Local Government Better Practice Guide

Model Financial Report 2019-20

Local Government Victoria, FG 3 - 2020
Acknowledgements
Local Government Victoria (LGV) acknowledges the input of Crowe, CPA Australia and FINPro towards the development of the Local Government Model Financial Report (LGMFR) and this guide as well as the contribution of the Victorian Auditor-General’s Office (VAGO) in an observer capacity.

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Welcome to the 2019-20 version of this Better Practice Guide (BPG) which accompanies the Local Government Model Financial Report (LGMFR).

The LGMFR and BPG are developed to assist councils in the preparation of financial statements for inclusion in their annual report. In accordance with the Local Government (Planning and Reporting) Regulations 2014 council financial statements must be prepared in accordance with the LGMFR.

Local Government Victoria (LGV) again convened a working group to guide the development of this year’s LGMFR and BPG. LGV would like to take this opportunity to acknowledge the contributions of the Local Government Finance Professionals (FinPro), CPA Australia, Crowe Australasia and the Victorian Auditor-General’s Office (VAGO) in an observer capacity, to the update of this year’s edition of the BPG and LGMFR.

The 2019-20 editions of the LGMFR and BPG reflect changes in relation to new accounting standards. These include AASB 16 Leases, AASB 15 Revenue from Contracts with Customers and AASB 1058 Income of Not-for-Profit Entities. The changes impact both the primary financial statements and the notes to the accounts and are effective from 1 July 2019. AASB 16 Leases introduces a single lessee accounting model, requiring lessees to recognise assets and liabilities for all leases. AASB 15 Revenue from Contracts with Customers and AASB 1058 Income of Not-for-Profit Entities require entities to identify and assess performance obligations in contracts to determine when to recognise revenue.

The LGMFR and this BPG include additional line items, disclosures and guidance covering the new accounting standards. Additional disclosures are included on the likely impacts associated with the related changes in accounting policy. The LGMFR also contains updated disclosures on pending accounting standards including AASB 1059 Service Concession Arrangements: Grantors.

The disclosure banding for remuneration of senior officers has also been updated and where possible guidance in this BPG has been streamlined, consolidated and clarified.

A more detailed summary of the changes made to both the LGMFR and BPG is available on the Department’s website at www.localgovernment.vic.gov.au.

The Local Government Bill 2019 was introduced into the Victorian Parliament on 13 November 2019 and included proposed reforms to the planning and reporting framework for Victorian councils. Subject to the Bill progressing through the Parliament these reforms would introduce a longer-term perspective to council planning and reporting, including requirements for 4-year budgets and 10-year financial and asset plans. LGV look forward to working with the sector to develop the future guidance and supporting materials anticipated under the proposed reforms.

I trust that you find the LGMFR and this associated BPG very practical tools to assist in the preparation of your financial statements for the 2019-20 financial year.

Graeme Emonson
Executive Director
Local Government Victoria
Introduction

Local government in Victoria manages approximately $103.3 billion\(^1\) of community assets and infrastructure and spends around $9 billion\(^2\) on the provision of services annually. Local government, in partnership with other levels of government, is responsible for aspects of everyday life that people care about deeply – from vibrant and safe public spaces, to accessible libraries, to strong local business and employment opportunities. Effective planning and reporting by councils is essential for ensuring transparency and accountability to the community and other levels of government as to how public money is being spent and the quality of services delivered.

The Local Government Act 1989

The *Local Government Act 1989* (the Act) states the primary objective of a council is to endeavour to achieve the best outcomes for the local community having regard to the long-term and cumulative effects of decisions.\(^3\) The Act sets out local government in Victoria:

- is a distinct and essential tier of government, and
- must provide governance and leadership for the local community through advocacy, decision making and action.\(^5\)

The Act also states it is essential there is a legislative framework that provides for councils to be accountable to their local communities in the performance of functions and the exercise of powers and the use of resources.\(^6\)

It is a statutory requirement under the Act that councils prepare and report on medium and short-term plans to discharge their duties of accountability and transparency to their communities.

About this guide

Councils are required to prepare an annual report in respect of each financial year consisting of three parts:

- **Report of operations**: information about the operations of the council
- **Performance statement**: audited results achieved against the prescribed performance indicators and measures
- **Financial statements**: audited financial statements prepared in accordance with the Australian Accounting Standards.

This guide has been developed to help local government in meeting statutory requirements relating to the preparation of their annual financial statements. Guidance on the preparation of the report of operations and audited performance statement can be found at the website of the Department of Environment, Land, Water and Planning (DELWP).

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\(^1\) Victorian Auditor-General’s Office (2019), Results of 2018-19 Audits: Local Government  
\(^2\) Victorian Auditor-General’s Office (2019), Results of 2018-19 Audits: Local Government  
\(^3\) Section 3C(1) of the *Local Government Act 1989*  
\(^4\) Section 1(1) of the *Local Government Act 1989*  
\(^5\) Section 1(4) of the *Local Government Act 1989*  
\(^6\) Section 1(5) of the *Local Government Act 1989*
This guide is presented in three sections.

- **Planning and Accountability Framework** provides an overview of the relationship between the key planning and reporting documents.

- **Local Government Model Financial Report (overview)** provides an overview of statutory and other requirements in relation to annual financial statements.

- **Local Government Model Financial Report (guidance)** provides detailed guidance on the preparation and format of the annual financial statements in the sequence of the LGMFR.

The guide is intended for use by local government finance professionals. Each council retains the responsibility for preparing its annual financial statements, including the format and the disclosures made. This guide, along with the LGMFR, represents the annual financial statements presentation required by LGV. The guide directs users to related information and further guidance, including Australian Accounting Standards (AAS). Footnotes are used to reference legislative provisions and other relevant information. Illustrative information and examples are provided in tables and boxed text.

**Preparation of this better practice guide**

LGV is responsible for the development of this BPG and will update and reissue it on an annual basis. LGV convened a working group to guide the development of both the 2019-20 LGMFR and this guide.

The working group for the Model Accounts 2019-20 is comprised of representatives from the accounting profession, the local government finance professionals (FINPro), CPA Australia and LGV. Technical advice and assistance in preparing the LGMFR and BPG was provided by Crowe. Representatives of VAGO also attended working group meetings in an observer capacity. LGV would like to take this opportunity to acknowledge the contribution of each of the members of the working group towards the development of the LGMFR and this guide.

**Model Accounts 2019-20 working group membership**

<table>
<thead>
<tr>
<th>Accounting profession</th>
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<tr>
<td>Martin Thompson, CPA</td>
<td>Crowe</td>
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<td>Ram Subramanian, CA</td>
<td>CPA Australia</td>
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<th>Local government finance professionals (FINPro)</th>
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<tr>
<td>Mark Montague, CA</td>
<td>Yarra City Council</td>
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<tr>
<td>Kristy Stephens, ASA</td>
<td>Bass Coast Shire Council</td>
</tr>
<tr>
<td>Tony Rocca, CA</td>
<td>Maroondah City Council</td>
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<tr>
<th>Department of Environment, Land, Water and Planning</th>
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<tr>
<td>Daniel O’Shea, CPA</td>
<td>Local Government Victoria</td>
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<td>Sadiq Hussaini, FCCA</td>
<td>Local Government Victoria</td>
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<th>Attendance in observer capacity</th>
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<tr>
<td>Jonathan Kyvelidis, CA</td>
<td>Victorian Auditor-General’s Office (VAGO)</td>
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<tr>
<td>Sanchu Chummar, CA</td>
<td>Victorian Auditor-General’s Office (VAGO)</td>
</tr>
<tr>
<td>Ahn Ha, CA</td>
<td>Victorian Auditor-General’s Office (VAGO)</td>
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Planning and Accountability Framework

The planning and accountability framework is found in part 6 of the Act and in the *Local Government (Planning and Reporting) Regulations 2014* (the regulations). The legislation requires councils to prepare the following documents:

- a council plan within the period of six months after each general election or by 30 June, whichever is later,\(^7\)
- a strategic resource plan for a period of at least four years and include this in the council plan,\(^8\)
- a budget for each financial year,\(^9\) and
- an annual report in respect of each financial year.\(^10\)

The following diagram shows the relationships between the key planning and reporting documents that make up the planning and accountability framework for local government. It also shows that there are opportunities for community and stakeholder input and feedback at each stage of the planning and reporting cycle. This is important to ensure accountability to residents and ratepayers.

