

5. Recognition of income, including legacies, grants and contract income

Introduction

5.1. The reporting tiers applied for Module 5 are as specified in the table below.

Table X: Tiered reporting for Module 5

All tiers	The requirements for income in this module apply fully to all charities.
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- 5.2. **Income** is an increase in economic benefits of a charity as a result of the activities that it undertakes. Income arises from inflows of, or enhancements to, the charity’s assets or a decrease in its liabilities.
- 5.3. Charities should refer to sections 23, 24 and 34 of FRS 102 for more information. This module sets out:
- understanding the nature of income;
 - general principles for income recognition;
 - general principles for recognising income from donations and grants;
 - identification of terms and conditions;
 - performance-related conditions;
 - other terms and conditions that limit the recognition of income;
 - deferring income where conditions that limit recognition are not met;
 - terms and conditions that do not prevent recognition;
 - recognising income from legacies;
 - income from donated goods, facilities and services;
 - income from contracts for the supply of goods and services;
 - income from membership subscriptions;
 - income from interest, royalties or dividends;
 - settlement of insurance claims; and
 - disclosures and notes to the accounts.

Understanding the nature of income

5.4. There are two broad categories of income: income from **exchange transactions** and income from **non-exchange transactions**. It is important for charities to distinguish between the two as they are recognised differently in a charity’s accounts.

- 5.5. Donations of money, goods, facilities or services which are given freely to the charity by a donor are a form of income from non-exchange transactions. Grants are a form of non-exchange transaction where the grant-maker awards a grant without receiving equal value in exchange. However, even though grants are classified as non-exchange transactions, a grant may be presented as income from charitable activities where the payment is made to secure the provision of particular goods or services.
- 5.6. A donation or grant that can be used for any purpose of the charity is unrestricted income. However, a donation or grant may be restricted to a specific purpose of a charity. A restriction may result from a specific appeal by the charity, or from the decision of the grant-maker or donor to support a specific purpose of the charity rather than making funds available for the charity's general use. A grant being restricted to a particular purpose of the recipient charity does not mean it should be recognised as a performance-related grant. Grants or donations that are subject to restrictions but which are not subject to performance-related conditions are included within the SoFA heading 'Income from donations and legacies'.
- 5.7. Transactions must be accounted for and presented in accordance with their substance and not simply their legal form. Charities must therefore consider the substance of any conditions attaching to donations or grants and of any contractual terms when determining their entitlement to income. Similarly, the substance of any restriction placed on the use of income must be considered when determining whether income is presented as restricted funds in a charity's accounts. A charity should consider:
- Whether entitlement to income is subject to fulfilling performance-related conditions. Performance-related conditions distinguish a contract or grant from an unconditional grant.
 - The terms of a donation or grant that impose a restriction on use which is narrower than the general purposes of the charity. Donations or grants with terms that limit a charity's discretion over how income must be used are presented as restricted income in the accounts.
 - The terms of a contract that limit a charity's income from a grant or donation to amounts spent by the charity on purposes specified in the contract, or restrict the charity's use of any surplus. Income that is restricted by contractual terms may be presented as restricted in the accounts if the restrictions are in substance the same as would apply to a restricted donation or grant.
 - The terms of a gift that require it to be held as endowment that must be invested and not spent. Material endowment funds must be presented as a separate class of restricted funds. Further information on fund accounting is set out in the SORP module '[Fund Accounting](#)'.

General principles for income recognition

- 5.8. Income is recognised in the statement of financial activities (SoFA) when the definition of income per paragraph 5.2 is met, and when all of the following criteria are met:
- Entitlement – this is control over the rights to the associated asset or other access to the economic benefit has passed to the charity. Note that entitlement has the same meaning as control over the associated asset within this SORP.
 - Probable – it is more likely than not that the economic benefits associated with the transaction will flow to the charity.
 - Measurement – the income can be measured reliably and the costs incurred for the transaction and the costs to complete the transaction can be measured reliably.
- 5.9. All income must be reported gross when raised by the charity or its agents. Any fee charged for fundraising by a third party and deducted from the amount collected before it is remitted to the charity must not be offset against fundraising income recognised in the accounts but be reported as a fundraising expense. However, the net amount remitted to the charity should be recognised if the income is raised by individuals, not employed by, contracted to, or controlled by the charity who are acting on a purely voluntary basis.

