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Title: Direct Payments Policy

Aim / Summary: To set out the Council’s position in respect of: the way that Direct Payments are provided to service users with eligible needs; and the way that Direct Payments are administered, monitored and reviewed.

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| Document type (please choose one) | | | |
| Policy | X | Guidance |  |
| Strategy |  | Procedure |  |

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| Author: John Stronach | Responsible team: Strategic Commissioning Unit |  |
| Contact number: 0115 9932718 | Contact email: john.stronach@nottscc.gov.uk |  |

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| Please include any supporting documents | |
| 1. | |
| 2. | |
| 3. | |
| Review date | Amendments |
| 10th September 2019 | Sections 12.8 and 12.9 additions to clarify that where there is Positive disclosure the Council will undertake a suitability decision and consider if conditions 31 and 33 of the Care act are met, if they are not then the DP money cannot be paid but the DP recipient can still choose to employ themselves. Sent through to Paul Johnson who forwarded to The Chair of Policy Committee who agreed changes on the 10th September 2019. |
| 13th January 2021 | Sections 16.2 and 16.3. Minor amendment to wording to take into account from March 2021 NCC will have direct contract with Direct Payment Support Services rather than Accredited list as was previously the case. |



Direct Payments Policy

# Section A – national and local policy context

1. **National and local policy context**

* 1. Direct Payments are monetary payments made by the Council to individuals and carers who request to receive one to meet some or all of their eligible care and support needs. Direct Payments are the Government’s preferred payment mechanism for personalised care and support. They provide independence, choice and control by enabling people to commission their own care and support in order to meet their eligible needs. The aim is to encourage people to take ownership of their care planning and be free to choose how their needs are met.

* 1. Priority Four of the Council’s Strategic Plan deals with providing care and promoting health. It sets out the Council’s intentions to develop individual and community resources to prevent, delay and reduce the need for care and support. While the provision of quality social care and health services for children, adults and the vulnerable has always been a priority for the County Council, the provision of these services is facing the new challenge of increasing demand due to a variety of factors. At the same time the Council is facing significant financial restraints. The Plan states that;

“We will always consider the needs and preferences of the individual, but we have a responsibility to balance this against the effective and efficient use of resources.”

* 1. The Council’s Adult Social Care Strategy states that:

“When commissioning services for people, we will place greater emphasis on the achievement of outcomes and value for money over the level of choice available. We will always aim to maximise people’s independence and take their preferences into account, but the funding made available to support an individual will be determined by the most cost effective care package, based on the local care market, the availability of local care providers and the cost of community based and residential care. All situations will have to be assessed and considered on an individual basis”

* 1. The legislative context for Direct Payments is set out in the Care Act, Section 117(2C) of the Mental Health Act 1983 (the 1983 Act) and the Care and Support (Direct Payments) Regulations 2014. Care and Support Statutory Guidance 2014 sets out how the Council should go about performing its care and support responsibilities.
  2. The challenge for the Council is to balance the principles of individual choice and control, which are reflected in various ways in the requirements set out in the Care Act, with the need to use resources effectively and efficiently and to be accountable for the use of public money.
  3. This policy sets out how the Council interprets its duties and responsibilities in relation to Direct Payments where the Care Act allows scope to do so, in line with the local strategic priority aim of ensuring the effective and efficient use of resources.

1. **Scope of this policy** 
   1. This policy covers:
   2. The agreement to receive a Direct Payment
   3. The amount of Direct Payment that an individual can hold at one time
   4. The use of pre-paid debit card accounts to manage the Direct Payment
   5. Self-employed Personal Assistants
   6. The employment by a Direct Payment recipient of close family members to provide assistance with the management and administration of Direct Payments
   7. The employment of people who are also acting in another capacity in relation to the Service User’s finances
   8. The use of Disclosure and Barring Service and Right to Work checks for Personal Assistants
   9. The use of Direct Payments to purchase residential care
   10. The use of Direct Payments to purchase health services
   11. Using a Direct Payment to buy general equipment or appliances
   12. Using Direct Payments to purchase local authority services or contracted services
   13. The use of Direct Payment Support Services.

