



The Item 8 Credit and Item 8 Debit (General) Determination 2007-2008

The Secretary of State as respects all local housing authorities in England, in exercise of the powers conferred on her by section 87 of, and item 8 of Part I and item 8 of Part II of Schedule 4 to, the Local Government and Housing Act 1989 after consulting such representatives of local government and relevant professional bodies as appear to her to be appropriate, hereby makes the following determination:-

1 Citation and Commencement

- 1.1 This determination may be cited as the Item 8 Credit and Item 8 Debit (General) Determination 2007-2008 and has effect for the year beginning 1 April 2007.
- 1.2 Save for the purpose of the determination of the Item 8 credit and Item 8 debit for the year beginning 1 April 2006 the Item 8 Credit and Item 8 Debit (General) Determination 2006-2007 is hereby revoked.

2 Interpretation

2.1 In this determination, unless the context otherwise requires -

"1985 Act" means the Housing Act 1985;

"1989 Act" means the Local Government and Housing Act 1989;

"average notional cash balance" means the average amount representing the excess (in the case of a credit balance) or deficit (in the case of a debit balance) of cash receipts in respect of amounts credited to the HRA, the Housing Repairs Account, and the Major Repairs Reserve (referred to in paragraph (5) of regulation 7 of the Accounts and Audit Regulations 2003), over cash payments in respect of amounts debited to the HRA, Housing Repairs Account and Major Repairs Reserve, calculated in accordance with proper practices and by reference to any cash account kept by the authority;

"authority" means a local housing authority in England;

"dwelling" has the same meaning as in the Housing Revenue Account Subsidy Determination 2007-2008;

"Housing land" has the same meaning as in the 2003 Regulations, and means 'any land, house or other building in relation to which the local authority is, or has been immediately before disposal of it, subject to the duty in section 74 of the Local Government and Housing Act 1989';

"HRA" means the Housing Revenue Account of the authority making the Item 8 entries in 2007-2008;

"HRA operational assets" means fixed assets within the authority's HRA held and occupied, used or consumed by the authority in the direct delivery of the authority's services as a local housing authority;

"2003 Regulations" means the Local Authorities (Capital Finance and Accounting) (England) Regulations 2003;

“The Valuation Guidance” means the guidance entitled “Guidance on Stock Valuation for Resource Accounting” published by the Office of the Deputy Prime Minister in July 2005;

"year" means the period of 12 months beginning on 1 April;

“2006-2007” means the year beginning on 1 April 2006.

“2007-2008” means the year beginning on 1 April 2007.

- 2.2 In this determination references to the "certified value" of land, houses or other buildings means the market value certified by the District Valuer or by a qualified valuer employed by the authority.
- 2.3 In this determination, unless the contrary intention appears, reference to an Act or Statutory Instrument is a reference to the Act or Statutory Instrument as amended.

3 Item 8 of part I - credit to the account

- 3.1 The sum to be credited to the HRA under item 8 of Part 1 of Schedule 4 to the 1989 Act shall be calculated as follows -

$$(A \times B) + (C \times B) + E + T + W$$

where –

A = nil if the mid-year HRA capital financing requirement (as defined in paragraph 6 of this determination) is a positive amount or nil, and is the equivalent positive amount if the mid-year HRA capital financing requirement is a negative amount;

B = the average rate of interest, calculated in accordance with proper practices, in respect of interest receivable by the authority in 2007-2008 from investments other than investments held in the course of provision and for the purposes of operational services, or held for the purposes of a pension fund;

C = the average notional cash balance for 2007-2008 except that where that is a debit balance C shall be nil;

E = the interest payable to the authority relating to 2007-2008 in respect of any loan (including a part of the purchase price left outstanding) made to enable the borrower to acquire a dwelling within the HRA;

T is a transfer from the Major Repairs Reserve calculated as the aggregate of:

- (i) SB; and
- (ii) where SA is greater than the MRA, (SA – the MRA);

where –

SA and SB have the same meanings as in paragraph 4.3 below; and

the MRA is the Major Repairs Allowance calculated in accordance with paragraph 4.3 of the Housing Revenue Account Subsidy Determination 2007-2008;

W has the same meaning as in paragraph 5.4 of the Housing Revenue Account Subsidy Determination 2007-2008.