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\(^7\) Section 125 of the *Local Government Act 1989*  
\(^8\) Section 126 of the *Local Government Act 1989*  
\(^9\) Section 127 of the *Local Government Act 1989*  
\(^10\) Section 131 of the *Local Government Act 1989*
Local Government Model Financial Report (Overview)

Statutory requirements

“The Act requires a council’s annual report to contain audited financial statements.”

Sections 131, 132 and 133 of the Act state that:

• the financial statements must be prepared in accordance with the regulations and include any other information required by the regulations\(^ {11}\)

• the financial statements must be submitted to the auditor as soon as possible after the end of the financial year and certified in their final form by two councillors, the CEO and principal accounting officer\(^ {12}\)

• the annual report must contain a copy of the auditor’s report on the financial statements\(^ {13}\)

• the annual report must be submitted to the Minister for Local Government within three months of the end of each financial year (30 September).\(^ {14}\)

In addition to sections 131, 132 and 133 of the Act, councils should review part four of the regulations for further information required in the financial statements.

“The regulations require a council’s financial statements to be prepared in accordance with the Local Government Model Financial Report.”

Regulations 19 and 20 in part four of the regulations state that:

• the financial statements must be prepared in accordance with the Local Government Model Financial Report\(^ {15}\)

• the financial statements must contain a statement of capital works\(^ {16}\)

• the financial statements must include specified other information as notes.\(^ {17}\)

Checklist

The financial statements must:

• be prepared in accordance with the Local Government Model Financial Report including a statement of capital works

• include other information required by the regulations

\(^{11}\) Section 131(5)(a) and (b) of the Local Government Act 1989

\(^{12}\) Section 132(1)(2) and (5) of the Local Government Act 1989

\(^{13}\) Section 131(2)(e) of the Local Government Act 1989

\(^{14}\) Section 133(1) of the Local Government Act 1989

\(^{15}\) Regulation 19(b) of the Local Government (Planning and Reporting) Regulations 2014

\(^{16}\) Regulation 19(a) of the Local Government (Planning and Reporting) Regulations 2014

\(^{17}\) Regulation 20 of the Local Government (Planning and Reporting) Regulations 2014
Local Government Model Financial Report
(Guidance)

Context and development of guidance

Under the regulations, Local Government Model Financial Report means the Local Government Model Financial Report published by the Department from time to time including on the Department’s Internet website. The LGMFR refers to the Microsoft excel workbook available on the website of the Department of Environment, Land, Water and Planning (DELWP). This LGMFR Better Practice Guide is separate and is provided to assist preparers.

The LGMFR has been developed to illustrate as widely as possible the minimum disclosure requirements for councils. It is expected that councils will follow the format, presentation and disclosures in the LGMFR. In certain limited circumstances additional disclosures and presentation formats may be required in order to meet the requirements of AAS or report on specific local issues. The guidance below provides some examples of when additional disclosures and presentation formats may be required. Where disclosures illustrated in the LGMFR are not relevant to an individual council they may be omitted as appropriate.

It is expected that local government finance professionals exercise professional judgement in preparing their financial statements in accordance with the LGMFR.

The LGMFR is underpinned by seven guiding principles.

Guiding Principles

1. The presentation of the financial statements should promote transparency and accountability of local government to stakeholders.
2. The pursuit of consistency in local government financial statements is important but the primary role is to recognise and report responsibly on relevant local issues.
3. By law the financial statements must be prepared in accordance with the LGMFR which has been developed to illustrate as widely as possible the minimum disclosure requirements for councils.
4. While the LGMFR is used as a basis for preparing the financial statements, subject to each council’s individual circumstances, the statements must also be an accurate and transparent representation of local issues.
5. Local government finance professionals are in the best position to make informed decisions about the appropriateness or otherwise of relevant disclosures and the exercise of professional judgement, in excess of the minimum requirements, in preparing the financial statements.
6. In the event of any conflict between the requirements of the LGMFR and the requirements of the AAS, the requirements of the AAS take precedence.
7. When preparing financial statements, local government finance professionals should have regard to the principles of sound financial management set out in section 136 of the Local Government Act 1989.

18 Regulation 5 of the Local Government (Planning and Reporting) Regulations 2014
The following guidance is provided to assist local government finance professionals in preparing the council’s annual financial statements. It is designed as a complementary reference to the Local Government Model Financial Report and is therefore set out in the same presentation sequence. For ease of referencing each piece of guidance has been assigned a unique number. Where applicable, references to the *Local Government Act 1989*, the *Local Government (Planning and Reporting) Regulations 2014*, Australian Accounting Standards and other authoritative pronouncements are also included.

<table>
<thead>
<tr>
<th>Guidance</th>
<th>Reference</th>
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<tr>
<td><strong>Instructions and Cover page</strong></td>
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<tr>
<td>G1</td>
<td>Preparers should refer to the tab titled “Merge Details_Printing instr” in the LGMFR workbook for instructions on how to update dates, names, references and locations throughout the template as well as printing instructions. The cover page should be checked to ensure it has updated to reflect the individual council name.</td>
</tr>
<tr>
<td><strong>Table of contents</strong></td>
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<tr>
<td>G2</td>
<td>A table of contents is to be included to help users navigate the financial statements. The table of contents should list all primary statements and notes to the accounts. Preparers should be aware that any additional financial statement note disclosures, or the deletion of notes that are not applicable, will impact the accuracy and order of the table of contents.</td>
</tr>
<tr>
<td>G3</td>
<td>It is recommended that preparers perform a final check of the table of contents once the financial statements are completed.</td>
</tr>
<tr>
<td><strong>Certification of the financial statements</strong></td>
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<td>G4</td>
<td>The financial statements must be certified by two councillors, the CEO and the principal accounting officer of the council. The required text to be included is specified in regulation 21 and is set out in the LGMFR.</td>
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<tr>
<td><strong>Comprehensive Income Statement</strong></td>
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<tr>
<td>G5</td>
<td><em>AASB 101 Presentation of Financial Statements</em> prescribes the basis for presentation of general purpose financial statements and sets out overall requirements for their presentation, guidelines for their structure and minimum requirements for their content. Preparers should refer to specific guidance on the format and inclusions in the comprehensive income statement at AASB 101.81 – 105. The comprehensive income statement is not to include an underlying result, nor is there a need to include a note within the financial statements reconciling a council’s result to an underlying result that is used in the calculation of ratios or for any other reporting purposes.</td>
</tr>
<tr>
<td>G6</td>
<td>A limited number of items disclosed in the Comprehensive Income Statement may have a net income or net expense effect. Each of these line items is to be accounted for as income when it is an overall gain and as an expense when it is an overall loss.</td>
</tr>
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If recognised under income these items are:

- Net gain on disposal of property, infrastructure, plant and equipment;
- Fair value adjustments for investment property; and
- Share of net profits of associates and joint ventures.

If recognised under expenses these items are:

- Net loss on disposal of property, infrastructure, plant and equipment;
- Fair value adjustments for investment property; and
- Share of net loss(es) of associates and joint ventures.

This is to be applied to the current and comparative year, which could result in the same line items being disclosed as income in one year and an expense in the comparative.

