The framework below sets out the statutory functions of **Mayoral Strategic Authorities (MSAs)** as set out in the English Devolution and Community Empowerment Bill and other legislation.

As set out in the Devolution Framework in the English Devolution White Paper, different categories of Strategic Authorities are also guaranteed access to other non-statutory offers, including partnership and funding arrangements.

# General Mayoral Powers – not included in the Devolution Framework but included in the English Devolution and Community Empowerment Bill:

The Mayoral Powers of Competence are suite of powers which will be conferred on Mayoral Strategic Authorities. The powers provide new legal force to Mayors' existing "soft powers" and convening role, and will help drive growth, collaboration and improvement across geographies. The MPC is made up of:

Statutory Function	<ul> <li>Governance – where "Standard" means:</li> <li>Voting is a simple majority inc. the Mayor</li> <li>Exercised solely by the SA</li> </ul>	Related Clauses
<b>The General Power of Competence</b> This is an existing broad general power which will enable Mayoral Strategic Authorities, and their Mayors, to do anything an individual can do in relation to their areas of competence	Authority and its Mayor independently of each other.	Clause 20 of the English Devolution and Community Empowerment Bill & Schedule 4 in the English Devolution and Community Empowerment Bill

A Power to Convene and a Duty to Respond	To be used at the discretion of the Mayor of a Strategic Authority.	Clause 21 of the English Devolution and Community Empowerment Bill
This will enable Mayors to convene local partners to address local challenges. It will also place a duty on local partners to respond to a Mayor's request when they make use of the power to convene. The specific local partners covered will be set out in subsequent secondary legislation.		
A Duty to Collaborate This will ensure that Mayors of neighbouring Strategic Authorities have a formal process by which they can enter into collaboration with one another.	To be used at the discretion of the Mayor of a Strategic Authority.	Clause 22 of the English Devolution and Community Empowerment Bill

## Area of Competence – Transport and Infrastructure

Statutory Function	Governance	Related Clauses
Local Transport Authority functions Strategic Authorities are the Local Transport Authority for their area, with responsibility for preparing and publishing a local transport plan and powers to secure the provision of passenger transport services where not otherwise provided. Strategic Authorities also have powers and duties to prepare a bus strategy for carrying out their bus functions, enter into partnerships with bus operators, enter into franchising schemes, and manage travel concessions.	Standard, with the exception that functions relating to Local Transport Plans and the decision on whether to make a proposed franchising scheme are exercisable only by the Mayor. However, final approval of a Local Transport Plan is subject to a simple majority vote of constituent members where the Mayor must be in the majority. If the vote is tied, the Mayor has an additional casting vote.	
<b>Transport Levy</b> Strategic Authorities can issue levies to their constituent authorities to meet the cost of exercising their transport functions, where otherwise not met.	Standard. Apportionment between constituent councils is subject to the Transport Levying Bodies Regulations 1992.	Clause 13 of the English Devolution and Community Empowerment Bill Host legislation: Local Government Finance Act 1988 – s.74

Agreements between authorities and strategic highways companies This allows Strategic Authorities to enter into agreements with local highway authorities (upper- tier local authorities) and/or National Highways to delegate or share the maintenance and improvement of roads.	<ul> <li>Standard, with the exception that:</li> <li>The function is exercised concurrently with local authorities.</li> <li>Use of these functions requires the consent of the relevant constituent authority where the function would be exercised.</li> </ul>	Clause 24 and Schedule 6 of the English Devolution and Community Empowerment Bill Host legislation: Highways Act 1980 – s.6 and 8
<b>Civil enforcement of road traffic contraventions</b> These powers enable Strategic Authorities to enforce parking, bus lane, and moving traffic contraventions through penalty charge notices. This is only possible if the relevant constituent council already has those functions and consents to the SA using them. The SA must follow existing statutory guidelines for charge levels for Fixed Penalty Notices and provide information on appeals processes.	<ul> <li>Standard, with the exception that:</li> <li>The function is exercised concurrently with local authorities.</li> <li>Use of these functions requires the consent of the relevant constituent authority where the function would be exercised.</li> </ul>	Clause 25 and Schedule 7 of the English Devolution and Community Empowerment Bill Host legislation: Part 6 and Schedule 8 of the Traffic Management Act 2004
<b>Key Route Network</b> Mayoral Strategic Authorities will have a duty to set up and coordinate a Key Route Network. This	This function is exercisable only by the Mayor, on behalf of the Strategic Authority.	Clause 27 and Part 1 of Schedule 8 of the English Devolution and Community Empowerment Bill

will allow the most important local roads to be strategically managed. Mayors will also hold a Power of Direction over constituent highway authority exercise of their traffic, permit, street and local highways authority powers on Key Route Network roads to support delivery of the Mayor's agreed Local Transport Plan. This means Mayors can direct councils with responsibilities for roads in their area to use their powers in a certain way; for example, to create a bus gate.		Host legislation: Local Democracy, Economic Development and Construction Act 2009 – s.107ZA Levelling Up and Regeneration Act 2023 – s.22-24
Transfer of duty of principal councils to make reports on Key Route Network roads Mayoral Strategic Authorities will be required to prepare reports assessing local road traffic levels and forecasting their growth on their Key Route Network. These reports may include targets and proposals for achieving these targets. Road User Charging	Standard, with the exception that this function	Clause 27 and Part 2 of Schedule 8 of the English Devolution and Community Empowerment Bill Host legislation: The 1997 Road Traffic Reduction Act - s2 Chapter I of Part III of the Transport Act 2000

