6 - Reporting Requirements and Management Information Arrangements

The Council will ensure that regular reports are prepared and considered on the implementation of its treasury management policies; on the effects of decisions taken and transactions executed in pursuit of those policies; on the implications of changes, particularly budgetary, resulting from regulatory, economic, market or other factors affecting its treasury management activities; and on the performance of the treasury management function.

As a minimum, the Executive will receive :-

- An annual report on the strategy and plan to be pursued in the coming year;
- An annual report on the performance of the treasury management function, on the effects of the
 decisions taken and the transactions executed in the past year, and on any circumstances of
 non-compliance with the Council's treasury management policy statement and TMPs.

TMP7 - Budgeting, Accounting and Audit Arrangements

The Head of Finance will prepare, and the Council will approve and, if necessary, from time to time will amend, an annual budget for treasury management, which will bring together all of the costs involved in running the treasury management function, together with associated income. The matters to be included in the budget will at minimum be those required by statute or regulation, together with such information as will demonstrate compliance with TMP1, TMP2 and TMP4. The Council will account for its treasury management activities, for decisions made and transactions executed, in accordance with appropriate accounting practices and standards, and with statutory and regulatory requirements in force for the time being. The Council will ensure that its auditors, and those charged with regulatory review, have access to all information and papers supporting the activities of the treasury management function as are necessary for the proper fulfilment of their roles, and that such information and papers demonstrate compliance with external and internal policies and approved practices.

TMP8 - Cash and Cash Flow Management

Unless statutory or regulatory requirements demand otherwise, all monies in the hands of the Council will be under the control of the Head of Finance, and will be aggregated for cashflow and investment management purposes. Cash flow projections will be prepared on a regular and timely basis, and the Head of Finance will ensure that these are adequate for the purposes of monitoring compliance with TMP1(1).

TMP9 - Money Laundering

The Council is alert to the possibility that it may become the subject of am attempt to involve it in a transaction involving the laundering of money. Accordingly, it will maintain procedures for verifying and recording the identity of counterparties and reporting suspicions, and will ensure that staff involved in this are properly trained.

TMP10 - Staff Training and Qualifications

The Council recognises the importance of ensuring that all staff involved in the treasury management function are fully equipped to undertake the duties and responsibilities allocated to them. It will therefore seek to appoint individuals who are both capable and experienced and will provide training for staff to enable them to acquire and maintain an appropriate level of expertise, knowledge and skills. The Head of Finance will recommend and implement the necessary arrangements.

TMP11 - Use of External Service Providers

The Council recognises the potential value of employing external providers of treasury management services, in order to acquire access to specialist skills and resources. When it employs such service providers, it will ensure it does so for reasons which will have been submitted to a full evaluation of the costs and benefits. It will also 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. And it will ensure, where feasible and necessary, that a spread of service providers is used, to avoid over-reliance on one or a small number of companies. Where services are subject to formal tender or re-tender arrangements, legislative requirements will always be observed. The monitoring of such arrangements rests with the Head of Finance.

TMP12 - Corporate Governance

The Council is committed to the pursuit of proper corporate governance throughout its business and services, and to establishing the principles and practices by which this can be achieved. Accordingly, the treasury management function and its activities will be undertaken with openness and transparency, honesty, integrity and accountability. The Council has adopted and has implemented the key recommendations of the Code. This is considered vital to the achievement of proper corporate governance in treasury management, and the Head of Finance will monitor and, if and when necessary, report upon the effectiveness of these arrangements.