G7 The fair value of investment properties must be reassessed annually with any movement recognised in the surplus/deficit for the period. AASB 140 Investment Property

G8 Other income should not be a significant portion of total income. Where the other income is greater than 10% of total income councils should consider separate disclosure of any significant item on the face of the financial statements. Better Practice

G9 Borrowing costs - are to be disclosed separately on the face of the comprehensive income statement and typically relate to interest on loans. Finance costs – Leases - Following the introduction of AASB 16 Leases an additional line item is included which represents the interest component of capitalised leases and is to be disclosed separately on the face of the comprehensive income statement. AASB 101.82

G10 Other expenses should not be a significant portion of total expenses. Where the other expenses are greater than 10% of total expenses councils should consider separate disclosure of any significant item on the face of the financial statements. Better Practice

G11 Other comprehensive income (OCI) consists of items of income or expense that are not recognised in the determination of surplus or deficit. In most councils OCI will be limited to movements in asset revaluation reserves. Accordingly, the LGMFR is prepared reflecting this likely outcome. However, councils may need to recognise other items of OCI in some limited circumstances. In these situations, the recognition, measurement and disclosure requirements of AASB 101 are to be complied with. Components of other comprehensive income are:

- changes in revaluation surpluses
- remeasurement of defined benefit plans
- gains or losses arising from remeasuring the financial statements of a foreign operation
- gains or losses from remeasuring available for sale financial assets
- the effective portion of gains or losses on hedging instruments in a cash flow hedge.

In addition to the preceding a council is also required to include its share of any other comprehensive income from joint ventures.

In limited circumstances, where unrealised gains or losses recognised as other comprehensive income, are subsequently realised, the item may be reclassified to surplus or deficit. This is uncommon in the local government sector and is only
likely to arise when an available-for-sale financial asset is sold and there have been previous gains or losses recognised as other comprehensive income.

**G12** Prior period errors are to be accounted for in accordance with AASB 108. While specific guidance is provided within the standard the basic principle is that prior period errors are to be accounted for in the period in which they occurred. This means that in most instances the effect of a prior period error will be accounted for in opening equity. Appropriate note disclosures should also be included that disclose the nature of the error and the financial statement components impacted, including the quantum of the impact. If material, a third balance sheet detailing the opening assets, liabilities and equity for the earliest period disclosed shall be included in the financial statements.

The identification of assets not previously recognised (often referred to as found assets), should be accounted for as a prior period error. Detailed guidance on the disclosure requirements for prior period errors, applicable to councils, is included in the Department of Treasury and Finance (DTF) 2018-19 Model Accounts. Councils identifying prior period errors are encouraged to utilise the DTF model accounts as a guide to meeting the disclosure requirements of AASB 108.

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**Balance Sheet**

**G13** AASB 101 *Presentation of Financial Statements* prescribes the basis for presentation of general purpose financial statements and sets out overall requirements for their presentation, guidelines for their structure and minimum requirements for their content. Preparers should refer to specific guidance on the format and inclusions in the balance sheet at AASB 101.54 – 80A.

**G14** Prior to recognising any non-current assets as available for sale a council must be able to demonstrate that the assets are immediately available for sale. When initially classifying an asset (or group of assets) as available-for-sale, the assets are to be valued at the lower of the current carrying value or fair value less costs to dispose. Any initial adjustment to recognise this value shall be recognised as an impairment, not a revaluation.

**G15** Trust funds and deposits, including any Fire Service Levy amounts, are to be disclosed separately on the balance sheet. Trust funds and deposits are amounts received by a council with the expectation that they will be returned to the contributor once certain conditions are met, or in the case of the Fire Service Levy, passed to an external party.

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**Statement of Changes in Equity**

**G16** AASB 101 *Presentation of Financial Statements* prescribes the basis for presentation of general purpose financial statements and sets out overall requirements for their presentation, guidelines for their structure and minimum requirements for their content. Preparers should refer to specific guidance on the format and inclusions in the statement of changes in equity (SOCE) at AASB 101.106-110.

Note that in the LGMFR an assumption is made that the total of OCI will consist of only movements in the asset revaluation reserve. While this will be the case for most councils, it is important that any other changes in equity resulting from movements in OCI are also disclosed as part of the statement of changes in equity. In such cases a council will need to add additional line items to the SOCE to ensure that it continues to reconcile to the overall movement in equity as shown in the balance sheet.
detailed in the balance sheet. Additional disclosures may also be required at note 9.1 to provide detail of movements in other items of OCI.

### Statement of Cash Flows

**G17**  
AASB 107 Statement of Cash Flows requires the provision of information about the historical changes in council’s cash and cash equivalents by means of a statement of cash flows which classifies cash flows during the period from operating, investing and financing activities.  
Preparers should refer to further specific guidance on the format and inclusions in the statement of cash flows at AASB 107.

**AASB 107 Statement of Cash Flows**

**G18**  
Grants are to be recognised as cash flows upon receipt of the grant funds. All grant funds are operating cash flows regardless of whether the purpose of the funding is capital or operating.

**AASB 107 Statement of Cash Flows (para 6 and 14)**

**G19**  
All trust funds and deposits are to be treated as operating cash flows at time of receipt or payment, regardless of the nature of the trust or deposit held. All trust fund and deposit transactions for the period should be recognised, amounts are not to be netted off in the financial report. Contract retention amounts and other items that are recognised as trust funds or deposits are not to be included in cash flows unless a cash flow has occurred.

**AASB 107 Statement of Cash Flows (para 6, 14 and 18a)**

**G20**  
Payments for property, infrastructure, plant and equipment should be determined on the basis of actual payments made. Where capital works have been developed internally, with a range of internal costs capitalised, appropriate adjustments need to be made to ensure that all related cash flows are allocated correctly.  
Councils need to ensure that increases in infrastructure resulting from contributed assets are not inadvertently treated as a cash flow.

**AASB 107 Statement of Cash Flows (para 16)**

### Statement of Capital Works

**G21**  
The Local Government (Planning and Reporting) Regulations 2014 require the financial statements to contain a statement of capital works. The statement of capital works is to detail all amounts incurred by the Council on capital works. The statement does not include any maintenance costs or other non-capital items. The statement does not include the value of assets contributed to council.  
Amounts are to be included when the expenditure is incurred and charged to work-in-progress, which will often be at an earlier point than when the asset is capitalised into its asset class in the balance sheet. This results in a need to critically assess all expenditure at the time it is capitalised to ensure it will ultimately meet the asset recognition criteria. If this does not occur, or is done poorly, subsequent adjustments may be required to avoid overstatements (also see G22).  
All expenditure is to be disclosed in line with its asset classification, not as work in progress.  
All asset classifications should be in line with those detailed in the guide Local Government: Accounting for non-current physical assets under AASB 116 – A Guide which is available on the DELWP website. The asset classifications must also be consistent throughout the financial report.  
Note: Cash outflows in the Cash Flow Statement is unlikely to agree to the Statement of Capital Works due to the timing of capital works payments.

**Regulation 19(a) Local Government (Planning and Reporting) Regulations 2014**

**Local Government: Accounting for non-current physical assets under AASB 116 – A Guide**
Councils must ensure that the capitalised amount does not exceed the fair value of the assets recognised. If it is identified that the fair value of the capital works is less than the value of costs accumulated in work in progress the resulting adjustment is to be expensed in the surplus/deficit for the period. Only the fair value of the capital works shall be recognised in the statement of capital works.

**Overview**

AASB 101 *Presentation of Financial Statements* prescribes the basis for presentation of general purpose financial statements and sets out overall requirements for their presentation, guidelines for their structure and minimum requirements for their content. Preparers should refer to specific guidance on the format and inclusions in the notes at AASB 101.112 – 138.

**Changes in accounting policies** – A council can only change an accounting policy when it is required because of a change to the accounting standards or other mandatory financial reporting requirement, or the change results in the financial statement providing reliable and more relevant information.

Details of a change in accounting policy need to be disclosed where that change has an impact on the financial reporting practices of a council and that, in turn, the change has a material impact on the financial report, in either a qualitative or quantitative sense.

If a change in accounting policy requires disclosure, then a council must disclose:

- the nature of the change in accounting policy
- the reasons why applying the new accounting policy provides reliable and more relevant information
- for the current period and each prior period presented, to the extent practicable, the amount of the adjustment for each financial statement line item affected
- the amount of the adjustment relating to periods before those presented, to the extent practicable

If retrospective application is impracticable for a particular prior period, or for periods before those presented, the circumstances that led to the existence of that condition and a description of how and from when the change in accounting policy has been applied.

**Note 1 Performance against budget**

The LGMFR has been prepared to provide guidance to and increase consistency across all councils. The Guiding Principles set out in this document acknowledge that each council may have different activities and circumstances that will impact on the appropriateness of disclosures.