4 Item 8 of part II - debit to the account

- 4.1 The sum to be debited to the HRA under item 8 of Part II of Schedule 4 to the 1989 Act shall be calculated as follows:

item 8 debit = capital asset charges + debt repayment and management costs + capital asset charges accounting adjustment + transfer to Major Repairs Reserve + PFI scheme payments.

where an amount for:

capital asset charges is calculated in accordance with paragraph 4.3;

debt repayment and management costs is calculated in accordance with paragraph 4.4;

the capital asset charges accounting adjustment is calculated in accordance with paragraph 4.5; and

the transfer to Major Repairs Reserve is calculated in accordance with paragraph 4.6; and

PFI scheme payments is calculated in accordance with paragraph 4.7.

- 4.2 Expressions are used in paragraph 4.1 for convenience and not to define the items.

Capital asset charges

- 4.3 Capital asset charges shall be calculated as follows:

$$R + SA + SB$$

where -

R is the aggregate amount of:

- (i) any impairment charges in respect of land, houses or other property within the authority's HRA calculated in accordance with proper practices; and
- (ii) any charge calculated in accordance with proper practices in respect of deferred charges attributable to the HRA.

SA = a charge for depreciation, calculated in accordance with proper practices, for dwellings within the authority's HRA excluding the authority's share of any dwelling subject to a shared ownership lease and any dwelling subject to a PFI scheme;

SB = a charge for depreciation, calculated in accordance with proper practices, for all other land, houses and property within the authority's HRA.

4 Debt Repayment and Management Costs

4.4 Debt repayment and management costs shall be calculated as follows:

$$K + V$$

where -

K = a proportion of the authority's debt management expenses for 2007-2008, calculated in accordance with proper practices to reflect the proportion which the HRA should bear; and

V has the same meaning as in paragraph 5.4 of the Housing Revenue Account Subsidy Determination 2007-2008.

Capital asset charges accounting adjustment

4.5 The capital asset charges accounting adjustment shall be calculated as follows:

$$J - R$$

where -

R has the same meaning as in paragraph 4.3;

J is an amount in respect of interest and shall be calculated in accordance with the following formula:

$$(G \times H) + (I \times H) + L$$

where –

G = the mid-year HRA capital financing requirement (as defined in paragraph 6 of this determination), except that where that is a negative amount G shall be nil;

H = the consolidated rate of interest, determined in accordance with paragraph 5 of this determination;

I = the average notional cash balance for 2007-2008, except that where that is a credit balance, I shall be nil;

L = the aggregate of expenditure of the authority on interest payments in 2007-2008

(a) under arrangements which would have been credit arrangements under section 48 of the 1989 Act if they had been entered into on or after 1 April 1990, where all the following conditions apply -

(i) the cost of the property, works or equipment obtained under the arrangements would otherwise have been debited to the HRA;

- (ii) the expenditure is not expenditure excluded from the obligation in section 41(1) of the 1989 Act (expenditure to be charged to a revenue account);
 - (iii) the authority entered into the contract for the works, property or equipment before 1 April 1990; and
 - (iv) the arrangements are not transitional credit arrangements under section 52 of the 1989 Act; and
- (b) under restitution or other compromise agreements reached by the authority with the financing body when the authority has decided that the original arrangements, which were within the description in sub-paragraph (a), were or may be ultra vires.

Transfer to major repairs reserve

- 4.6 (a) Where SA is equal to or greater than the MRA, U is nil;
(b) Where SA is less than the MRA, $U = MRA - SA$;

where –

U is a transfer to the Major Repairs Reserve;

SA has the same meaning as in paragraph 4.3 above; and

the MRA has the same meaning as in paragraph 3 above.

PFI scheme payments

- 4.7 PFI Scheme Payments are, subject to paragraph 4.8, agreed payments to contractors under a HRA private finance initiative scheme (which has the same meaning as ‘private finance transaction’ had immediately before 1 April 2004, in regulation 16 of the Local Authorities (Capital Finance) Regulations 1997), except where such payments are properly debited under item 1 of Part II.
- 4.8 Payments made to contractors under a HRA private finance initiative scheme in respect of housing land which is no longer in the authority’s HRA are not PFI Scheme Payments.

5 Consolidated Rate of Interest

- 5.1 For the purposes of paragraph 4.5, H is a percentage amount calculated to two decimal places as follows:-

$$\frac{(M \times N) + ((P - M) \times Q)}{P}$$

except that where M is equal to or greater than P, H shall be N.