General principles for recognising income from donations and grants

- 5.10. Income from donations or grants is recognised when the criteria in paragraphs 5.2 and 5.8 are met. The use of the ‘accrual model’ option (section 24 of FRS 102) for the recognition of income from government grants is not permitted by this SORP.
- 5.11. In the case of a grant that does not have terms or conditions attached, the charity is likely to be able to recognise income when the formal offer of funding is communicated in writing to the charity. The written offer of funding gives evidence to support the reliable measurement of income, the probable inflow of benefits to the charity and the charity’s entitlement to the income. However, some grants will contain terms or conditions that must be met before the charity has entitlement to the resources.
- 5.12. In the case of a donation, entitlement usually arises immediately on its receipt. However, some donations may include terms or conditions which must be met before the charity is entitled to the resources.

Identification of terms and conditions

- 5.13. When recognising grants and donations, charities should identify those donations and grants that are subject to:
- performance-related conditions; and
 - other terms or conditions that may prevent income recognition.
- 5.14. Performance-related conditions or other conditions affect a charity’s entitlement to a grant or donation. Paragraphs 5.17 – 5.24 provide guidance on income recognition from donations or grants with conditions, including performance-related conditions, that may

limit the recognition of income.

- 5.15. Not all terms relating to a grant or donation prevent its recognition as income. Grants or donations are often accompanied by terms which restrict the purposes for which the grant may be spent but which are not conditions. A restriction is a requirement that limits or directs the purpose for which a resource may be used but it does not require a specific level of performance or output from the recipient charity. A restriction does not affect a charity's entitlement to, therefore its recognition of, the income. However, a restriction does affect how the gift or grant is reported in the accounts. For more information refer to the SORP module 'Fund accounting'.

Performance-related conditions

- 5.16. Grant funding agreements may contain specific conditions that closely specify a level of output or service to be performed by a charity in receipt of a grant. These are termed performance-related grants. See paragraphs 7.15 – 7.18 for requirements for accounting for performance-related grants as a grant-making charity.
- 5.17. For example, the grant may be in the form of a service level agreement where the conditions for payment are linked to the achievement of a particular level of service or the units of output delivered. The performance-related conditions contained in a funding agreement might, for example, specify the number of meals provided or the opening hours of a facility used by beneficiaries. Income must only be recognised to the extent that the charity has provided the specified goods or services as entitlement to the grant only occurs when the performance-related conditions are met.
- 5.18. A restriction on the use of a grant or donation to a particular purpose or activity of a charity does not create a performance-related condition. See also paragraph 5.15.

Other terms and conditions (that are not performance-related conditions) that may limit the recognition of income

- 5.19. Performance-related conditions are not the only terms that may apply to donations and grants. For example, a grant may be conditional on a charity obtaining matched funding, or subject to successfully obtaining planning consent. Meeting these terms would not be wholly within the control of the recipient charity and the outcome of the specified event is uncertain. The charity would not have entitlement to the income until these terms were met.
- 5.20. Donor imposed term may also specify the time period over which the expenditure of resources on a service can take place. Specification of a time period may amount to a pre-condition for use that limits the charity's ability to spend a grant or donation until it has performed the activity related to the specified time period. For example, a condition might specify the provision of a number of training weeks or the completion of a number of work placements in a particular period.

- 5.21. Time-related conditions may be implied. For example when a multi-period grant is approved and is to be paid on the basis of agreed annual budgets, the charity may not be entitled to spend part or all of that income in advance of its budgeted year(s) without the further prior approval of the grant-maker.

Deferring income where performance-related conditions that limit recognition are not met

- 5.22. A grant that is subject to performance-related conditions is recognised in income only when the conditions are met. If grant funding is received in advance of meeting performance related grant conditions, it is accounted for as a liability and shown on the balance sheet as deferred income. Deferred income is released to income on the SoFA when the performance-related conditions are met.

Recognition of income where conditions (that are not performance-related conditions) are not wholly within the charity's control

- 5.23. When a grant or donation contains terms not wholly within the control of the recipient charity (see paragraph 5.19), it should be disclosed as a contingent asset if receipt of the grant or donation is probable once those terms are met. See also [Provisions, contingent liabilities and contingent assets](#).
- 5.24. If grant funding is received in advance of meeting terms not wholly within the control of the charity, income should be deferred as a liability until the terms are met.