# Section B – Principles and Commitments

1. **Principles and Commitments** 
   1. This policy upholds the following principles:
      1. Direct Payments will enable people to experience choice and control over how their care and support needs are met
      2. Service users and any children and/or vulnerable adults who are part of their households will be safeguarded from abuse
      3. People receiving Direct Payments who choose to become employers will meet all of their legal responsibilities
      4. The Council may impose conditions on the receipt of a Direct Payments to ensure that the arrangements made are safe for the service user and others, and may require the disclosure of information in order to determine this
      5. Arrangements that are made to manage and use Direct Payments will seek to avoid any potential conflicts between the best interests of the service user and those of others who are party to the arrangements
      6. The use of Direct Payments and any arrangements made to support people to manage Direct Payments will represent an effective and efficient use of resources
      7. Service users will be encouraged and supported to be as independent as possible in managing their Direct Payments
      8. People will be enabled to manage the risks inherent in independent living
      9. The Council will share responsibility with individuals, families and communities to maintain their health and independence
      10. Personal assistants will be well trained and supported. The Council will ensure that all Direct payment recipients are aware of funding available for training and that Assessment and Review Team staff identify relevant training required within the individual’s support plan
2. **Key actions to meet the commitments set out in the policy** 
   1. The Council will:
      1. Carry out assessments of need and produce support plans for individuals that identify the outcomes of care and support services that are to be provided. The Direct Payment can only be spent on outcomes set out within the Support Plan. This needs to be explained to all service users when completing the Direct Payment Agreement form
      2. Set the personal budget that is to be made available as the Direct Payment
      3. Provide information about Direct Payments and ensure that service users who choose to receive a Direct Payment understand their roles and responsibilities. This will include responsibilities as an Employer where appropriate
      4. Help service users to obtain support that they need to manage the Direct Payment safely and effectively
      5. Review service users’ needs and the way that Direct Payments are used to meet assessed need
      6. Monitor the status of Service User accounts
      7. Carry out financial audits of Service User accounts
      8. Take steps to recoup from the Direct Payment account surplus monies above an agreed amount which is currently 6 weeks’ worth of DP monies.
      9. Take steps to recover money where it is not known how the money has been used. This could include requesting that the full Direct Payment paid out for any period where the bank statements have not been provided is returned to the Council
      10. Recover money if the Direct Payment is misused
      11. Recover all unspent monies when a Direct Payment is ended
      12. Act as an “Umbrella Organisation” through which Disclosure and Barring Service checks on prospective employees may be carried out.
      13. Commission, monitor and review Direct Payment Support Services
      14. Provide information, advice and guidance to operational teams on policy and practice issues relating to Direct Payments
      15. Ensure that service users, carers and provider organisations are actively involved in work to develop and improve the Direct Payment “offer” in Nottinghamshire
      16. Work with partner organisations providing other forms of state support to service users to develop approaches to harmonising the Direct Payments so that people do not have multiple payments.

# Section C - The Direct Payment Agreement

1. **Agreement to receive a Direct Payment and who is responsible for managing the Direct Payment**
   1. To receive a Direct Payment, service users must sign an agreement with the Council. This agreement sets out the conditions under which Direct Payments can be made by Nottinghamshire County Council and includes details of what the service user and the Council must do. The agreement reflects the Council’s policy and requires that, although service users will use the Direct Payment to purchase and contract for services in their own right, they will do so within parameters set by the Council to ensure that arrangements are legal and safe, and that public money is properly accounted for.
   2. The Direct Payment Agreement will be signed by the individual where they have capacity to manage the Direct Payment themselves and they will take on the responsibilities set out within the Direct Payment Agreement. An individual with capacity can choose to have a **Nominated Person** to assist them in managing the Direct Payment. This person would sign the agreement as a Nominated Person, but the individual would still maintain responsibility for ensuring that all the conditions of the Direct Payment are met.

Where an individual receiving support lacks capacity to manage a Direct Payment, an **Authorised Person** can be appointed to receive, manage and take legal responsibility for the Direct Payment. In these circumstances it will be the Authorised Person that signs the Direct Payment Agreement and not the individual receiving support. An Authorised Person can also choose to have a Nominated Person to provide support to manage the Direct Payment. The Authorised Person would still maintain responsibility for ensuring that all the conditions of the Direct Payment Agreement are met.

