EAST RENFREWSHIRE COUNCIL

CABINET

12 March 2020

Report by the Director of Environment

WRITE - OFF OF IRRECOVERABLE FORMER TENANT RENTS

PURPOSE OF REPORT

1. The purpose of this report is to seek approval to write off former tenant rental debt that cannot be recovered through the debt collection process. There is already bad debt provision within the relevant revenue accounts to cover this eventuality.

RECOMMENDATIONS

- 2. It is recommended that the Cabinet:
 - (a) Approves the write-off sum up to the value of £69,025.58 of former tenant irrecoverable rents whilst acknowledging these can be pursued and recovered in future should additional information and opportunities arise;
 - (b) Notes that £47,812.16 of this amount is written off against the Housing Revenue Account (HRA) and the remaining £21,213.42 is written off against the Non HRA as this was accrued by homeless households placed in temporary accommodation; and
 - (c) Note that the write-off of these historic unrecoverable dates will have no net impact on the Council's accounts as provision has been made for the debt, in full, in previous years.

BACKGROUND

- 3. On 26th January 2017, the Cabinet approved a new rent arrears policy. The new policy was developed by assessing and comparing other practices across Scottish Local Authorities. The new policy allows for debt to be written off under the following circumstances:
 - Debts over 2 years considered for write off, where debt recovery processes have been exhausted (previously 5 years)
 - Small balances under £75 written off (previously £20)
 - Debtor is deceased and has left no estate
 - Debtor is in care of nursing home and there is no likelihood of debt being settled
- 4. The policy allows for the "write off" process to be carried out twice a year instead of annually as was the case previously. The Cabinet previously approved the "write off" of £54,316.90 in October 2019.

- 5. The policy also ensures the Council can target recoverable arrears, use resources more effectively and write off irrecoverable debt in a more efficient manner.
- 6. The Council's Internal Audit Team have requested that rent accounts where tenants have been "sequestrated" now be included in the irrecoverable report to ensure that all "written off "debt is approved by Cabinet.

REPORT

7. A breakdown of the proposed "write-off" amount is as follows:

Category	HRA	Non HRA	Total
Debtor deceased with no estate	3,967.93	0.00	3,967.93
Debt collection process	22,181.39	12,936.29	35,117.68
Exhausted			
Debtor in care of nursing home	0	0.00	0
Small balances under £75 where recovery costs exceed amount due	0.00	0.00	645.26
Sequestrated	21,662.84	8,277.13	29,939.97
Total	47,812.16	21,213.42	69,025.58

- 8. A significant area of HRA "write off" occurs when the Council has exhausted the debt collection process. This consists mainly of rent arrears of former tenants. The Council has a thorough process to address arrears for current tenants and this performance has improved significantly in the previous two years. However the ability to recover this debt becomes more difficult once the tenancy has ended.
- 9. In addition to rigorously engaging with and pursuing former tenants who owe a debt to the Council following the end of their tenancy, procedures have been reviewed to promote a culture of prevention and early intervention.
- 10. This involves the provision of appropriate advice and support to tenants who are in the process of terminating their tenancy, making it clear what their anticipated final charges would be and encouraging early payment and settlement.
- 11. The Non HRA debt to be written off occurs when the Council has exhausted the debt collection process. This consists of rent arrears for households who have occupied homeless temporary accommodation.
- 12. Scottish housing legislation does not permit Local Authorities to refuse services to homeless households when they owe debt to the Council. However, any household that seeks housing via the general waiting list must sustain payment arrangements for any housing debt owed to the council before an offer of accommodation will be made.

FINANCE AND EFFICIENCY

13. In the current year around £11.5m of rent, net of benefits payments, is due to be received from tenants. The sum recommended for write off now represents around 0.65% of this total and can be met from existing bad debt provisions. Last year the Cabinet approved write offs totalling, £124, 379.78 for the full year.

CONSULTATION

14. The new policy was developed in consultation with the Environment Departments Accountancy Business Partner to ensure there were no detrimental effects on the HRA and non HRA accounts.

PARTNERSHIP WORKING

15. No partnership working was required in the development and preparation of this report.

IMPLICATIONS OF THE PROPOSALS

16. This report does not have any implications in terms of property, staffing, equalities, or sustainability.

CONCLUSIONS

- 17. The rent arrears policy and procedures are designed to ensure pro-active measures are taken to prevent current arrears from occurring and also to ensure that former arrears can be tackled.
- 18. The "write-off" process is designed to ensure that resources are targeted effectively to address the arrears that can be recovered. Once written off the debt can still be pursued if required.

RECOMMENDATIONS

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(c) Note that the write-off of these historic unrecoverable dates will have no net impact on the Council's accounts as provision has been made for the date, in full, in previous years.

Director of Environment

Further details can be obtained from Phil Daws, Head of Environment (Strategic Services), 0141 577 3186.

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