Terms and conditions that do not prevent recognition

- 5.25. Terms or conditions such as the submission of accounts or certification of expenditure are administrative requirements and would not prevent the recognition of income.
- 5.26. A donation or grant without terms or performance related conditions should not be deferred even if the resources are received in advance of expenses being incurred on the activity for which the grant is given. The timing of the related expenditure is at the discretion of the charity and the income cannot be deferred simply because the related expenditure has not been incurred. For example, where a donation or grant is given specifically to provide a fixed asset or a fixed asset is donated (a gift in kind), the charity is normally entitled to that income when it is receivable. At this point, all of the income must be recognised in the SoFA and not deferred over the life of the asset. See also paragraph 5.28 for accounting requirements for donations or grants related to fixed assets.
- 5.27. Similarly, a term or performance related condition that allows for the recovery by the donor of any unexpended part of a grant does not prevent recognition. Instead, as a separate transaction, a liability for any repayment and a corresponding expense are recognised when repayment becomes probable.

Grants received for capital expenditure

- 5.28. Income from grants received for capital expenditure must be recognised according to the requirements of this module. Paragraph 5.10 specifies that the accruals model is not

permitted by this SORP. Capital expenditure funded by capital grants must be capitalised according to the requirements of this SORP and the charity's capitalisation policy.

Where grants received for capital expenditure create a timing difference in the financial statements between the recognition of the grant income and the recognition of the related expense, being the depreciation expense, in the SoFA. This SORP requires that:

- (a) a designated fund is created for fixed assets purchased through grant funding, and that the designated fund is presented separately on the face of the Balance Sheet with the movement on the designated fund presented separately on the face of the SoFA.
- (b) depreciation of the grant-funded fixed assets is charged to the designated fund, such that the balance on the designated fund is equal to the net book value of the relevant fixed assets.

Refer to paragraphs 2.12 and 2.13 of this SORP for guidance on establishing whether capital grant receipts should be recorded in a restricted or an unrestricted fund.

Recognising income from legacies

- 5.29. Income from legacies must be recognised when the income recognition principles outlined in paragraph 5.8 are met. All accounting treatments and disclosures, including accounting for income from legacies, should be considered in the context of materiality. Refer to paragraphs 3.15 – 3.19 of this SORP for guidance on materiality.
- 5.30. A charity has entitlement to a legacy when a benefactor has left a valid will and the benefactor has died. When considering the validity of a will, a charity should consider the existence and nature of any challenges or other claims. Entitlement to a legacy exists when the charity has sufficient evidence that a legacy has been left to them and the executor is satisfied that the property in question will not be required to satisfy claims on the estate.
- 5.31. Where a legacy is subject to the interest of a life tenant, the legacy would not be recognised as income until the death of the life tenant.
- 5.32. Receipt of legacy income is normally probable when:
- there has been grant of probate or, in Scotland, grant of confirmation;
 - the executors have established that there are sufficient assets in the estate, after settling any liabilities, to pay the legacy; and
 - any conditions attached to the legacy are either within the control of the charity or have been met.
- 5.33. Legacy income must only be recognised when it can be reliably measured. Charities should measure or estimate the fair value of the legacy income receivable based on the information available.
- 5.34. Those charities with databases of current donors may well have information about an individual donor's intention or decision to leave a gift to them in their will and charities may also employ agents or carry out their own research to review publicly available information on recent deaths including the granting of probate or, in Scotland, confirmation. Charities having such information should consider using this information when developing their accounting policy for recognising income from legacies.
- 5.35. Charities that receive a significant number of legacies in a reporting period and have detailed historical information on the settlement of legacies may apply an estimation technique in measuring the value of legacies that are recognised to allow for potential variation in settlement values and the risk of a will being contested. For example, where a charity has numerous immaterial legacies the charity may estimate the monetary value of the income that it expects to receive from legacies by using a portfolio approach and applying a formula or mathematical model.
- 5.36. A portfolio approach is unsuitable for material legacies or when a charity only receives legacies infrequently, as these must be considered individually. When a portfolio approach is not adopted charities must recognise a legacy when the executors have determined that a payment can be made following the agreement of the estate's accounts, or on notification by

the executors that payment will be made.