Where possible the notes to the financial statements should follow the line items set out in the LGMFR, or reconcile to them.

Where a given council’s activities or circumstances warrant additional or alternate disclosures a variation from the model is appropriate. In addition, significant or unusual movements may warrant the inclusion of explanatory narrative.

A comparison of actual performance against budget is to be included in the financial report. The comparison must be in the format of the financial statements and reconcile to council’s budget. Each council must set and disclose a threshold for the inclusion of information relating to variances from
The threshold shall be expressed as both an absolute $ amount as well as a % variation. The % variation for explanation should not exceed 10% of the line item. The absolute $ variation should be set with reference to the overall financial position of council and would not be expected to exceed more than 2% of total income.

If a council prepares a revised budget this must be disclosed in the “budget comparison” note along with the date the revised budget was adopted. Figures from the revised budget may be presented alongside figures from the original budget however comparisons and explanations must be between the original budget and actual figures.

The budget comparison note is to receive appropriate prominence in the financial statements by being disclosed as note 1, directly after the overview. The format of this note is to replicate that of the Comprehensive Income Statement. The budget comparison should compare the consolidated result of council to the budget adopted by council. If any consolidated entities were excluded from the budget adopted by council, this is to be disclosed in the note.

All material variances are to be adequately explained. Councils should ensure that explanations are meaningful and disclose the underlying reason for the variance. Efforts should be made to avoid using terminology such as ‘timing differences’, or ‘unexpected’.

Capital works included in the budget comparison need to be consistent with those envisaged as part of the budget process. In particular, it is expected that where a council has delivered capital works consistent with the budgeted dollars but has not delivered the level of assets envisaged, appropriate explanations would be included (this would be material by nature).

Councils also need to ensure that developer contributed assets that were not envisaged as part of the budget process are not included as part of the comparison to budget.

Explanations of variances should be clear and unambiguous. Councils should avoid generic descriptors such as ‘timing differences’. Particular care should be taken to identify variations that have resulted in reductions to project scopes that may have been made to ensure costs are within original expectations.

The financial statements must disclose:

- the nature and objectives of each broad function or activity, typically this is taken to be the directorate level of Council, however in practice it should reflect how Council manages and reports internally.
- The carrying amount of assets that are reliably attributable to each function.
- The income attributable to the function, with grant funding separately disclosed
- The expenses attributable to the function.

The disaggregation is to be in accordance with council’s internal reporting process.

In addition, councils should also detail the amounts of attributable assets, income and expenses to enable the total values to be reconciled to the primary statements. While it is recognised that for some items attribution to a function may not be possible, councils are encouraged to make every effort to minimise unattributed amounts.
Note 3.1 Rates and charges

Rates and charges must be disclosed in a manner that is consistent with council’s presentation in their budgets and include the rate categories detailed in section 155 of the Local Government Act 1989.

Local Government Act 1989 – section 155

Note 3.2 Statutory fees and fines

Statutory fees and fines are to be disclosed separately in the notes to the accounts. Council should ensure that the level of detail is sufficient to ensure all significant sources are separately identified.

Statutory fees and fines are not financial instruments as they are based on statutory rather than contractual obligations.

Statutory fees and fines are those where the authority to raise the fee is based in legislation.

Local Government Act 1989

AASB 132 Financial Instruments – Presentation (para 11)

Note 3.3 User fees

Councils should separately disclose all significant items of user fees and charges. The total of items consolidated into ‘other fees and charges’ should be less than 10% of the total of user fees and charges.

AASB 118 Revenue (superseded)

Better Practice

Note 3.4 Funding from other levels of government

Council must disclose details of all grants received in the period, including:

- type and source
- recurrent and non-recurrent
- operating and capital.

Those amounts received through the Victoria Grants Commission funding process are to be disclosed as Commonwealth funded grants.

The regulations define a non-recurrent grant as a ‘grant obtained on the condition that it be expended in a specified manner and is not expected to be received again during the period covered by a council’s strategic resource plan’.

Where a council has a reasonable expectation that funding will continue for a particular activity, amounts are to be classified as recurrent.

The determination of whether a grant is operating or capital will be based on the substance of the grant agreement.

Contributions from non-government sources are to be treated as monetary contributions.

Local Government (Planning and Reporting) regulations 2014 – section 5, 20 (b)
G36 A movement schedule of grants received on the condition that they be expended in a specific manner, that had not been expended at balance date, is to be included in the financial report. This information is to be separately disclosed for operating and capital grants.

**Better Practice**
AASB 1058 Income of Not-for-Profit Entities

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**Note 3.5 Contributions**

G37 All contributions received by council are to be disclosed, distinguishing between monetary and non-monetary items. Contributions are to be recognised when a council gains control over the asset (monetary or non-monetary).

In relation to contributed infrastructure, council gains control over the asset once it is available for public or council use. The existence of a warranty or defect period does not allow the deferral of recognition of a contribution.

Classification of non-monetary contributions should be consistent with asset classes generally, however, where not individually material, non-monetary contributions can be grouped at a higher level such as ‘infrastructure’ or ‘other infrastructure’.

**AASB 1058 Income of Not-for-Profit Entities**

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G38 All contributions are to be recognised at their fair value. In the case of developer contributions, a council cannot assert that the developer contribution value represents fair value, rather, the council must be able to demonstrate that the value ascribed to the contribution is the fair value to council, this is likely to require individual valuations of contributed infrastructure assets. Any adjustment from the developer contribution value flowing from a fair value assessment must be accounted for in the determination of operating result and not as an asset revaluation adjustment.

**AASB 1058 Income of Not-for-Profit Entities**

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G39 Contributions - Monetary and non-monetary contributions are recognised when council gains control over the contribution. Council is to initially value the contribution in accordance with the underlying agreement between the contributor and council. In relation to contributed assets, council is to separately value the contributed assets. If there is a difference between the contribution value and the asset value an upwards variance is to be treated as a revaluation and a downwards variance an impairment. As this is at the time of initial recognition any impairment would be taken directly through profit and loss.

**AASB 1058 Income of Not-for-Profit Entities**

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**Note 3.6 Net gain/(loss) on disposal of property, infrastructure, plant and equipment**

G40 As indicated at G6, losses or gains on disposal of assets are to be treated as income or expenses depending on the net impact in a given year. Regardless of the financial impact all items are to be disclosed at note 3.6.

The gain or loss arising from the disposal of property, infrastructure, plant and equipment shall be the difference between the net disposal proceeds, if any, and the carrying amount of the item.

Where a significant level of disposal activity has occurred, or the result of the disposals has a significant impact on council’s performance, consideration should be given to breaking down the disposal details by asset class.

Infrastructure is renewed when it comes to the end of its economic life to council and as such it would not be expected that a significant loss on disposal would be incurred. If Council has a significant write-down of infrastructure, it should be treated as other expense and disclosed in note 3.6. Any loss on disposal that is recorded should be taken to the SOCI, not adjusted against the asset revaluation reserve.

**Better Practice**
AASB 116 Property, Plant and Equipment
AASB 136 Impairment of Assets
COUNCILS NEED TO BE CAREFUL WHEN MEASURING THE VALUE OF SPECIFIC INFRASTRUCTURE THAT HAS BEEN REPLACED OR RENEWED TO ENSURE THAT ANY COST OF DISPOSAL REFLECTS THE VALUE OF THE ACTUAL INFRASTRUCTURE RENEWED AND NOT AN AVERAGE VALUE OF INFRASTRUCTURE ACROSS A CLASS OR COMPONENT OF INFRASTRUCTURE.

**Note 4.1 Employee costs**

*G41* Employee costs are to be disclosed with sufficient detail to enable report users to understand the nature of payments made. Councils should endeavour to minimise items classified as ‘other’.

Council needs to ensure that where casual staff are used they are appropriately classified as an employee cost and not included as ‘consultants’ under materials and services.

