SELBY DISTRICT COUNCIL

INFRASTRUCTURE FUNDING STATEMENT 2019/20

Introduction

The Infrastructure Funding Statement (IFS) is an annual report which provides a summary of all developer contributions relating to Section 106 agreements (S106) and the Community Infrastructure Levy (CIL) for a given financial year. **The Infrastructure Funding Statement replaces the Regulation 123 statement.**

Section 106 agreements are legal agreements which can be attached to a planning permission to mitigate the impact of development. Planning obligations within these agreements can only be sought where they are directly related to the development and necessary to make the development acceptable in planning terms. Contributions can either be provided on-site, for example by the provision of Affordable Housing, or off-site in the form of financial payments.

The Community Infrastructure Levy (CIL) is intended to fund more generalised, strategic infrastructure requirements across the District in order to support new development. It is a mechanism to secure financial contributions from developers on certain viable developments and CIL monies can be used to fund the provision, improvement, replacement operation and maintenance of infrastructure to support the development of the area.

CIL rates are set out in a published charging schedule and the Council's latest charging schedule was adopted in January 2016.

Funding for the delivery of infrastructure will be sought by the Council in several ways such as through planning conditions, Section 106 Agreements and through the Community Infrastructure Levy.

On the 1st September 2019 the Community Infrastructure Levy (Amendment) (England) (No.2) Regulations 2019 came into force.

Under these regulations Local Authorities are required to produce an Infrastructure Funding Statement annually that sets out details about planning obligation receipts and anticipated expenditure. This is to provide clarity and transparency to local communities and developers on the infrastructure and expenditure and in aligning this to planned development, as envisaged in the Local Plan

The full details which the Council is required to published as set out in the Regulations is attached at the schedule in Appendix 1 of this report.

Definitions used with this statement are:-

Agreed – Contributions that have been agreed within a signed legal document. These contributions have not been collected/ delivered and if the planning applications are not implemented they will never be received.

Received – Contributions received, either non-monetary or monetary, that have been transferred to Selby District Council

Allocated – Contributions that have been received and allocated to specific projects.

Spent/ Delivered – Monetary or non-monetary contributions that have been spent/ delivered.

This Financial Year - refers to the period between 1.4.19 and 31.3.20.

1. S106 Obligations

Once a S106 agreement has been signed it becomes an obligation but will only be required if the planning permission is implemented and the trigger for payment has been reached. The agreement is also registered on the Local Land Charges Register as a land charge and will remain as such with that land – this means that the obligation will be required to be met in full by the owner of the land, whether that is the landowner at the time of permission or and future land owner.

Planning obligations assist in mitigating the impact of development to make it acceptable in planning terms. Obligations may only constitute a reason for granting planning permission of they meet tests that show they are necessary to make the development acceptable in planning terms.

The tests, as detailed below, are set out as statutory tests in Regulation 122 (as amended by the 2011 and 2019 Regulations) and as policy tests in the National Planning Policy Framework

- necessary to make the development acceptable in planning terms
- directly related to the development
- fairly and reasonably related in scale and kind to the development

It is not possible to provide a priority list of obligations or contributions which may be sought as these are dependent of the development proposal, but both S106 and CIL contributions can be placed on the same development.

As a District Council we monitor and collect contributions on behalf of the County Council. Where these are passed onto the County Council to be used as detailed in the agreements.

For the purposes of this report, where these are passed onto the County Council to be used for infrastructure provision which falls under the County Council remit, such as education and highways, details will be provided by the County Council in their own Infrastructure Funding Statement. This report will also not report on Section 278 Highways Agreements.

S106 Obligations – summary

In 2019/20 the Council received a total of £4,288,026.90 in S106 contributions.

This consists of:-

- Affordable Housing £3,046,860.70
- Education £1,030,376.71
- Health £69,405.00
- Highways £100,268.50
- Off -site Recreational Open Space £12,412.00
- Waste and Recycling £28,704.00

Of these, £3,046,860.70 (Affordable Housing) and £12,142.00 (Off-site recreational open space) has been received but not allocated to specific projects with £22,762.00 Health, £10,537.00 Highways allocated as per the details in the S106 agreements.