- 5.37. Legacy income classified as receivable within one year does not need to be discounted to its present value. If the distribution is to be deferred for more than 12 months and an estimate can be made of the likely date of distribution, the legacy, if material, may be discounted by the interest rate the charity anticipates it would earn on a comparable deposit over a similar time frame using the effective interest method set out in section 11 of FRS 102. The unwinding of the discount should be reported as an adjustment to legacy income and not as interest receivable.
- 5.38. If the expected amount receivable from a legacy debtor is revised due to a change in the charity's estimate of the legacy debtor receivable, an adjustment is made to reduce the amount of the legacy debtor and legacy income rather than charging the adjustment as an expense in the SoFA.
- 5.39. Where a payment is received from an estate or is notified as receivable by the executors after the reporting date and before the accounts are authorised for issue but it is clear that the payment had been agreed by the executors prior to the end of the reporting period, then it should be treated as an adjusting event and accrued as income if receipt is probable.
- 5.40. In some cases, a charity may have entitlement to a legacy but there is uncertainty as to the amount of the payment. For example, the legacy may be subject to challenge or the charity's interest may be a residual one. If the interest of the charity in a pecuniary or residuary legacy cannot be measured reliably, details of the legacy should be disclosed as a contingent asset until the criteria for income recognition are met.

Income from donated goods, facilities and services

- 5.41. Charities that have received donations of goods, facilities or services, including the services of volunteers, must refer to the separate SORP module '[Donated goods, facilities and services, including volunteers](#)', which sets out the requirements for the recognition, measurement and disclosures of these income sources.

Income from contracts for the supply of goods and services

- 5.42. Income earned from the sale of goods and services under contract is normally classified as unrestricted funds because it is not a gift and so cannot be restricted by trust law, and any surplus may normally be spent on any purpose of the charity.
- 5.43. However, if a contract specifically requires all income received under it to be spent on a particular purpose of the charity and any unspent income to be returned to the funder or only applied for that particular purpose, then, in substance, the income may be regarded as restricted. If contract income is presented as restricted then all relevant disclosures required for a restricted fund must be made. For details of relevant disclosures, refer to the SORP module '[Fund accounting](#)'.

- 5.44. Income from the sale of goods must be recognised in the SoFA when:
- the income from the sale and the costs of the goods sold can both be measured reliably,
 - the receipt of the income is probable, and
 - the 'significant risks and rewards' of ownership are transferred to the buyer. Usually, the significant risks and rewards of ownership are transferred to the buyer on the supply of goods to the buyer.
- 5.45. Income from the supply of services is recognised as the contracted service is delivered provided that:
- the stage of the completion,
 - the costs incurred in delivering the service, and
 - the costs to complete the requirements of the contract
- can all be measured reliably.
- 5.46. A charity must select a method to measure the stage of completion of a service contract that provides the most reliable estimate of the right to receive payment for the work performed. Possible methods include:
- the proportion of costs incurred for work performed to date compared with the total estimated costs to completion. Simply incurring costs in relation to a contract does not in itself justify the recognition of income. Costs incurred for work performed to date do not include costs relating to future activity, such as for materials or prepayments; or
 - surveys of the work performed; or
 - completion of a proportion of the service contract work.

It may also be appropriate to recognise income based on the time spent in providing a service as a proportion of the total time to be spent to fulfil the contract when this provides the most reliable estimate.

- 5.47. If the charity receives income in advance of services being delivered but the outcome or costs to complete the contract cannot be estimated reliably, income recognised on the SoFA should equal the expenses incurred to date. The rest of the income received in advance should be recognised as deferred income on the balance sheet.
- 5.48. Where income is received in advance, then a charity may not be able to recognise income until the goods or services have been provided. For example, where a charity sells gift vouchers, the income should be deferred until such time as the goods or services have been provided or the voucher has expired. Income received in advance should be deferred until the 'significant risks and rewards' of ownership are transferred to the customer.
- 5.49. Income is recognised at the fair value of the consideration received or receivable after making an adjustment for any extended credit terms offered. If extended credit terms are offered on [exchange transactions](#), the amount receivable should be discounted to its

present value at a rate of interest that reflects the financing transaction involved. Where income is discounted to its present value, the discount must be 'unwound' at the discount rate in subsequent reporting periods. The unwinding of the discount represents the interest receivable from the buyer. No discounting is required where:

- extended credit terms provide for payment within 12 months of the invoice date; or
- the transaction amount is not material.