**Note 4.1 Superannuation**

*G42* Council is required to disclose the amounts paid and payable to defined benefit and defined contribution funds separately. Additional disclosures regarding the multi-employer defined benefit fund (as required by AASB 119.148) are incorporated into note 4.1.

Council is also required to disclose why they are unable to account for the defined benefit fund but have elected to account for it as a defined contribution fund.

*G43* Councils are required to disclose, in the current year, an estimate of the expected future payments to be made in relation to members of defined benefit funds in the next financial year. Importantly this only relates to contributions to be made to defined benefit funds and excludes any contributions to accumulation funds.

**Note 4.2 Materials and services**

*G44* Materials and services are to be disclosed with sufficient detail to enable report users to understand the nature of payments made. At times this may require further break down of the categories detailed in the model. Councils should endeavour to minimise items classified as ‘other’.

The listing of items as ‘contract payments’ does not provide users of the financial report with any meaningful information about the underlying transactions, as such payments for major contracts should be listed individually or otherwise combined with a similar function i.e. (‘waste management’).

Councils need to ensure that where casual staff are used they are appropriately classified as an employee cost and not included as ‘consultants’ under materials and services. Typically, a consultant is involved in the evaluation of a client’s needs and the provision of expert advice, whereas a contractor role is more aligned to the performance of the required work.

**Note 4.3 Depreciation**

*G45* To avoid unnecessary clutter and duplication within the financial report it is recommended that depreciation and amortisation be disclosed in a summary form at notes 4.3, 4.4 and 4.5. Full details of depreciation and amortisation will be incorporated in note 5.2 and note 6.2.
### Note 4.6 Bad and doubtful debts

**G46** Bad and doubtful debts are to be disclosed with sufficient detail to enable users to understand the nature of the amounts provided for.  
AASB 9 *Financial Instruments* introduces an expected credit loss (ECL) impairment model that applies to financial instruments, which will result in an earlier recognition of credit losses. The ECL model no longer requires a general doubtful debt provision to be recognised based on the likelihood of a receivable going bad. A simplified model applies for trade receivables with maturities of less than 12 months. For long term trade and lease receivables (maturity of longer than 12 months) entities have a choice to apply the three-stage model or the simplified model. The amount disclosed here should reconcile to the amount disclosed as ‘new provisions recognised during the year’ at note 4.6.

### Note 4.7 Borrowings costs

**G47** Borrowing costs include interest on borrowings and overdrafts.  
AASB 123 *Borrowing Costs*

**G48** Where borrowing costs are directly incurred in the acquisition or construction of a qualifying asset a council may elect to capitalise those costs as part of the asset.  
AASB 123 *Borrowing Costs (para 8)*

### Note 4.8 Finance Costs - Leases

**G49** The carrying amount of lease liabilities are measured on an amortised cost basis and interest expense is allocated over the lease term. The interest expense is a finance cost which should be presented separately from the depreciation charge of the right-of-use asset in the statement of profit or loss and other comprehensive income.  
AASB 16 *Leases (para 38(a))*

### Note 4.9 Other expenses

**G50** Other expenses are to be disclosed with sufficient detail to enable report users to understand the nature of the expenditure. Councils should endeavour to minimise items classified as ‘other’. Councils should not include items in this note that can be classified as part of a specific expenditure note.  
AASB 101 *Presentation of Financial Statements*

**G51** The amount expensed in the period for the audit of the financial statements, performance statement and grant acquittals are to be disclosed separately from the remuneration of any other auditors.  
AASB 1054 *Australian Additional Disclosures (para 10)*

**G52** Internal audit fees are to be disclosed separately. Where a council has an internal audit service that is resourced internally the direct costs of staff engaged in internal audit activities may be disclosed here.  
Better Practice

**G53** Councillor allowances are to include all remuneration, but exclude reimbursements, payments to attend conferences and training.  
Better Practice

### Note 5.1 (a) Cash and cash equivalents

**G54** Cash and cash equivalents - Cash and cash equivalents include all items at call and short-term deposits with an original maturity of less than three months. A short-term deposit due to mature within three months of balance date will not
be classified as cash unless the original maturity was less than three months. Accordingly, a short-term investment maturing one week after balance date, with an original term of 120 days would be classified as a financial asset and not cash.

Councils are required to disclose cash holdings subject to external restriction and intended allocations separately, in accordance with the following guidance.

**G55 External restrictions**

Councils have a small number of situations where external restrictions are placed on the use of their cash holdings. These are generally limited to trust funds and deposits where council is bound by an Act or contractual agreement that restricts the use of funds held.

Any amounts subject to an external restriction are to be separately disclosed as part of the cash and cash equivalents note. The total of the externally restricted amounts is to be deducted from council’s total cash and cash equivalents, resulting in the disclosure of ‘total unrestricted cash and cash equivalents’.

**Intended allocations**

In addition to restricted cash, council may have internally determined intended allocations of its cash and cash equivalents. These amounts may also be separately disclosed within the cash and cash equivalents note, however they are not to be subtracted from the cash and cash equivalents balance.

Items can only be recognised as subject to an intended allocation when a council resolution has resolved that funding be used in a particular manner.

**Restricted cash for the purposes of Performance Indicators**

It should also be noted that the definition of restricted cash in schedule 3 of the regulations relates only to the calculation of indicators under that schedule and does not apply to the LGMFR.

**Note 5.1 (b) Other financial assets**

**G56** Other financial assets include term deposits with an original maturity of greater than three months as well as other financial investments such as managed funds.

**Non-current other financial assets** – These represent investments with a remaining term greater than one year. It is important to note the distinction between current and non-current is based on remaining term, whereas the distinction between cash and other financial assets is based on original term.

**Note 5.1 (c) Trade and other receivables**

**G57** This note has been developed to incorporate all disclosure requirements for trade and other receivables, including that required for financial instruments. Note, that statutory receivables are not financial instruments and as such they are not required to be included in the analysis of ageing and impairment.
### Note 5.2 (a) Inventories

G58 Councils are to separately identify and disclose inventories held for distribution and inventories held for sale.

Inventories are to be valued at the lower of cost or net realisable value, however where a council acquires inventory for no or minimal cost the cost shall be the current replacement cost.

Where councils have their own resource that they convert into inventory (such as a gravel pit), the cost of the inventory is the cost of conversion.

At each balance date councils must assess the carrying value of inventories to ensure that their carrying value does not exceed the net realisable value of the inventories.

In addition to disclosures in the LGMFR councils will also need to disclose the following if applicable:

- the amounts of any inventory write down
- the carrying amount of inventories carried at fair value less cost to sell (NVR)
- the amount of any reversal of a write down and the reason for the reversal.

### Note 5.2 (c) Intangible assets

G59 Intangible assets are identifiable, non-monetary assets without a physical form. In councils the most common intangible assets are computer software and land fill air space. Council needs to disclose all movements in intangible assets within the note.

Also refer to G69 for guidance on the treatment of right of use assets arising under lease agreements.

G60 Refer to G64 for a detailed overview of the recognition and measurement of land fill air space.

### Note 5.3 (b) Trust funds and deposits

G61 Trust funds and deposits are to be separately disclosed within the financial report. Council can only include as trust funds and deposits monies held by council on the basis that they will be returned or transferred to an external party in accordance with specific legislation, formal agreement or contract. Trust funds include amounts held in relation to the Fire Services Levy.

Any trust funds that are forfeited, resulting in council gaining control of the funds, are to be recognised as revenue at the time of forfeit.

### Note 5.4 Interest bearing liabilities

G62 Council needs to assess the classification of all interest-bearing liabilities between current and non-current at each balance date. If a council does not have an unconditional right to defer settlement of a loan beyond 12 months, then the full amount of the loan should be recognised as current.

Where a council has entered into an alternative arrangement to refinance an existing interest-bearing loan at balance date, the liability may continue to be carried as non-current.
Note 5.5 Provisions

G63 Councils are required to provide a detailed movement schedule for all provisions (excluding employee entitlements). This can be provided as a consolidated movement schedule within the note. All non-current provisions are to be measured at the net present value of future cash flows.

In addition, specific details for each provision are to be disclosed as illustrated in the LGMFR. Where a council has made provision for an item not illustrated in the LGMFR appropriate disclosures must also be included.