Two new agreements have been signed in this reporting year which provides for $\pounds154,076.00$ of contributions due ($\pounds910.00$ for Waste and Recycling and $\pounds153,166.00$ for Education).

Seven empty homes have been refurbished and brought back into use, using Affordable Housing contributions with monies being used by the Selby District Housing Trust and the Council to provide 24 affordable housing units.

There is a current balance of £7,996.390.30 for Affordable Housing provision to be used from monies allocated but not yet spent.

Details of school places provided and educational facilities for this reporting period, will be provided in detail by NYCC Education in their Infrastructure Funding Statement. Similarly, contributions relating to Highways infrastructure will be provided by NYCC Highways.

A total of £1,606.157.08 was transferred to other organisations such as NYCC and NHS for use in Health and Education and Highways infrastructure.

Only one monitoring fee payment was received in this reporting period with no maintenance commuted sum being received or retained.

With regards to specific projects of spending for Off Site recreational Open Space contributions 7 Parish/Town Councils have provided play equipment in several play areas across the district ranging from one new item of equipment through to the provision of a MUGA (Multi-Use Game Area). Village seating has been provided and additional waste bins. Sport pitches lighting was upgraded to improve the accessibility of the pitches and an area of open space had its access improved by means of provision of suitable pathways suitable for those with additional needs.

2. CIL

The council applies a charge on new development to help pay for infrastructure.

The Council's Infrastructure Funding Statement identifies the infrastructure projects or types of infrastructure which Selby District Council intends will be, or may be, wholly or partly funded by the Community Infrastructure Levy. The principles by which the council will allocate CIL receipts to infrastructure are:-

- Strategic priority and Local priority
- Deliverability
- % match funding

The Council is currently preparing a new Local Plan, alongside which an Infrastructure Delivery Plan will be drafted. The Infrastructure Delivery Plan will identify the improvements which are required to local infrastructure to support the growth identified through the plan and prioritise the use of CIL income to deliver improvements. However it is considered that CIL receipts will be prioritised as set out below:-

- Improvements to the Strategic Highways Network
- Strategic Flood Mitigation Measures

The regulations set out the methodology for how monies collected from the CIL are to be distributed as illustrated in the table below.

Purpose of funding	% Allocated	
Administration	5% of all receipts	
Neighbourhood Area Portion	15% of CIL receipts collected within that	
	area for those areas which do not have	
	an adopted Neighbourhood plan	
Neighbourhood Area Portion	25% of CIL receipts collected within that	
	area for those areas which have an	
	adopted Neighbourhood plan	
CIL Infrastructure	Remaining CIL receipts	

To date Selby District Council has1 Neighbourhood area which has an adopted Neighbourhood Plan (Appleton Roebuck).

In this reporting year the Council has collected a total of £1,127,704.32 in CIL receipts, with a total of £2,572,348.94 collected since 2016 when CIL was adopted to the end of this reporting year (1.1.16 - 31.3.20).

This year a total of \pounds 169,155.65 has been allocated to the neighbourhood areas (i.e Parish or Town Councils), with \pounds 47,162.78 having been being passed on.

Infrastructure projects funded or partially funded through CIL receipts have been reported by Parish Councils as footpath provision across a village green, provision of bus stop shelters, street lighting, cycle racks and a sports container. Parish Councils are required to produce their own report which will detail spend and projects for their own areas.

We have had no monies returned to the District Council as a result of monies not being spent by Parish Council and no payments in kind have been received in lieu of CIL payments. A total of £40,740.00 has been spent on administration costs for this reporting year, with £44,697.72 being allocated for administration.

Only one infrastructure project has been identified and allocated CIL funds –This is contribution of £198,687.50 towards the improvement of issues on Bawtry Road although this has been allocated but it has not been spent to date.