5.3 Definitions of Authorised and Nominated Persons

**Authorised Person**

Direct Payments can be made to pay for the care and support of *individuals who do not have the mental capacity* t*o* request them. In these circumstances an “Authorised Person” can request the Direct Payment on behalf of the person who lacks mental capacity. **The Authorised Person receives the Direct Payment and takes on full legal responsibilities associated with this.**

The Authorised Person can nominate another person to assist with the management of the Direct Payment money. However, the full legal responsibilities of the Direct Payment including those associated with being an employer remain with the Authorised Person. Staff must be satisfied that the Authorised Person is able to understand and take on the responsibilities of managing a Direct Payment, taking account of any support that is available, for example from friends or relatives or from a Direct Payment Support Service.

In line with Care Act Section 33 regulations, Nottinghamshire County Council will make payments to the Authorised Person as long as the following conditions are met:

* The Local Authority is satisfied that the Authorised Person will act in the adult’s best interests in arranging for the provision of the care and support for which the Direct Payments under this section would be used;
* The Local Authority is satisfied that the Authorised Person is capable of managing the Direct Payment by themselves, or with whatever help the authority thinks the Authorised Person will be able to access;
* The Local Authority is satisfied that making Direct Payments to the Authorised Person is an appropriate way to meet the needs in question.

**Nominated Person**

A Nominated Person is someone who takes responsibility for managing the Direct Payment money (not the legal responsibility) on behalf of a service user who **has capacity** to request a Direct Payment (or an Authorised Person acting for a service user who lacks capacity). This responsibility could include:

* Setting up and managing the bank account into which the Direct Payment is paid
* Taking responsibility for paying bills and keeping records.

Unlike an Authorised Person, the Nominated Person does not take on the legal responsibilities related to having the Direct Payment or of being an employer. These responsibilities remain with the service user or the Authorised Person. It is the service user or Authorised Person who is the main signatory of the “Agreement and Set-Up Document”, which is the formal contract between the Council and the Direct Payment recipient. However, the Nominated Person should co-sign the “Direct Payment Agreement” as evidence of their consent to support with the management of the Direct Payment money.

A Nominated Person can be a friend, a family member or a Direct Payment Support Service.

* The adult has capacity to make the request
* The Nominated Person agrees to receive the payments
* The Council is satisfied that the Nominated Person is capable of managing the Direct Payment.

5.4 In circumstances where the terms and conditions of the agreement are not met, the Council will take reasonable steps to address the situation. In the event that the situation remains unresolved the Council will consider whether the Direct Payment is still an appropriate way to meet the service user’s assessed needs. If necessary, and subject to appropriate alternative services being put in place, the Council will discontinue the Direct Payment and invoice for any money not used, where bank statements have not been provided for or misuse has been confirmed in line with the DP Agreement. It is also a requirement that where a service user has been assessed as having to pay a contribution, this should be made regularly 4 weeks in advance.

5.5 If there is a failure to provide copies of bank statements within the original 3 Weeks that is provided by the Adult Care Financial Services Team, a further letter will go out by the Direct Payment Team giving 2 weeks to return the information. Telephone contact will also be undertaken. If bank statements are still not provided a final letter will go out giving 1 final week to return the information. It will also advise that failure to do so could lead to the Direct Payment being ended. An alert will be sent to the social work team to make contact to arrange a review within 2 weeks of receiving the alert.

5.6 Where ACFS have identified potential misuse on an account or a service user has not paid in their assessed contribution an ACFS alert will be sent through to the front line Team. It is expected that the social work team would arrange a review to look into this matter within 2 weeks of receiving the alert.

5.7 Where deliberate misuse of the Direct Payment is suspected a review, this may trigger a fraud investigation by the Council, and/or a criminal investigation by the Police if there is sufficient evidence to suggest that a crime is being committed.