Income from membership subscriptions

- 5.50. Membership subscriptions received by a charity may be in the nature of a donation, or the member may buy a right to services or other benefits. When the substance of the subscription is that of a donation, the income and any associated Gift Aid or other tax refund should be recognised on the same basis as a donation. If the subscription purchases the right to services or benefits, the incoming resource should be recognised as income earned from the provision of goods and services as income from charitable activities.

Income from interest, royalties and dividends

- 5.51. Income from interest, royalties and dividends must be recognised when its receipt is probable and the amount receivable can be measured reliably.
- 5.52. Interest is recognised using the effective interest method (see section 11 of FRS 102 for more information). However, interest on concessionary loans and interest receivable on bank deposit accounts and from government gilts will not require adjustment, as the rate receivable normally reflects the effective interest rate applicable to the asset.
- 5.53. Royalties and income from the exploitation of intellectual property rights are accrued in accordance with the substance of the relevant agreement.
- 5.54. Dividends are accrued when the shareholder's right to receive payment is established.
- 5.55. In the case of a Gift Aid payment made within a charitable group, income is accrued when the Gift Aid payment is payable to the parent charity under a legal obligation. Measurement is at the fair value receivable, which will normally be the transaction value.

Settlement of insurance claims

- 5.56. An insurance claim must be recognised as income when the receipt of that reimbursement is virtually certain and its amount can be measured reliably.
- 5.57. Receipt is virtually certain when an offer of settlement is received from the insurer. The insurance settlement is recognised at the fair value receivable, which will normally be the settlement amount agreed with the insurer if this is available at the reporting date.
- 5.58. A charity must recognise the amount of the insurance reimbursement either as an item of other income or by offsetting it against the related expense heading in the SoFA. The amount reimbursed through an insurance claim is recognised as an addition to the fund that initially suffered the insured loss.

Disclosures and notes to the accounts

- 5.59. All charities must explain in the notes to the accounts the accounting policies adopted for the recognition of each material item of income.
- 5.60. This SORP requires that the headings used to analyse income in the SoFA must follow those required by the SORP module '[Statement of financial activities](#)'.

- 5.61. A charity in receipt of government grants must also disclose:
- the nature and amounts of government grants recognised in the accounts; and
 - unfulfilled conditions and other contingencies attaching to grants that have been recognised in income.
- 5.62. A charity in receipt of government assistance must disclose an indication of the government assistance from which the charity has directly benefited.
- 5.63. When a charity has deferred income, the notes to the accounts must explain the reasons why income is deferred and should analyse the movement on the deferred income account, identifying income deferred in the current year and the amounts released from previous reporting periods.

6. Donated goods, facilities and services, including volunteers

Introduction

6.1. The reporting tiers applied for Module 6 are as outlined below.

Table X: Tiered reporting for Module 6

All tiers	The requirements in this module apply fully to all charities in receipt of donated goods, facilities and services, including volunteers.
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6.2. The donation of goods, facilities and services (including the services of volunteers) to a charity provides an economic resource for use by the charity to further its aims and objectives.

6.3. Charities should refer to section 34, paragraphs PBE34.64 – PBE34.74 of FRS 102 for more information. This module deals with how goods, facilities and services donated to charities are recognised, measured and disclosed in their accounts and sets out:

- income recognition criteria;
- measurement bases;
- accounting for donated facilities and services, including volunteers;
- accounting for donated goods and services capitalised as tangible fixed assets;
- accounting for donated goods for distribution to beneficiaries;
- accounting for donated goods for resale; and
- disclosures in the notes to the accounts.

Income recognition criteria

6.4. Donated goods, facilities and services must be recognised as income in the statement of financial activities (SoFA) when the following criteria are met:

- Entitlement – this is control over the rights to the associated asset or other access to the economic benefit has passed to the charity. Note that entitlement has the same meaning as control over the associated asset within this SORP.
- Probable – it is more likely than not that the economic benefits associated with the donated item will flow to the charity.
- Measurement – the fair value or value to the charity of the donated item can be measured reliably.