AASB 137 Provisions, Contingent Liabilities and Contingent Assets

Note 5.5 (b) Landfill restoration

G64 Landfill rehabilitation provision - Where a council operates a landfill there is a prima facie case that it has an obligation to rehabilitate the landfill, normally in line with a licensing agreement with the Environment Protection Authority. To the extent possible a council should recognise this obligation as a liability (provision) in the balance sheet. The provision for rehabilitation should be measured at the NPV of the future rehabilitation costs, based on the current rehabilitation requirements, including aftercare and site monitoring costs.

Where the rehabilitation provision relates to an active landfill the initial recognition of a rehabilitation provision also requires the recognition of a corresponding asset, being the value of the right to utilise the airspace as a landfill site. This asset is separate to any site improvements that may also be capable of capitalisation. This asset is to be amortised over the expected life of the landfill site.

Where indicators of impairment exist in relation to the air space asset an impairment test is required to be conducted to support the carrying value of the asset. Given the significant impact of minor changes in variables in the calculation of the impairment test it would be prudent to conduct impairment tests annually.

At each balance date council is required to reassess the provision, typically the provision will be expected to increase, reflecting changes in the unit costs to rehabilitate as well as the effect of the unwinding of discounting involved in the NPV calculation. These increases in the provision are to be expensed.

In circumstances where changes in rehabilitation requirements (not the costs of rehabilitation) lead to an increase in the provision, consideration is required to be given to a corresponding adjustment to the landfill air space asset. However, any increase in this asset is subject to meeting the impairment testing mentioned above.

For more detailed guidance please refer to the separate publication Accounting for Landfills (www.delwp.vic.gov.au)

AASB 137 Provisions, Contingent Liabilities and Contingent Assets

AASB 138 Intangible Assets

Note 5.6 Financing arrangements

G65 Councils shall disclose all financing arrangements relating to bank overdrafts, credit cards and other lines of credit available to council at balance date. Councils shall also detail the total of facilities used and unused at balance date.

Better Practice

Note 5.7 Commitments
G66 Council should ensure that all contractual commitments (operating and capital) are disclosed accurately in the financial report.

The amount to be disclosed is the minimum amount council is committed to over the life of the contract. For example, if a waste collection contract is based on a fixed level of service plus a variable element for events and other activities, it would only be the fixed component that would be recognised as a commitment.

In addition, council may have entered into a number of contracts at balance date that do not lead to a need to recognise a commitment. An example of such a contract would be where council has entered into an arrangement for the provision of consulting services, however a commitment would not exist until a particular engagement was agreed under that contract.

G67 Contingent assets and liabilities and commitments - Contingent assets and liabilities are to be disclosed with sufficient detail to allow the user to understand the nature of the item. Contingent assets relating to developer contributions should only be recognised when all necessary planning approvals have been completed, relevant agreements entered into and the only uncertainty is the timing of the handover of the asset to council. Commitments will only be recognised where council has a contractual obligation in place. In the normal course of events unspent grant funds would not represent a commitment.

Note 5.7 Commitments - operating leases

G68 Commitments relating to non-cancellable operating leases that have not been capitalised as they fall below the recognition threshold or are for periods less than 12 months (short term) are to be disclosed. Councils should take appropriate care to ensure the completeness of all applicable leases, particularly in relation to office equipment, are captured.

Details of all operating lease receivables (relating to investment properties held by council) are to be disclosed. Councils are to disclose the nature of the leased properties, general terms and conditions and a schedule of lease receivables split between not later than one year, one to five years and greater than five years. **Note – due to limited application the disclosure of operating lease receivable commitments is not illustrated in the model report.**

Note 5.8 Leases

G69 The 2019-20 reporting period is the first period for Victorian councils to apply AASB 16 Leases. AASB 16 introduces a singles lessee accounting model, requiring lessees to recognise assets and liabilities for all leases.

Lessees are required to account for the change in accounting policy arising out of the initial application of AASB 16 in accordance with the transitional provisions contained in the standard.

Detailed explanation on the transition can be found in the guide published on the Local Government Victoria website titled **Guidance on transition to new accounting standards 2018-19**.

Local Government Victoria (LGV) has mandated the modified (cumulative catch up) approach method of adoption for councils. This method does not require adjustment to comparative periods.
The following practical expedients which have been mandated for councils need to be disclosed:

- **Lease Liability** - The value of the lease liability does not need to be separately calculated, it is to be equal to the right of use asset.
- **Short-term leases** – allows lessee to elect not to apply AASB 16 to leases with a length of less than 12 months. i.e. temporary building hire.
- **Low-value assets** – allows lessee to elect not to apply AASB 16 to lease for which the underlying asset is of low value. The threshold should not exceed the existing asset capitalisation thresholds and be no higher than $10,000.

**Transition disclosure**

Councils are required, at Note 10, to disclose the value of right of use assets and lease liabilities recognised on transition (1 July 2019). Given the lease liability will be equal to the right of use asset there will be no retrospective impact on retained earnings. Other transition related disclosures are to be disclosed as set out in note 5.8.

**Other matters**

Extension and termination options reasonably certain to be exercised – For example where the council has entered into a contract to lease the floor of a building for five years, with an option to extend for a further three-year period. If the council has the unilateral right to apply the option to extend and is certain the extension will be applied, it should be recognised. Similarly, where council is reasonably certain it will exercise a right to terminate a lease without significant penalty, this should be recognised.

Residual value guarantees - are guarantees made to the lessor that the value (or part of the value) of an underlying asset will be at least a specified amount at the end of the lease.

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**Note 6.1 Non-current assets classified as held for sale**

G70 **Non-current assets classified as held for sale** - Prior to recognising any non-current assets as available for sale a council must be able to demonstrate that the assets are immediately available for sale. When initially classifying an asset (or group of assets) to available for sale the assets are to be valued at the lower of the current carrying value or fair value less costs to dispose. Any initial adjustment to recognise this value shall be recognised as impairment, not a revaluation.

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**Note 6.2 Property, infrastructure, plant and equipment**

G71 Also Refer to G68, G75, G76

A movement summary table and a detailed movement schedule are to be included in this note.

The movement summary table is to provide a high-level summary of asset and WIP movements for the period.

The detailed movement schedule is to explain movements in property, infrastructure, plant and equipment at both the gross and net levels. While the table may be reformatted to meet a council’s specific requirements it must continue to disclose all movements in both the gross and written down values of all asset classes throughout the period.

Note – it is not expected that the additions in the movement summary will reconcile to information detailed in the Statement of Capital Works. The SOCW...
relates to work undertaken by council, whereas note 6.2 includes assets gifted to council.

Total movements (transfers) in the WIP summary table, and the WIP column in the detailed table, should total to zero.

G72 Council needs to provide adequate details of the valuation techniques and inputs applied as well as details of the valuation hierarchy to enable users of the financial statements to understand the nature of the valuation process.

Council needs to provide adequate details of the valuation techniques and inputs applied as well as details of the valuation hierarchy to enable users of the financial statements to understand the nature of the valuation process.

G73 Councils are to provide a summary of significant unobservable inputs in relation to all items valued with level 3 valuation techniques.

Councillors are to provide a summary of significant unobservable inputs in relation to all items valued with level 3 valuation techniques.

G74 Given the varying nature of specialised land a note detailing the breakdown of specialised land is to be included as part of the overall property, infrastructure, plant and equipment (PIPE) disclosures.

Given the varying nature of specialised land a note detailing the breakdown of specialised land is to be included as part of the overall property, infrastructure, plant and equipment (PIPE) disclosures.

G75 All items of property, infrastructure, plant and equipment are to be recognised in accordance with AASB 116. The standard sets out the measurement requirements at recognition and allows for the scenario where an asset is contributed to a local government at no cost or nominal cost. Under AASB 116 cost can be measured as fair value as at the date of acquisition.