# Section D – How much money can be held at any time

1. **The amount of Direct Payment that an individual can hold at one time** 
   1. The amount that is included in a Direct Payment must be sufficient to meet the assessed needs that the Council has a duty to meet. This may include an amount that is not needed on a week by week basis but is required to meet additional costs that arise periodically, for example to employ alternative staff, to cover for periods when regular staff are using their statutory leave entitlements. People who receive Direct Payments may accrue money in their Direct Payment accounts up to an amount that will be agreed as part of the individual support planning process (this is usually a maximum of 6 weeks Direct Payment monies) and recorded in their support plan. The Council will recoup any funds that are in addition to this amount and are not required to meet assessed needs, in line with the support plan.
   2. Any legitimate costs that cannot be paid for from the amount held in the service user’s Direct Payment account will normally be met through the provision of a one-off payment. Such one-off payments must be authorised by a Team Manager and recorded in the support plan.

# Section E – Using a pre-paid debit card account

1. **The use of pre-paid debit card accounts to manage the Direct Payment** 
   1. The use of a pre-paid debit card account is Nottinghamshire County Council’s preferred option for managing Direct Payments and should be considered when setting up and/or reviewing the Direct Payment. The benefits of having a pre-paid card should be advised to all service users. This should include that the payment goes direct onto the card enabling individuals to pay for their eligible support easily. They can view and manage their account online. It also allows them to set up regular payments such as direct debits and standing orders and purchase goods and services they need in-store and online. There is no need to set up a separate bank account or send in regular statements as this is done automatically by the Council. The Direct Payment Staff Guidance will provide more detail in relation to this.

Service users will have the opportunity to request that the payment is made into a conventional bank account and will be made aware of this during the support planning stage of the assessment and support planning process. The Council will make available the option of advocacy support to any individual who requests that the Council considers other arrangements.

* 1. Care and Support Statutory Guidance states that the use of pre-paid debit cards should not be provided as “the only option to take a Direct Payment. The offer of a “traditional” direct payment paid into a bank account should always be available if this is what the person requests and this is appropriate to meet needs. Consideration should be given to the benefit gained from this arrangement as opposed to receiving the payment via a pre-paid debit card.”
  2. Service users cannot use the pre-paid debit card to withdraw cash, unless it is demonstrated that there are no reasonable alternative ways to purchase an appropriate service and this has been recorded in the support plan.

# Section F - Using a Direct Payment to employ someone

1. **Self-Employed Personal Assistants** 
   1. The Council will not make Direct Payments available in cases where the prospective recipient proposes to employ an individual who claims to be self- employed without evidence being supplied to demonstrate that the self- employed status is authentic in relation to the specific job role in question.
   2. In order to demonstrate the employment status for tax purposes of the proposed working relationship, the Direct Payment recipient or Personal Assistant must complete the HMRC Employment Status Indicator (ESI) Tool. The answers given must accurately reflect the job description and the terms and conditions under which it is proposed the services are to be provided at the relevant time of the contract. HMRC will be bound by the ESI outcome where the employer or their authorised representative provides copies of the printer-friendly version of the ESI Result screen. The ESI tool only determines an individual’s employment status for tax purposes only.
2. **The employment of people who are also acting in another capacity in relation to the service user’s finances** 
   1. Best practice guidance would be that people who are acting in the capacity of a Personal Assistant employed by the service user should not normally take on the role of Authorised Person / Nominated Person unless there are exceptional circumstances that make it the most appropriate way of meeting the needs. This would need to be agreed in advance by the Council.
   2. Where it has been determined in an exceptional circumstance by a Team / Group Manager that an Authorised or Nominated Person can also be paid to provide support to an individual, it is very important that this is done in line with the conditions of the Direct Payment Agreement. As per the Council’s Auditing policy the Authorised / Nominated Person managing the finances would need to provide full receipts and invoices for any money paid to them when requested to do so at Audit. The Authorised / Nominated Person managing the Direct Payment cannot make a payment to themselves which is higher than what is stated within the support plan or for reasons not included in the support plan without obtaining prior approval from the relevant Assessment and Reviewing Team.
   3. Where a Personal Assistant is acting in the role of an Authorised or Nominated Person, the social work team should also make ACFS aware of this, so that this can be monitored during ACFS Audits.
   4. In circumstances where the terms and conditions of the agreement are not met, the Council will take reasonable steps to address the situation. In the event that the situation remains unresolved the Council will consider whether the Direct Payment is still an appropriate way to meet the service user’s assessed needs. If necessary, and subject to appropriate alternative services being put in place, the Council will discontinue the Direct Payment and invoice for any money not used, where bank statements have not been provided for or misuse has been confirmed in line with Direct Payment agreement.
3. **The employment by a Direct Payment recipient of close family members to provide assistance with the management and administration of Direct Payments**
   1. The Council will consider allowing Direct Payments recipients to pay close family members living in the same household to provide support to manage and/or administer the Direct Payment on a case by case basis and is not the usual accepted practice.