Glossary

Asset Class Limits	Limit on the amount of the total portfolio that can be invested an asset
	class for example credit rated Banks, Money Market Funds unrated
Asset Life	Building Societies The length of the useful life of an asset of a school
Borrowing / Investment	The length of the useful life of an asset e.g. a school A list of loans or investments held by the Council.
Portfolio	·
Borrowing Requirement	The amount that the Council needs to borrow to finance capital
Callable deposit	expenditure and manage debt. Funds placed with a financial institution without a fixed maturity date
-	(i.e. the money can be 'called' or withdrawn at any time).
Capitalisation direction	Government approval to use capital resources to fund revenue expenditure.
Cash deposits	Funds placed with a financial institution with a fixed maturity date and interest rate.
Certificates of deposits	(CD). CDs evidence fixed maturity time deposits with issuing banks or other deposit-taking institutions. Maturities range from less than a week to five years. They are normally negotiable and enjoy a liquid secondary market. They state the (1) amount deposited, (2) rate of interest, and (3) minimum period for which the deposit should be maintained without incurring early withdrawal penalties.
CIPFA Code of Practice	A code of practice issued by CIPFA detailing best practice for
on Treasury	managing the treasury management function.
Management	, , ,
Counterparty	Banks, Building Societies and other financial institutions that the
	Council transacts with for borrowing and lending.
Credit Arrangements	Methods of financing such as the use of finance leases
Credit Ratings	A scoring system used by credit rating agencies such as Fitch, Moody's and Standard and Poors to indicate the creditworthiness and other factors of a Governments, banks, building societies and other financial institutions.
Creditworthiness	How highly rated an institution is according to its credit rating.
Debt Management Office	An agency of the HM Treasury and its responsibilities include debt and
	cash management for the UK Government
Debt Rescheduling	Refinancing loans on different terms and rates to the original loan.
Financial instrument	Document (such as a bond, share, bill of exchange, futures or options contract) that has a monetary value or evidences a legally enforceable (binding) agreement between two or more parties regarding a right to payment of money.
Fitch Ratings	A credit rating agency.
Forward commitment	Written agreement by a lender to advance a loan on a future date at a specified interest rate. It automatically expires if not exercised by the potential borrower.
Gilts	Also known as Gilt-edged Securities. UK central Government debt. It
	may be dated (redeemable) or undated. Undated gilts are perpetual
	debt, paying a fixed periodic coupon but having no final redemption
	date. Gilt yields are conventionally quoted in the UK markets on a semi-
Interest Pete symposium	annual basis.
Interest Rate exposures	A measure of the proportion of money invested and what impact movements in the financial markets would have on them.
Lender Option Borrower	Loans that have a fixed rate for a specified number of years then can
Option (LOBO)	be varied by the lender at agreed intervals for the remaining life of the
	loan.
Limits for external debt	A Prudential Indicator prescribed by the Prudential Code sets limits on the total amount of debt the Council could afford.
Liquidity	Access to cash that is readily available.
Lowest Common	Whereby rating agencies provide credit ratings of institutions and the
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Denominator	lowest rating is applied to determine whether they meet the criteria to be on the Council's lending list.
Maturity	The date when an investment is repaid or the period covered by a fixed term investment.
Maturity Structure of Borrowings	A profile of the Council's loan portfolio in order of the date in which they expire and require repayment.
Minimum Revenue Provision	The minimum amount, which must be charged to an authority's revenue account each year for the prudent repayment of debt.
Money Market Funds	Open ended collective investment fund that invests in highly-liquid short-term financial instruments (with maturities typically 90 days to less than one year).
Moody's	A credit rating agency.
Non Specified	Investments deemed to have a greater potential of risk, such as
Investments	investments for longer than one year or with institutions that do not have credit ratings, like some Building Societies. Limits must be set on the amounts that may be held in such investments at any one time
Doutfolia	during
Portfolio	A number of different assets, liabilities, or assets and liabilities together, considered as a whole. For example, a diversified investment portfolio. An investor in such a portfolio might hold a number of different investment assets within the portfolio, with the objectives of growing the total value of the portfolio and limiting the risk of losses.
Prudential Borrowing	Borrowing undertaken by the Council that does not attract government support to help meet financing costs.
Prudential Code for Capital Finance in Local Authorities	The capital finance system is based on the Prudential Code developed by CIPFA. The key feature of the system is that local authorities should determine the level of their capital investment and how much they borrow to finance that investment based on their own assessment of what they can afford.
Prudential Indicators	The key objectives of the Prudential Code are to ensure that the capital investment plans are affordable, sustainable and prudent. As part of this framework, the Prudential Code sets out several indicators that must be used to demonstrate this.
Public Works Loan Board (PWLB)	A central government agency which provides loans to local authorities and other prescribed institutions at interest rates slightly higher than those at which the Government itself can borrow.
Credit Rated	Institutions that possess a credit rating from a credit rating agency such as Fitch, Moody's or Standard and Poors.
Risk Control	Putting in place processes to control exposures to events.
Security	Placing cash in highly rated institutions.
Sovereign debt rating	Assessment of the international rating agencies of the likelihood that a particular country will default on its loans.
Specified Investments	Investments that offer high security and liquidity. They must have a maturity of no longer than 364 days.
Standard and Poors	A credit rating agency.
Supranational	Multi national structures - an amalgamation of different countries
Institutions	offering investment opportunities - for example Euro Investment Bank
UK Government Investments	Debt Management Office (DMO) deposits and bonds (gilts) for which maturity date at time of purchase is less than 365 days away.
Yield	The rate of return on the current market value of an asset or liability, usually expressed as a percentage per annum. For example, today's yield to maturity of a bond measures the total return to an investor in the bond, reflecting both the interest income over the life of the bond and any capital gain (or loss) from today's market value to the redemption amount payable at maturity.