6.5. Income is recognised by a charity in its accounts for goods, facilities and services donated to it once the income recognition criteria set out in paragraph 6.4 are met.

6.6. Commercial discounts offered in the normal course of trade should not be recognised or disclosed as a donation in charity accounts as they are an inducement to the customer to make a purchase by lowering the price paid.

- 6.7. Donated goods, facilities and services are unlikely to be subject to performance-related conditions which would result in the deferral of income until those conditions are met. A restriction on the use of a donation does not prevent its recognition as income. In the event that conditions are attached to donated goods, facilities and services, charities must adhere to the requirements of paragraphs 5.13 – 5.27 of this SORP.

Measurement bases

- 6.8. Donated goods must be measured at their fair value, unless it is impractical to reliably measure the fair value of donated item(s). However, before undertaking a valuation of donated goods, facilities and services, the charity should consider the materiality of the donations received and whether the cost involved in undertaking a valuation is justified by the benefits to the users of the accounts in terms of their better understanding the resources available to the charity and to the charity itself from having this financial information. Refer to paragraphs 3.15 – 3.19 of this SORP for guidance on materiality.
- 6.9. When there is no direct evidence of fair value for an equivalent item, a value may be derived from:
- the cost of the item to the donor; or
 - in the case of goods that are expected to be sold, the estimated resale value after deducting the cost to sell the goods.
- 6.10. If it is impracticable to measure the fair value of goods donated for resale or if the costs of valuation outweigh the benefit to users of the accounts of this information, income from the donation of goods must be recognised when the donated goods are sold.
- 6.11. The terms of a donation may require the charity to make on-going use of the donated item, so preventing its sale. In such instances, there may be costs involved in removing such a restriction before the asset could be sold. This would be reflected in a lower assessment of the fair value amount than if the use of that asset was not restricted.
- 6.12. The value of any stock of goods donated for distribution to beneficiaries held by the charity at the balance sheet date is the fair value of those goods at the time of their receipt by the charity. If the goods are held for free distribution or for distribution at a nominal amount, the carrying amount must be the lower of fair value adjusted for any loss of service potential and replacement cost. Replacement cost is the cost that would be incurred if the charity was to replace the service potential of the donated goods at its own expense in the most economic manner.

Accounting for donated facilities and services, including volunteers

- 6.13. If a charity is given facilities and services for its own use which it would otherwise have purchased, these donations must be recognised in the charity's accounts when the recognition criteria in paragraph 6.4 are met. It is likely that in most cases this will be on receipt of the donation.

- 6.14. Donated facilities and services that would otherwise be purchased are measured at the value

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of the donation to the charity (see paragraph 6.15 below).

- 6.15. The value of donated facilities and services to the charity is the amount that the charity would pay for an alternative item that would provide a benefit to the charity equivalent to the donated item. Value to the charity may be lower than, but cannot exceed, the fair value of the item.

- 6.16. Donated facilities and services that are consumed immediately must be recognised as income as the donated facilities and services are used by the charity, with an equivalent amount recognised as an expense under the appropriate heading in the statement of financial activities (SoFA).
- 6.17. Donations of facilities, such as office accommodation, or services provided by an individual or an entity as part of their trade or profession can usually be measured reliably. Subject to the considerations of paragraph 6.14, income from the donation of facilities or services must therefore be recognised, with an equivalent expense, in a charity's SoFA.
- 6.18. Charities often rely on the contribution of unpaid general volunteers in carrying out their activities. However, placing a monetary value on their contribution presents significant difficulties. For example, charities might not employ additional staff were volunteers not available, or volunteers might complement the work of paid staff rather than replace them. These factors, together with the lack of a market comparator price for general volunteers, make it impractical for their contribution to be measured reliably for accounting purposes. Given the absence of a reliable measurement basis, the contribution of general volunteers must not be included as income in charity accounts.
- 6.19. However, it is important that the user of the accounts understands the nature and scale of the role played by general volunteers. Charities must include a description of the role played by general volunteers and provide an indication of the nature of their contribution in a note to the accounts.