1. **Issues related to Modern Day Slavery to be aware of when employing Personal Assistants**
   1. To minimise the risk of Modern Day Slavery occurring, it is the Council’s Policy that where a Personal Assistant is employed using a Direct Payment, the Council recommends that the Direct Payment recipient checks that the bank details they are paying the Personal Assistant’s wages into matches that of the Personal Assistant providing support. The Council would recommend that where a Direct Payment recipient employs multiple Personal Assistants that each individual Personal Assistant’s wages are paid into separate bank accounts. This would only apply where the Direct Payment recipient is employing their own staff and not in relation to any agency staff or self-employed Personal Assistants they may use. It is advised that the Direct Payment recipients asks to see a bank statement for each Personal Assistant they are employing to ensure that the bank account they are paying into is that of their Personal Assistant. The Council strongly recommends that where Personal Assistants are employed by a Direct Payment recipient that they are not paid in cash.
   2. If a Direct Payment recipient has any concerns regarding the bank account details they are requested to pay a Personal Assistant’s wages into, they should raise this with the Multi Agency Safeguarding Hub (MASH) at the earliest opportunity by calling 0300 500 8080.

# Section G - Using Disclosure and Barring Service (DBS) Checks

1. **The use of Right to Work, and Disclosure and Barring Service checks for Personal Assistants (PAs)**

12.1 In order to determine the responsibilities and requirements for an enhanced DBS and barred list check to be undertaken for PAs being employed using Direct Payments, two pieces of legislation need to be looked at together. These are The Safeguarding Vulnerable Groups Act 2006 and The Care Act 2014.

12.2 Section 31 of the Care Act 2014 sets out the four conditions that must be met for a Local Authority to offer a Direct Payment to an individual assessed as having capacity.

Condition 1 is that—

(a) the adult has capacity to make the request, and

(b) where there is a nominated person, that person agrees to receive the payments.

Condition 2 is that—

(a) the local authority is not prohibited by regulations under section 33 [[1]](#endnote-1)from meeting the adult’s needs by making direct payments to the adult or nominated person, and

(b) if regulations under that section give the local authority discretion to decide not to meet the adult’s needs by making direct payments to the adult or nominated person, it does not exercise that discretion.

Condition 3 is that the local authority is satisfied that the adult or nominated person is capable of managing direct payments—

(a) by himself or herself, or

(b) with whatever help the authority thinks the adult or nominated person will be able to access.

Condition 4 is that the local authority is satisfied that making direct payments to the adult or nominated person is an appropriate way to meet the needs in question.

If conditions 1 to 4 are met, the local authority must, subject to regulations under section 33, make the payments to which the request relates to the adult or nominated person.

12.3 The Safeguarding Vulnerable Groups Act 2006 (Section 9) states that a person commits an offence if they permit an employed individual to engage in regulated activity from which they are barred. As the generic role of a Personal Assistant includes tasks that will fall within the definition of regulated activity, the recipient of a Direct Payment risks committing an offence if the Personal Assistant they intend to engage is barred.

12.4 The most straightforward way to establish whether someone is barred is to obtain a check from the Disclosure and Barring Service Section 9 of the Safeguarding Vulnerable Groups Act states that a person commits an offence if:

(a) he permits an individual (B) to engage in regulated activity from which B is barred,

(b) he knows or has reason to believe that B is barred from that activity, and

(c) B engages in the activity.

12.5 The Council would therefore expect all Direct Payment recipients to ensure that an Enhanced DBS and Barred List check is undertaken for each PA they employ. For completeness the Council would also expect a Direct Payment recipient to carry out a right to work in the UK check. This would require the Direct Payment recipient to check that the PA has documentary proof of their entitlement to work in the UK. As with vetting and barring, there are possible criminal sanctions. Section 21 of the Immigration, Asylum and Nationality Act 2006 creates the offence of employing a worker knowing they do not have the right to work in the UK, or having reasonable cause to suspect that they do not have this right.