Annex 1 - Draft Infrastructure Funding Statement Schedule 2019/20

SCHEDULE 2 Matters to be included in the annual infrastructure funding statement (Regulation 121 Schedule 2)

The reporting year covered by this report is 1st April 2019 to 31st March 2020

	CIL Report	
		Amount
1	The matters to be included in the CIL report are—	Amount
a	the total value of CIL set out in all demand notices	
a	issued in the reported year;	£811,370.10
		2011,070.10
b	the total amount of CIL receipts for the reported year	
		£1,127,704.32
С	the total amount of CIL receipts, collected by the	
	authority, or by another person on its behalf, before the	£1,155,715.50
	reported year but which have not been allocated;	
d	the total amount of CIL receipts, collected by the	
	authority, or by another person on its behalf, before the	£288,925.92
	reported year and which have been allocated in the	
е	reported year; the total amount of CIL expenditure for the reported	£0.00
с С	year;	20.00
f	the total amount of CIL receipts, whenever collected,	
	which were allocated but not spent during the reported	£89,544.71
	year;	
g	in relation to CIL expenditure for the reported year,	
Ŭ	summary details of-	
	i the items of infrastructure on which CIL (including land	
	payments) has been spent, and the amount of CIL spent	£0.00
	on each item;	
	ii the amount of CIL spent on repaying money borrowed,	00.00
	including any interest, with details of the items of	£0.00
	infrastructure which that money was used to provide	
	(wholly or in part); iii the amount of CIL spent on administrative expenses	£40,740.00
	pursuant to regulation 61, and that amount expressed as	270,740.00
	a percentage of CIL collected in that year in accordance	3.61%
	with that regulation;	0.0170
h	in relation to CIL receipts, whenever collected, which	
	were allocated but not spent during the reported year,	£198,687.50
	summary details of the items of infrastructure on which	
	CIL (including land payments) has been allocated, and	
	the amount of CIL allocated to each item;	
i	the amount of CIL passed to-	
	i any parish council under regulation 59A or 59B; and	
		£47,162.78
	ii any person under regulation 59(4)	£0.00
i	summary details of the receipt and expenditure of CIL to	20.00
J	summary dotails of the receipt and expenditure of OIE to	