The overriding principle in the recognition of assets is that all assets must be recognised at their fair value. In relation to council constructed or contributed assets this means that prior to recognising an asset a fair value assessment must be undertaken. The purpose of this assessment is to ensure that the asset is not recognised at an amount different to its fair value. If a fair value assessment results in a lower value than that attributed to the contribution, or the value of capital works in progress, the resultant adjustment is to be treated as an expense, not as a revaluation adjustment.

Asset classes are to be consistent with those detailed in the LGV guide ‘Local Government: Accounting for non-current physical assets under AASB 116’.


It is expected that professional judgment be used when determining asset classes. It is acknowledged that some subjectivity exists under the current heritage asset definition (as detailed in the glossary of this publication). It may be useful for councils to consider external factors, such as the existence of a heritage overlay or other like factors that would indicate an asset is most appropriately classed as a heritage asset.

G76 Councils are required to undertake revaluations with such regularity to ensure that at all times the reported value of assets is not materially different to that which would be determined if a full revaluation was undertaken. While in practice councils will adopt a period of between three to five years for revaluations, they must, at each balance date, undertake a review to assess what the impact of a revaluation would be. If this identifies a material change, a revaluation based on indexation can be completed (with appropriate disclosures). In the year following an index-based revaluation a full revaluation must be completed.

G77 Land under roads – Local Government Victoria (LGV) issued guidance on the recognition and measurement of Land Under Roads (LUR) in July 2011

Land under roads – Local Government Victoria (LGV) issued guidance on the recognition and measurement of Land Under Roads (LUR) in July 2011
(Circular No. 15/11) with the expectation that all LUR be recognised at fair value. A three-year transition period was originally proposed and councils were recommended to apply the guidance to the recognition of LUR as soon as practicable but no later than their 2014-15 financial statements. LGV subsequently approved an extension to the transition period with all councils requested to be compliant for their 2017-18 financial statements (Circular No. 29/2014). LGV remains of the view that consistent and comparable financial reporting by Victorian councils is desirable. The guidance issued in 2011 recommended that councils recognise all LUR at fair value, and this remains the preferred position of LGV on this matter.

If councils have not actioned the 2011 guidance, and determine not to, then they should ensure their 2018-19 financial statements (and subsequent year’s financial statements) comply with AASB 1051 Land Under Roads, which provides the following four options:

- recognise all land under roads at fair value (preferred option)
- recognise all land under roads at (deemed) cost
- recognise land under roads acquired after 1 July 2008 at fair value
- recognise land under roads acquired after 1 July 2008 at (deemed) cost

The relevant accounting policy note is required to reflect the approach adopted by a council.

**G78 Asset recognition** - All asset classifications must be consistent throughout the financial report and consistent with the guide *Local Government: Accounting for non-current physical assets under AASB 116* which is available on the DELWP website. Councils must adopt a recognition threshold for each class of asset, below which assets are expensed in the year of acquisition. This threshold must be set at a level that is low enough to ensure that the value of assets excluded is not material.

**Useful life** - A useful life must be determined for each class or component of asset. The useful life is the best estimate of the economic life to council of that asset (class). The cost of the asset (or value) is to be depreciated over the useful life of the asset.

**Residual value** - The AASB’s stated view is that residual value reflects consideration receivable for an asset at the end of its useful life to the entity, and accordingly would not include cost savings from the reuse of in-situ materials. This means that the potential cost savings from reusing existing infrastructure components should not be recognised as a residual value. That is an asset should be written down to zero at the point of renewal. However, any savings that are expected to be achieved by the reuse of in situ material would be expected to be reflected in the replacement cost.

Note 6.3 Investments in associates, joint arrangements and subsidiaries

**G79** Refer to **G81 & G82**
The LGMFR does not present a consolidated financial report with columns for parent and consolidated amounts. However, a council may adopt a parent and consolidated disclosure approach and remain compliant with the LGMFR. While the model illustrates the minimum disclosure requirements for consolidated financial statements councils may wish to review other publicly available model consolidated financial statements to seek more specific guidance in relation to the consolidation process. The DTF 2018-19 Model Financial Report provides a detailed overview and guidance of the disclosure requirements for consolidated financial reports in the government sector.

### Principles of consolidation

All entities that council has the ability to control must be consolidated in the financial report. Preparers should be aware that the definition of control in AASB 10 has changed and now reads:

> “An investor controls an investee when the investor is exposed, or has rights, to variable returns from its involvement with the investee and has the ability to affect those returns through its power over the investee.”

It is recommended that each council reviews, in line with AASB 10, whether it has control over any entities and needs to consolidate them. Councils should be alert to the possibility that some outsourced activities, such as leisure and aquatic facilities, could meet the control test in its current form, and as such require consolidation. To assist in this assessment council should consider (if the service is asset dependent) two indicative tests:

- whether substantially, the risks and rewards of owning the asset have been retained by council, and
- whether council has significant influence over the service outcomes, such as setting pricing and operating hours, staffing requirements and the like.

If both tests are met councils are likely to have control and as such be required to consolidate the activity.

Control is likely to exist where a contractor has established a special purpose vehicle (company) to deliver the contract service to council and the contract exposes council to variable returns. Any changes resulting from the changes to the definition of control will, in all likelihood, trigger the requirements to disclose the impacts of a change in accounting policy as detailed in G24. Specific implementation guidance, assisting in determining if control exists and consolidation is required can be found in Appendix E of AASB 10 Consolidated Financial Statements.

### Joint arrangements

A joint arrangement exists when two or more parties have joint control of an activity or operation. Joint control only exists where decisions about the activities require the unanimous agreement of the parties. The accounting treatment for joint arrangements will depend on the contractual rights and obligations of councils rather than on the legal structure of the joint arrangement.

AASB 11 distinguishes between joint operations and joint ventures:

- A joint operation gives the parties that have joint control of the arrangement rights to the assets and obligations for the liabilities relating to the arrangement. This means council will recognise its share of the operations revenue and expenses, assets and liabilities, within its financial report.
A joint venture gives parties that have joint control of the arrangement rights to the net assets of the arrangement. Joint ventures must be accounted for using the equity method (as an investment).

Councils cannot choose their accounting treatment, the decision must be based on the substance of the joint arrangement.

Note, a council that participates in a joint operation, but does not have joint control will still be required to account for the activity as a joint operation if the council has the rights to the assets and obligations for the liabilities relating to the arrangement.

### Note 6.4 Investment property

**G83** Investment property - For an item to be classified as an investment property the primary purpose of council holding the asset must be to generate an investment return. Separate, discreet parts of a council building could meet the definition of investment property if they have been developed for that purpose. Incidental use of council assets to generate an opportunistic return, such as using land held for future development as a car park, would not result in the asset being classed as an investment property.

Investment properties must be valued at fair value, with the fair value being assessed annually. Changes in fair value are to be recognised in the statement of comprehensive income as part of the determination of surplus/deficit.

### Note 7 People and relationships

**G84** Councils should refer to the guidance on related party disclosures for detailed guidance on the required disclosures for key management personnel and senior officers. This guidance material is available on the DELWP website.

Councils are encouraged to list all management positions that are incorporated into the KMP. Position titles rather than individual names are appropriate.

**FY 2019/20 Updates:**

Please note the following updates and clarifications regarding KMP disclosures for the FY 2019/20:

- All calculations of remuneration should be on an accrual basis (this includes movements in leave provisions).
- The senior officer remuneration threshold is $151,000 for FY 2019/20.
- As a point of clarification, employer superannuation contributions are to be disclosed as post-employment benefits in accordance with AASB 119 (para 28).

By way of additional guidance, a roles-based approach should generally be taken to Senior Officer and KMP disclosures. This means that in most instances a Council will report the number of roles and total remuneration paid for each senior officer and KMP role, rather than the number of employees who have participated in the role (i.e. acting and part year appointments). In relation to Councillors, all individuals holding a councillor role require separate disclosure, regardless of the length of appointment.

If a situation arises where the adoption of this approach has the potential to cause a distortion (potentially through the inclusion of termination pay-outs or the impact of a restructure), appropriate additional note disclosure should be incorporated into the financial report.
**KMP Related Party Transactions**

Notwithstanding any of the preceding requirements, any related party transaction with any officer who holds a KMP role for any period requires disclosure if the transition took place during the period the officer was a member of KMP.