12.6 Although the Council is not the PA’s employer, the Council can assist the Direct Payment recipient by undertaking Enhanced DBS and Barred List checks for potential PAs, in its role as an “Umbrella Organisation”. This would be on the instruction of the Direct Payment recipient. Where the Council does undertake the DBS check on behalf of the Direct Payment recipient, the Council will also undertake a Right to Work in the UK check on the Personal Assistant and this will be recorded separately to the DBS check. The Direct Payment recipient is still responsible for ensuring that anyone they employ has the right to work in the UK.

12.7 In cases where a check reveals that a prospective PA is on the Barred List the individual should not be employed as that would constitute an offence under section 9 of the Safeguarding Vulnerable Groups Act 2006 and alternative support arrangements would need to be sourced by the Direct Payment recipient.

12.8 In cases where a DBS and Barred List check reveals information recorded but the individual is not barred, a “suitability decision” will be required in order to determine whether it is safe and appropriate to employ the person. This process will involve a Council Officer having sight of the DBS certificate and assessing that sufficient measures are in place to safeguard the DP recipient from harm. In such circumstances the Council will also need to consider whether conditions 3 and 4 under Section 31 of the Care Act 2014 are satisfied. If the conditions are not satisfied, no Direct Payment can be made to be used to employ the Personal Assistant. The Direct Payment recipient as the employer can still choose to employ the Personal Assistant using their own funds.

12.9 Where a Direct Payment recipient chooses to use an alternative organisation to request the DBS check on their behalf rather than the Council, the equivalent funds that it would cost the Council to undertake the check will be put within the Direct Payment account to cover this. The Direct Payment recipient will be required to provide evidence to the Council that the DBS check has been undertaken by providing the DBS ID issue number. Where the DBS check shows that there was a Positive Disclosure the Direct Payment recipient should advise the Council of this so that a suitability decision can be carried out and consideration of whether conditions 3 and 4 of Section 31 of the Care Act 2014 are satisfied.

12.10 In order to use a Direct Payment to employ people to provide their care and support, prospective recipients must sign a Direct Payment agreement with the Council which includes details of the Council’s requirements in relation to DBS and “right to work” checks.

12.11 The Council requires a Direct Payment recipient to carry out DBS and Barring List checks on PAs every three years. Where a Direct Payment recipient is already employing a PA, the Council expects that the status of any DBS check will be checked at the annual review of the care and support plan. Direct Payment recipients will be required to sign the Direct Payment agreement which covers a DP recipient’s responsibilities in relation to DBS checks.

12.12 Existing Direct Payment recipients whose PAs do not have a relevant DBS certificate or whose certificate is more than 3 years old will be requested to undertake DBS checks for these PAs.

12.13 Direct Payment recipients that start to employ a PA who already has a DBS certificate applied for through Nottinghamshire County Council within the previous three years, will not be required to apply for a new check. They retain the right to request that a new DBS check is undertaken.

12.14 The Council will maintain a record of disclosure number and issue date for all people who are employed by Direct Payment recipients for the purpose of ensuring that current DBS checks are in place and are renewed as necessary.

12.15 The definition of regulated activity does not cover activity carried out in the course of family relationships, or personal non-commercial relationships. However if the PA receives payment in return for services, that takes the relationship outside the course of family relationships, and makes it a commercial one, even if the PA is related to the Direct Payment recipient. In these circumstances, a DBS check should be requested when the prospective PA is a family member or has a close personal relationship with the Direct Payment recipient. The Council is able to assist with such checks as set out in paragraphs 12.6 to 12.9.

12.16 If a Direct Payment recipient refuses to undertake an Enhanced DBS and Barred List check for the PA they are intending to employ, a decision will need to be made by a Group Manager as to whether conditions 3 and 4 of Section 31 of the Care Act 2014 are satisfied. If they are not it will not be appropriate to use the Direct Payment in this situation. This decision will be made on a case by case basis and the outcome will need to be recorded in the risk enablement section of the Support Plan. Where possible a signed agreement will be obtained to evidence this.