	which regulation 59E or 59F applied during the reported	
	year including—	22.22
	i the total CIL receipts that regulations 59E and 59F	£0.00
	applied to;	
	ii the items of infrastructure to which the CIL receipts to	
	which regulations 59E and 59F applied have been	n/a
	allocated or spent, and the amount of expenditure	
	allocated or spent on each item;	
k	summary details of any notices served in accordance	
	with regulation 59E, including—	
	i the total value of CIL receipts requested from each	£0.00
	parish council;	
	ii any funds not yet recovered from each parish council	£0.00
	at the end of the reported year;	
<u> </u>	the total amount of—	
· ·	i CIL receipts for the reported year retained at the end	£0.00
	of the reported year other than those to which regulation	20.00
	59E or 59F applied;	
	ii CIL receipts from previous years retained at the end of	£0.00
	the reported year other than those to which regulation	20.00
	59E or 59F applied;	
	iii CIL receipts for the reported year to which regulation	£0.00
		20.00
	59E or 59F applied retained at the end of the reported	
	year;	00.00
	iv CIL receipts from previous years to which regulation	£0.00
	59E or 59F applied retained at the end of the reported	
-	year	
2	For the purposes of paragraph 1—	00.00
а	CIL collected by an authority includes land payments	£0.00
	made in respect of CIL charged by that authority;	
b	(`II collected by way at a land nayment has not been	
	CIL collected by way of a land payment has not been	£0.00
	spent if at the end of the reported year-	
	spent if at the end of the reported year— i development (within the meaning in TCPA 1990)	£0.00 n/a
	spent if at the end of the reported year— i development (within the meaning in TCPA 1990) consistent with a relevant purpose has not commenced	
	spent if at the end of the reported year— i development (within the meaning in TCPA 1990) consistent with a relevant purpose has not commenced on the acquired land; or	
	 spent if at the end of the reported year— i development (within the meaning in TCPA 1990) consistent with a relevant purpose has not commenced on the acquired land; or ii the acquired land (in whole or in part) has been used 	n/a
	 spent if at the end of the reported year— i development (within the meaning in TCPA 1990) consistent with a relevant purpose has not commenced on the acquired land; or ii the acquired land (in whole or in part) has been used or disposed of for a purpose other than a relevant 	
	 spent if at the end of the reported year— i development (within the meaning in TCPA 1990) consistent with a relevant purpose has not commenced on the acquired land; or ii the acquired land (in whole or in part) has been used or disposed of for a purpose other than a relevant purpose; and the amount deemed to be CIL by virtue of 	n/a
	 spent if at the end of the reported year— i development (within the meaning in TCPA 1990) consistent with a relevant purpose has not commenced on the acquired land; or ii the acquired land (in whole or in part) has been used or disposed of for a purpose other than a relevant purpose; and the amount deemed to be CIL by virtue of regulation 73(9) has not been spent 	n/a n/a
C	 spent if at the end of the reported year— i development (within the meaning in TCPA 1990) consistent with a relevant purpose has not commenced on the acquired land; or ii the acquired land (in whole or in part) has been used or disposed of for a purpose other than a relevant purpose; and the amount deemed to be CIL by virtue of 	n/a
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	 spent if at the end of the reported year— i development (within the meaning in TCPA 1990) consistent with a relevant purpose has not commenced on the acquired land; or ii the acquired land (in whole or in part) has been used or disposed of for a purpose other than a relevant purpose; and the amount deemed to be CIL by virtue of regulation 73(9) has not been spent CIL collected by an authority includes infrastructure payments made in respect of CIL charged by that authority; 	n/a n/a
	 spent if at the end of the reported year— i development (within the meaning in TCPA 1990) consistent with a relevant purpose has not commenced on the acquired land; or ii the acquired land (in whole or in part) has been used or disposed of for a purpose other than a relevant purpose; and the amount deemed to be CIL by virtue of regulation 73(9) has not been spent CIL collected by an authority includes infrastructure payments made in respect of CIL charged by that authority; CIL collected by way of an infrastructure payment has not been spent if at the end of the reported year the 	n/a n/a £0.00
	 spent if at the end of the reported year— i development (within the meaning in TCPA 1990) consistent with a relevant purpose has not commenced on the acquired land; or ii the acquired land (in whole or in part) has been used or disposed of for a purpose other than a relevant purpose; and the amount deemed to be CIL by virtue of regulation 73(9) has not been spent CIL collected by an authority includes infrastructure payments made in respect of CIL charged by that authority; CIL collected by way of an infrastructure payment has not been spent if at the end of the reported year the infrastructure to be provided has not been provided; 	n/a n/a £0.00
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d	 spent if at the end of the reported year— i development (within the meaning in TCPA 1990) consistent with a relevant purpose has not commenced on the acquired land; or ii the acquired land (in whole or in part) has been used or disposed of for a purpose other than a relevant purpose; and the amount deemed to be CIL by virtue of regulation 73(9) has not been spent CIL collected by an authority includes infrastructure payments made in respect of CIL charged by that authority; CIL collected by way of an infrastructure payment has not been spent if at the end of the reported year the infrastructure to be provided has not been provided; the value of acquired land is the value stated in the agreement made with the charging authority in respect of that land in accordance with regulation 73(6)(d); the value of a part of acquired land must be determined 	n/a n/a £0.00 £0.00 £0.00
d	 spent if at the end of the reported year— i development (within the meaning in TCPA 1990) consistent with a relevant purpose has not commenced on the acquired land; or ii the acquired land (in whole or in part) has been used or disposed of for a purpose other than a relevant purpose; and the amount deemed to be CIL by virtue of regulation 73(9) has not been spent CIL collected by an authority includes infrastructure payments made in respect of CIL charged by that authority; CIL collected by way of an infrastructure payment has not been spent if at the end of the reported year the infrastructure to be provided has not been provided; the value of acquired land is the value stated in the agreement made with the charging authority in respect of that land in accordance with regulation 73(10) as if 	n/a n/a £0.00 £0.00
d	 spent if at the end of the reported year— i development (within the meaning in TCPA 1990) consistent with a relevant purpose has not commenced on the acquired land; or ii the acquired land (in whole or in part) has been used or disposed of for a purpose other than a relevant purpose; and the amount deemed to be CIL by virtue of regulation 73(9) has not been spent CIL collected by an authority includes infrastructure payments made in respect of CIL charged by that authority; CIL collected by way of an infrastructure payment has not been spent if at the end of the reported year the infrastructure to be provided has not been provided; the value of acquired land is the value stated in the agreement made with the charging authority in respect of that land in accordance with regulation 73(6)(d); the value of a part of acquired land must be determined by applying the formula in regulation 73(10) as if references to N in that provision were references to the 	n/a n/a £0.00 £0.00 £0.00
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d e	 spent if at the end of the reported year— i development (within the meaning in TCPA 1990) consistent with a relevant purpose has not commenced on the acquired land; or ii the acquired land (in whole or in part) has been used or disposed of for a purpose other than a relevant purpose; and the amount deemed to be CIL by virtue of regulation 73(9) has not been spent CIL collected by an authority includes infrastructure payments made in respect of CIL charged by that authority; CIL collected by way of an infrastructure payment has not been spent if at the end of the reported year the infrastructure to be provided has not been provided; the value of acquired land is the value stated in the agreement made with the charging authority in respect of that land in accordance with regulation 73(6)(d); the value of a part of acquired land must be determined by applying the formula in regulation 73(10) as if references to N in that provision were references to the 	n/a n/a £0.00 £0.00 £0.00