**Accrual calculation**

As noted KMP and Senior Officer remuneration is to be calculated on an accrual basis. The key impact of this is the need to recognise increase in individuals leave accrual as income in the year of accrual. Equally, if a member of KMP takes significant leave in a given year, the reduction in provision is to be subtracted from the total remuneration for the period.

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**G85 Committees of management** - Council committees of management (as distinct from committees of management where council may be a member) are not separate entities to council. Therefore, there is no basis for their exclusion from the financial report.

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**Note 8.1 (a) (b) Contingent assets and liabilities**

G86 As a minimum it is expected that all councils will disclose a contingent liability in relation to the potential exposure resulting from their membership of a multi-employer defined benefits superannuation fund.

If a council operates a landfill or manages a closed landfill, quarry or other similar site with a potential remediation requirement that has not been captured as a liability, appropriate disclosures should be made at this note.

This note should also detail any potential (significant) exposure that may result from current or anticipated litigation.

Given the significant public interest any guarantees or undertakings to other entities should be disclosed regardless of the financial exposure.

Where significant contingent assets result from new subdivisions or other development activity that has been approved and has a high likelihood of eventuating they should be recognised at this note.

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**Note 8.1 (c) Guarantees for loans to other entities**

G87 Financial guarantees will normally be formal agreements between council, a lender and another party, where council has agreed with the lender to guarantee the repayment of a loan by the other party. However less formal arrangements may require disclosure here as well. Any arrangement where council has agreed formally to support or underwrite an organisation or event should be disclosed as a financial guarantee. Appropriate additional information should be included to allow the reader to understand the nature of council’s obligation.

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**Note 8.2 Change in accounting standards**

G88 Pending accounting standards

Each council is required to consider the current pending accounting standards as detailed and determine if any impending changes have the potential to have a material impact on their financial report. If so, appropriate disclosures are to be included.
The LGMFR details those pending accounting standards likely to impact across all councils, however as part of the preparation process each council is required to review the LGMFR disclosures and all pending accounting standards to confirm that disclosures are appropriate.

In the current year, AASB 1059 Service Concession Arrangements: Grantors is pending with adoption to occur in the 2020-21 financial year.

Note 8.3 Financial instruments

G89 The LGMFR adopts a conservative approach to the required disclosures of AASB 139. While this is likely to be consistent with and meet the requirements of most councils, each council must review their particular circumstances to determine if they are exposed to any material exposures in relation to:

- interest rate risk
- credit risk
- liquidity risk
- carrying value vs fair value
- sensitivity to changes in interest rates.

If a material exposure is identified appropriate additional disclosures, in line with the requirements of AASB 139, are to be included in the financial report.

While councils typically have limited risk associated with their financial instruments specific consideration should be had to the potential credit risk associated with loans (and guarantees) to community groups. While not likely to be material from a financial perspective they may be material by nature.

Note 8.4 Fair value measurement

G90 Impairment of assets

All council assets are to be tested for indicators of impairment at each balance date. In addition, intangible assets must be tested for impairment even in the absence of any impairment indicators. The guidance for impairment is detailed in AASB 136, unless another specific standard deals with impairments (such as AASB 102 for Inventories).

Impairment losses are to be recognised in the determination of surplus/deficit unless the asset is carried at a revalued amount. In that case the impairment will be treated as a revaluation decrement to the extent that the impairment does not exceed the revaluation amount for that same asset. Accordingly, to treat an impairment loss as a revaluation decrement a council must be able to demonstrate the amount of revaluation relating to the specific impaired asset.

Renewal of infrastructure that has a current positive written down value is a strong indicator that the infrastructure is impaired. In such instances a council must determine whether the ‘residual value’ of the infrastructure to be renewed forms:

- an impairment of the assets, that is it was being carried at a value above its recoverable amount; or
- a part of the replacement cost of the renewed asset; or
- a loss on disposal of the assets to be renewed.

Note 8.5 Events occurring after balance date
Events after the reporting period are those events, favourable and unfavourable, that occur between the end of the reporting period and the date when the financial statements are authorised for issue. Two types of events can be identified:

- those that provide evidence of conditions that existed at the end of the reporting period (adjusting events after the reporting period)
- those that are indicative of conditions that arose after the reporting period (non-adjusting events after the reporting period).

This note is required to detail non-adjusting events. Examples of non-adjusting events include:

- significant damage to infrastructure assets
- a decline in investment valuations
- a change in legislation impacting significantly on council services
- a decision to withdraw from the provision of a significant service.

Materiality is a key factor in determining whether a non-adjusting event requires disclosure in the financial report.

**Note 9.1 Reserves**

Council must include a description of the purpose of each reserve. The description must accurately reflect the purpose of the reserve and not in any way have the potential to lead a user of the financial report to conclude that the existence of the reserve equates to the availability of funding.

Councils must provide a detailed movement schedule for each reserve. The asset revaluation reserve must disclose the components of the reserve as they relate to each asset class. Each asset class must also be consistent with those used more broadly throughout the financial report.

**Note 10 Change in accounting policy**

The 2019-20 reporting period is the first period for Victorian councils to apply AASB 15 Revenue from Contracts with Customers, AASB 16 Leases and AASB 1058 Income of Not-for-Profit Entities.

The core principle of AASB 15 and AASB 1058 is to recognise revenue when the council satisfies a performance obligation by transferring a promised good or service to the customer. This change may result in changes to the timing and amount of revenue recognised.

Local Government Victoria (LGV) has mandated the modified (cumulative catch up) approach method of adoption for councils. This method requires an adjustment to retained earnings at the date of initial application. No adjustments are made to comparative figures. LGV have also issued a detailed transition document (see link) that provides guidance on the adoption of these two standards as well as AASB 16 Leases.

The requirements of AASB 16 are detailed at G69. While it is unlikely that the application of AASB 15 or 1058 will have a significant impact on Council, any impact of incomplete contracts or agreements at transition date should be disclosed at note 10.
Glossary

Act means the *Local Government Act 1989*

Annual report means a report of the council’s operations of the previous financial year and contains a report of operations, audited financial statements and an audited performance statement

Australian Accounting Standards (AAS) means the accounting standards published by the Australian Accounting Standards Board

Better practice means that in the absence of legislation or a relevant Australian Accounting Standard this commentary is considered by Local Government Victoria to reflect better practice reporting

Budget means a plan setting out the services and initiatives to be funded for the financial year and how they will contribute to achieving the strategic objectives specified in the council plan

Council plan means a plan setting out the medium-term strategic objectives, strategies, strategic indicators and resources reflecting vision and aspirations of the community for the next four years

Financial statements means the financial statements and notes prepared in accordance with the *Local Government Model Financial Report*, Australian Accounting Standards and other applicable standards as they apply to the general purpose financial reports and statement of capital works, included in the annual report

Financial year means the period of 12 months ending on 30 June each year

Heritage asset means an asset with historic, artistic, scientific, technological, geographical or environmental qualities that is held and maintained principally for its contribution to knowledge and culture and this purpose is central to the objectives of the entity holding it

Minister means the Minister for Local Government

Performance statement means a statement including the results of the prescribed service outcome indicators, financial performance indicators and sustainable capacity indicators for the financial year and included in the annual report

Planning and accountability framework means the key statutory planning and reporting documents that are required to be prepared by councils to ensure accountability to local communities in the performance of functions and exercise of powers under the Act

Principal accounting officer means the person designated by a council to be responsible for the financial management of the council

Regulations means the *Local Government (Planning and Reporting) Regulations 2014*

Report of operations means a report containing a description of the operations of the council during the financial year and included in the annual report
**Specialised assets** means assets designed for a specific limited purpose. Specialised assets include buildings such as schools, hospitals, court houses, emergency services buildings (police, fire, ambulance and emergency services), specialised buildings to house infrastructure (pump stations, etc.), some heritage properties and most infrastructure assets.

**Strategic resource plan** means a plan of the financial and non-financial resources for at least the next four years required to achieve the strategic objectives in the council plan. Is also referred to as the long-term financial plan.
References