Section H – What Direct Payments can be used to purchase

13. **The use of Direct Payments to purchase residential care**

13.1 Nottinghamshire County Council participated in a government pilot project to test the use of Direct Payments in long term residential care, as a result of which staff working with service users entering residential care can offer them a Direct Payment.

13.2 **The use of Direct Payments to purchase health services**

13.3 Local authorities must not meet needs by providing or arranging any health service or facility which is required to be provided by the NHS. However, local authorities can commission health services on behalf of clinical commissioning groups (CCGs), therefore, where CCGs provide funding for this purpose for individuals as part of a joint funding agreement to provide health and social care services, the health element will always be funded by the CCG.

14. Using a Direct Payment to buy general equipment or appliances

14.1 A Direct Payment can be used to purchase general equipment/appliances, for example, a computer or washing machine, if:

1. All alternative funding streams have been explored first
2. It has been identified that the equipment will meet an identified outcome in the most cost effective way and reduces the need for long term support.

15. Using Direct Payments to purchase local authority services or contracted services

15.1 Direct payments may be used to purchase services provided directly by the County Council:

1. If the use of such services is an appropriate way to meet an individual’s needs and;
2. The need to use such services arises on a one off or irregular and infrequent basis.
3. It is less burdensome for the Council to accept the Direct Payment amount, rather than providing the service and then reducing the personal budget and Direct Payment accordingly.

15.2 Otherwise, where an in-house service has been chosen these will be provided via a managed personal budget.

# Section I – Direct Payment Support Services

16. **The use of Direct Payment Support Services**

16.1 Direct Payment Support Services are organisations that are paid to provide help to the service user or Authorised Person, to manage the Direct Payment. Support should only be made available after an assessment of an individual’s capability to manage the various tasks associated with managing the Direct Payment has been completed and it has been established that help is necessary. The support that is provided should be the minimum that is required to enable the Direct Payment to be managed effectively and the level of support must be reviewed at least annually.

16.2 The Council will maintain a list of contracted providers of Direct Payment Support Services through a Framework Agreement. The Framework Agreement will establish standards in relation to service provision and the working relationships between providers, service users and the Council.

16.3 The Council strongly recommends that where a Direct Payment Support Service is required that it will be a contracted provider that will be chosen to provide this. The service user can though choose to use a provider who is not on the list, but if it is a Third-Party Managed Account being offered, they still need to meet the requirements needed by the Council.

1. #### Care Act 2014 Section 33 Direct payments: further provision

   (1)Regulations must make further provision about direct payments.

   (2)The regulations may, in particular, specify—

   (a) cases or circumstances in which a local authority must not, or cases or circumstances in which it has the discretion to decide not to, meet needs by making direct payments;

   (b) conditions which a local authority may or must attach to the making of direct payments;

   (c) matters to which a local authority may or must have regard when making a decision of a specified type in relation to direct payments;

   (d) steps which a local authority may or must take before, or after, making a decision of a specified type in relation to direct payments;

   (e )cases or circumstances in which an adult who lacks capacity to request the making of direct payments must or may nonetheless be regarded for the purposes of this Part or the regulations as having capacity to do so;

   (f) cases or circumstances in which an adult who no longer lacks capacity to make such a request must or may nonetheless be regarded for any of those purposes as lacking capacity to do so;

   (g) cases or circumstances in which a local authority making direct payments must review the making of those payments.

   (3) A direct payment is made on condition that it be used only to pay for arrangements under which the needs specified under section 25(2)(a) in the care and support plan or (as the case may be) the support plan are met.

   (4) In a case where one or more of conditions 1 to 4 in section 31 is no longer met or one or more of conditions 1 to 5 in section 32 is no longer met, the local authority must terminate the making of direct payments.

   (5) In a case where a condition specified under subsection (2)(b) or the condition mentioned in subsection (3) is breached, the local authority—

   (a) may terminate the making of direct payments, and

   (b) may require repayment of the whole or part of a direct payment (with section 69 accordingly applying to sums which the local authority requires to be repaid). [↑](#endnote-ref-1)