amount stated in the agreement made with the charging	£0.00
authority in respect of the infrastructure in accordance	
with regulation 73A(7)(e).	

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	ii the amount of money (received under planning obligations) spent on repaying money borrowed, including any interest, with details of the items of	$\begin{array}{l} (\text{Selby Town}) \\ \pounds7,480.00 & - \text{ Cone Climber} \\ (\text{Selby Town}) \\ \pounds23,238.70 & - \text{ Super Space} \\ \text{Net (Selby Town}) \\ \pounds1,990.00 & - \text{ Inclusive Play} \\ \text{equipment (Selby Town}) \\ \pounds670.13 & - \text{ Heritage Bins} \\ (\text{Selby Town}) \\ \pounds2,825.00 & - \text{ Town Hall} \\ \text{Garden (Selby Town_{1})} \\ \pounds18,335.50 & - \\ \text{Rugby/Community club} \\ (\text{Sherburn in Elmet}) \\ \pounds5,939.80 & - \\ \text{Finkle Hill} \\ \text{lighting} \\ \pounds3,225.00 & - \\ \text{MUGA} \\ (\text{Tadcaster}) \\ \pounds13,250.00 & - \\ \text{Play Area} \\ \text{equipment (Thorpe} \\ \\ \text{Willoughby} \\ \end{array}$
	infrastructure which that money was used to provide (wholly or in part);	
	iii the amount of money (received under planning obligations) spent in respect of monitoring (including reporting under regulation 121A) in relation to the delivery of planning obligations;	£500.00
i	the total amount of money (received under any planning obligations) during any year which was retained at the end of the reported year, and where any of the retained money has been allocated for the purposes of longer- term maintenance ("commuted sums"), also identify separately the total amount of commuted sums held.	£0.00
4	The matters which may be included in the section 106 report for each reported year are—	
а	summary details of any funding or provision of infrastructure which is to be provided through a highway agreement under section 278 of the Highways Act 1980 which was entered into during the reported year,	This will be reported on by NYCC
b	summary details of any funding or provision of infrastructure under a highway agreement which was provided during the reported year.	as above
5	For the purposes of paragraph 3-	
а	where the amount of money to be provided under any planning obligations is not known, an authority must provide an estimate	N/A
b	a non-monetary contribution includes any land or item of infrastructure provided pursuant to a planning obligation;	N/A
С	where the amount of money spent in respect of	N/A

monitoring in relation to delivery of planning obligations	
is not known, an authority must provide an estimate."	