Accounting for donated goods and services capitalised as tangible fixed

assets

- 6.20. Goods donated for on-going use by a charity in carrying out its activities are recognised as tangible fixed assets with the corresponding gain recognised as income from donations within the SoFA. Donated vehicles, plant or furniture are recognised as tangible fixed assets when their fair value exceeds the threshold for capitalisation set by the charity's accounting policy.
- 6.21. If donated services are used in the construction of a tangible fixed asset, the value of services donated will only form part of the construction cost of the asset when the value to the charity of the donated services can be measured reliably. For example, the services donated by a firm of building or electrical contractors would be valued because these services would normally be provided as part of the donor's trade.
- 6.22. In common with any other tangible assets, donated goods held as tangible fixed assets must be subject to depreciation or amortisation and assessed for indications of their impairment at the reporting date.

Accounting for donated goods for distribution to beneficiaries

- 6.23. Donated goods held by the charity for distribution to its beneficiaries must be recognised as stock, with the corresponding income recognised within donations and measured at their

- 6.24. It may be necessary when valuing the donation to consider any restriction on the sale of the asset or the factors that may reduce the fair value of the asset, such as proximity to a product expiry date or the availability of lower-cost substitutes for the donated item, for example a generic version of a drug. Donated goods held in stock for distribution must be assessed for impairment at the reporting date following the requirements outlined in paragraph 6.12.
- 6.25. In the reporting period in which the stocks are distributed, they are recognised as an expense in the SoFA. The expense recognised is the carrying amount of the stocks at the point of distribution.
- 6.26. If it is impractical to assess the fair value of donated stock held for distribution at the time of receipt, or if the costs involved in undertaking the valuation of donated stock outweigh the benefit to users of the accounts of having this financial information, the value to the charity of the gift must be recognised as income from donations when it is distributed, with an equivalent amount recognised as a charitable expense.

Accounting for donated goods for resale

- 6.27. In accepting donated goods for resale, the charity is receiving a gift in kind on trust for conversion into cash to fund the charity's activities. Where practicable, donated goods for resale are measured at fair value on initial recognition, which is the expected proceeds from sale less the expected costs of sale.
- 6.28. Charities accepting goods for resale under the UK retail Gift Aid scheme are acting as agent in selling the goods on behalf of the donor and are in law entitled only to an administration fee until such time as the donor waives their entitlement to the sale proceeds. Charities which have historical data may use an estimation technique to recognise income from such arrangements from the point of sale, for example by applying a formula or mathematical model to estimate the likely amount of the donations that will result from their subsequent sale. Income may be recognised from the point of sale where this reflects the substance of the transaction provided the income recognised is adjusted to reflect the risk that some sales will not result in a donation. Where a donor does not waive their entitlement to the sale proceeds, the administration fee is analysed as 'Income from other trading activities' in the SoFA.
- 6.29. Estimating the fair value of donated goods for resale is often impractical because of the volume of low-value items received, or the absence of detailed stock control systems or records. In such circumstances, donated goods for resale are not recognised on receipt. Instead, the value to the charity of the donated goods sold is recognised as income when sold. The proceeds of sale are categorised as 'Income from other trading activities' in the SoFA.
- 6.30. If recognised at fair value on receipt, the value of the donated goods for resale should be treated as a component of 'Income from other trading activities' with the corresponding stock recognised in the balance sheet. On its sale the value of the stock is charged against (i.e. deducted from) 'Income from other trading activities' and the proceeds of the sale are

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also recognised as 'Income from other trading activities'.

Disclosures in the notes to the accounts

- 6.31. All charities receiving donated goods, facilities or services must disclose in the notes to the accounts:
- the accounting policy for the recognition and measurement of donated goods, facilities and services;
 - the nature and amounts of donated goods, facilities and services receivable from non-exchange transactions recognised in the accounts, for example seconded staff, use of property etc.;
 - any unfulfilled terms or other contingencies attaching to resources from non-exchange transactions that have not been recognised as income in the reporting period; and
 - an indication of other forms of resources from non-exchange transactions from which the charity has benefitted but not recognised in its accounts.
- 6.32. If practicable, charities should disclose the number, and full time equivalence, of volunteers.