For the purpose of this paragraph -

M = the amount outstanding during 2007-2008 by way of money borrowed by the authority (calculated on a weighted average basis which takes into account fluctuations in such amounts outstanding during the year);

N = the average rate of interest (calculated on an accruals basis to two decimal places) payable during 2007-2008 on the amount represented by M as defined above;

P = whichever is the higher of -

- (a) the sum of the authority's capital financing requirement at the beginning of 1 April 2007 and their capital financing requirement at the end of 31 March 2008, divided by 2, minus Adjustment A, and

- (b) the authority's mid-year HRA capital financing requirement for 2007-2008 (as defined in paragraph 6 of this determination);

where -

“Adjustment A” is the adjustment identified as ‘A’ in regulation 28 of the 2003 Regulations.

Q = the average 3-month London Interbank Bid Rate for 2007-2008 calculated by aggregating the rates published on the same day in 52 weeks throughout 2007-2008 and dividing the total by 52.

“capital financing requirement” is defined in regulation 28(4) of the 2003 Regulations.

6 Mid-year HRA capital financing requirement

6.1 “mid-year HRA capital financing requirement” means the opening HRA capital financing requirement (as defined in paragraph 7 of this determination) together with the items in paragraph 6.2 and minus the items in paragraph 6.3.

6.2 **Items to be aggregated with the opening HRA capital financing requirement:**

- (i) one half of the capital expenditure financed by borrowing or credit arrangements which was incurred during 2007-2008 on any interest in housing land; and
- (ii) one half of the certified value of land, houses or other buildings which commences or recommences to be accounted for in the HRA in 2007-2008 for a reason other than acquisition (whether by appropriation for the purposes of Part II of the 1985 Act or otherwise).

6.3 Items to be deducted from the aggregate of the opening HRA capital financing requirement and the items in paragraph 6.2:

(i) in respect of the value of any land, house or other buildings which ceases to be accounted for in the HRA in 2007-2008 for a reason other than disposal (whether by appropriation from the purposes of Part II of the 1985 Act or otherwise):

- 37.5% of the certified value of any such dwellings;

and

- 25% of the certified value of any such land or other property other than dwellings;

(ii) where applicable, an authority may also deduct:

- one half of the capital receipt from the disposal of any interest in housing land which the authority has determined to use in 2007-2008 to repay the principal of any amount borrowed or to meet liabilities under credit arrangements;
- one half of the provision for the repayment of principal or credit liabilities which the authority has determined to make during 2007-2008 from the HRA;
- one half of the provision for the repayment of principal or credit liabilities which the authority has determined to make during 2007-2008 from the Major Repairs Reserve

(iii) one half of the total of the amount of any payment made by the Secretary of State in 2007 – 2008 to the Public Works Loan Board as a result of disposal of housing land by the authority less the part used to pay premiums on the early redemption of loans

7 Opening HRA Capital Financing Requirement

7.1 "Opening HRA capital financing requirement" means the opening HRA capital financing requirement for 2006 - 2007 (calculated in accordance with regulation 28(6) of the 2003 Regulations) together with the items in paragraph 7.2 and minus the items in paragraph 7.3.

7.2 **Items to be aggregated with the opening HRA capital financing requirement for 2006-2007**

- (i) the capital expenditure of the authority financed by borrowing or credit arrangements which was incurred during 2006 - 2007 on any interest in housing land; and
- (ii) the certified value of any interest in housing land which commenced or recommenced to be accounted for in the Housing Revenue Account in 2006 - 2007 for a reason other than acquisition by the authority;

7.3 **Items to be debited from the opening HRA capital financing requirement for 2006-2007**

- (i) such part of any capital receipt from the disposal of an interest in housing land which was used during 2006 - 2007 to repay the principal of any amount borrowed by the authority or to meet any liability in respect of credit arrangements;
- (ii) 75 per cent of the certified value of any interest in a dwelling, and 50 per cent of the certified value of any interest in other housing land, that ceased to be accounted for in the Housing Revenue Account in 2006 - 2007 other than by virtue of disposal by the authority;
- (iii) the amount of the provision for the repayment of the principal of any amount borrowed by the authority or the meeting of any liability in respect of credit arrangements which the authority determined during 2006 - 2007 to make from the Housing Revenue

Account;

- (iv) the amount of the provision for the repayment of the principal of any amount borrowed by the authority or the meeting of any liability in respect of credit arrangements which the authority determined during 2006 - 2007 to make from the Major Repairs Reserve; and
- (v) the amount of any payment made by the First Secretary of State or the Secretary of State in 2006 – 2007 to the Public Works Loan Board as a result of disposal of housing land by the authority less the part used to pay premiums on the early redemption of loans.

Anne Kirkham
for and on behalf of the Secretary of State

19 December 2006