ARGYLL AND BUTE COUNCIL

OBAN, LORN & THE ISLES AREA COMMITTEE

LEGAL & REGULATORY SUPPORT

9 SEPTEMBER 2020

CHARITABLE TRUSTS, BEQUESTS AND TRUST FUNDS

1.0 EXECUTIVE SUMMARY

- 1.1 The Oban, Lorne and the Isles Area Committee are Trustees for a number of Charitable Trusts, Bequests and Trust Funds. Historically a report has been brought to the Area Committee on an annual basis with recommendations for distribution.
- 1.2 Since the last report Officers have undertaken a review of the Charitable Trusts and Bequests and Trust Funds to simplify and update processes were possible and ensure ongoing compliance with charity regulations and the original terms of the bequests. The review has taken cogniscence of the fact that a large number of the charitable funds managed in trust by Area Committees were established many years ago, and as a consequence of changes in society over time the intended beneficiaries of the bequests are no longer easily identified. It has also addressed concerns raised by Elected Members regarding the administrative burden of the management and distribution process and that changes to personnel and corporate structures may no longer facilitate the process. Consequently the recommendations within this report outline the proposals for updated and better streamlined processes.
- 1.3 This report provides details of a number of the Trusts and Bequests that remain active in the Oban, Lorn and the Isles Area and seeks agreement from Members on proposed distribution methods.

2.0 RECOMMENDATIONS

- 2.1 The Oban, Lorn and the Isles Area Committee are asked to:
 - 1. agree that the charities and trust funds are awarded on the basis outlined in paragraph 7.1
 - 2. agree the distribution of the Charitable Trusts, Bequests and Trust Funds outlined within Appendix 1; and

;	3.	note that proposals for the remaining Bequests and Trust Funds with no defined distribution will be brought to a future meeting of the Area Committee.

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3.0 INTRODUCTION

The Oban, Lorn and the Isles Area Committee are Trustees for 15 Charitable Trusts, Bequests and Trust Funds. This report provides information on proposals in relation to the ongoing management of these funds and seeks agreement on distribution proposals.

4.0 RECOMMENDATIONS

The Oban, Lorn and the Isles Area Committee Area Committee are asked to:

- 1. agree that the charities and trust funds are awarded on the basis outlined in paragraph 7.1
- 2. agree the distribution of the Charitable Trusts, Bequests and Trust Funds outlined within Appendix 1; and
- 3. note that proposals for the remaining Bequests and Trust Funds with no defined distribution will be brought to a future meeting of the Area Committee.

5.0 BACKGROUND

- 5.1 Historically reports have been prepared and submitted to Area Committees outlining the status of each of the funds, proposed distribution method(s) and the amounts available.
- 5.2 Since the last report Officers have undertaken a review of the Charitable Trusts and Bequests and Trust Funds to simplify and update processes were possible and ensure ongoing compliance with charity regulations and the original terms of the bequests. The review has taken cogniscence of the fact that a large number of the charitable funds managed in trust by Area Committees were established many years ago, and as a consequence of changes in society over time the intended beneficiaries of the bequests are no longer easily identified. It has also addressed concerns raised by Elected Members regarding the administrative burden of the management and distribution process and that changes to personnel and corporate structures may no longer facilitate the process.

Consequently the recommendations within this report outline the proposals for updated and better streamlined processes.

6.0 DISTRIBUTION ARRANGEMENTS

- 6.1 Of the 15 Funds that the Area Committee are trustees for 4 have historically been awarded to Council Departments and allied partners (for example the Roads and Amenity Services). Officers have been working to standardise the process for these awards to ensure that it is transparent and meets the terms of any Bequest/Trust
- 6.2 Officers will continue to monitor the expenditure from these funds. Should expenditure not provide a community benefit Officers will explore what remedial action can be taken.
- 6.3 There remains a number of funds that require further consideration. Officers are exploring options for these funds and will submit proposals to the Area Committee in due course.

7.0 LEVEL OF AWARD

- 7.1 In order to provide a level of consistency to the process for those Bequests/Trusts which are transferred to Council Departments or allied partners it is proposed that the following criteria be applied:
 - to allow for maximum benefit from the resources available, those Funds that hold less than £1k in unrestricted reserves (i.e. monies the charity has available to spend without drawing on capital or restricted reserves) will be made available, in their totality, within this financial year (2020/21). The capital will remain as this cannot be distributed. This approach will essentially place a moratorium on the distribution of monies from those funds, thereby lessening the administrative burden and ensuring maximum community benefit.
 - those funds that hold more than £1k will be allocated on a basis of the interest from the previous financial year plus 1/20th of the unrestricted funds..
- 7.2 Should the Area Committee approve this structure, up to £1.4k will be available to council departments and allied partners this financial year.

8.0 CONCLUSION

8.1 This report has outlined the current position in terms of financial and distribution arrangements of the funds/bequests held in trust by the Area Committees. On approving the recommendations they will provide a clear community benefit while meeting our obligation of ensuring transparent and effective governance.

9.0 IMPLICATIONS

9.1 Policy None 9.2 Financial None. 9.3 Legal The Area Committee, as Trustees, must ensure that the

distribution arrangements comply with the terms of the funds/bequests, failure to do so would result in the

Council being liable.

9.4 HR To proceed with reorganisation, in terms of section 10 or

11 of the Law Reform (Miscellaneous Provisions)

(Scotland) Act 1990 would require the allocation of Officer

time. None

9.5 Fairer Scotland

Duty

9.5.1 Equalities – None

protected

characteristics

9.5.2 Socio- None

economic Duty

9.5.3 IslandsNone9.6 RiskNone9.7 CustomerNone

Service

Douglas Hendry

Executive Director with responsibility for Legal and Regulatory Support

01 September 2020

Policy Lead – Councillor Rory Colville

Appendix 1 – Distribution Arrangements for Trust Funds and Bequests.

For further information contact: Stuart McLean, Committee Manager, 01436 658717, stuart.mclean@argyll-bute.gov.uk