These powers enable a Strategic Authority to make	local authority) where the scheme would take	
a joint road user charging scheme (e.g. congestion	place.	
charging) with relevant constituent councils.		
On-Street Micromobility Schemes	Standard	Clause 23 and Schedule 5 of the
These powers enable Strategic Authorities, in their role as the Local Transport Authority, to license micromobility schemes operating on public roads and pavements. This allows them to have greater control of bike and e-bike rental schemes run by private companies. Other types of shared micromobility impacting on public space could also be included in the framework in the future.		English Devolution and Community Empowerment Bill

## Area of Competence: Skills and Employment Support

Statutory Function	Governance	Related Clauses
Subject to a transition period for new Strategic Authorities, some powers of the Secretary of State	section 90 and 100 of the Apprenticeships, Skills, Children and Learning Act 2009 are exercised concurrently with the Secretary of State.	Clause 30 and Schedule 10 of the English Devolution and Community Empowerment Bill Host legislation: Apprenticeship, Skills, Children and Learning Act 2009 - s.86, s.87, s.88, s.90, s.100(1), s.100(1B)

## Area of Competence: Housing and Strategic Planning

Statutory Function	Governance	Related Clauses
Spatial Development Strategy All Strategic Authorities will have a duty to produce a Spatial Development Strategy. These documents enable them to strategically plan for development across their whole area. (Note: This duty will also be mirrored for all principal local authorities in areas without Strategic Authorities, where authorities will be required to collaborate via Strategic Planning Boards where necessary.)		the Planning and Infrastructure Bill: Part 1A of the Planning and Compulsory Purchase Act 2004
Housing and Land Powers, concurrent with Homes England These additional powers allow Mayoral Strategic Authorities to acquire housing and land for specific purposes (set out in the governance arrangements column). This includes powers to acquire land using the compulsory purchase powers previously solely held by Homes England. They also include the ability to provide financial assistance to any person (again in line with the		Clause 34 and Part 1 of Schedule 15 (Acquisition and development of land) in the English Devolution and Community Empowerment Bill Host legislation: Housing and Regeneration Act 2008 – s.5-10; s.19; p.19 & 20 of Sch.3; p.1-4, 6, 10, 20 of Sch.4

objectives set out in the governance arrangements	All other functions are exercised by the Strategic	
	Authority and subject to the standard governance.	
	All of these functions must be exercised for the purposes of, or for purposes incidental to the objectives of:	
	<ul> <li>Improving the supply and quality of housing in the area;</li> </ul>	
	• Securing the regeneration or development of land or infrastructure in the area;	
	<ul> <li>Supporting in other ways the creation, regeneration or development of communities in the area or their continued well-being;</li> </ul>	
	<ul> <li>Contributing to the achievement of sustainable development and good design in the area.</li> </ul>	
Housing and Land Powers, concurrent with	These functions are exercised concurrently with	Clause 34 (Acquisition and
Local Authorities	local authorities.	development of land); Clause 35 (Housing accommodation); Part 2 of Schedule 15; and Schedule 16 of the

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Compulsory purchase powers under the Housing	English Devolution and Community
Act 1985 are only exercisable by the Mayor.	Empowerment Bill
Whereas all other powers, including compulsory	Host legislation:
purchase powers under the Town and Country Planning Act 1990, are exercised by the Strategic Authority. Before exercising their compulsory purchase powers, Mayors and Mayoral Strategic Authorities (depending on who is exercising the function) must consult the local planning authority where the power is to be exercised.	Host legislation: Housing Act 1985 - s.17-18 Town and Country Planning Act 1990 - s.226, 227, 229, 230(1)(a), 232, 233, 235, 236, 238, 239, 241
These functions are exercisable only by the	Clause 36 and Schedule 17 of the
Mayor on behalf of the Strategic Authority. This means that the Mayor is responsible for establishing and overseeing a Mayoral Development Corporation. However, the designation of a Mayoral Development Area will be subject to a simple majority of voting members of the Strategic	English Devolution and Community Empowerment Bill. Host legislation: Localism Act 2011 – Chapter 2 of Part 8; and Schedule 21
	Whereas all other powers, including compulsory purchase powers under the Town and Country Planning Act 1990, are exercised by the Strategic Authority. Before exercising their compulsory purchase powers, Mayors and Mayoral Strategic Authorities (depending on who is exercising the function) must consult the local planning authority where the power is to be exercised. Apart from functions exercised by the Mayor, the standard voting arrangement applies. These functions are exercisable only by the Mayor on behalf of the Strategic Authority. This means that the Mayor is responsible for establishing and overseeing a Mayoral Development Corporation. However, the designation of a Mayoral Development Area will be subject to a simple

are well placed to harness private sector expertise	Authority where the Mayor must be in the	
to drive forward development.	majority.	
<b>Strategic Development Management Powers</b> These powers enable Mayors of Strategic Authorities to intervene in planning applications of potential strategic importance (e.g. especially large or prominent developments) and the ability to call in these applications.	These functions are exercisable only by the Mayor on behalf of the Strategic Authority.	Clause 31 and Schedule 11 of the English Devolution and Community Empowerment Bill Host legislation: Town and Country Planning Act 1990 - Part 1, s2A (call-in); and Part 3, s74(1B) (direct refusal)
These powers give Mayors of Strategic Authorities the ability to prepare Mayoral Development Orders (MDOs). MDOs allow them to grant pre-emptive planning permission for a particular development instead of relying on an application to be submitted	These functions are exercisable only by the Mayor on behalf of the Strategic Authority. Mayors must consult and gain approval of the local planning authority where the order would have effect. Where the local planning authority does not approve the order, the Mayor can request the Secretary of State approve the order instead.	Clause 32 and Schedule 12 of the English Devolution and Community Empowerment Bill. Host legislation: Town and Country Planning Act 1990 - Part 3, s.61DA-61DE.
<b>Mayoral Community Infrastructure Levy</b> These powers enable Mayors of Strategic Authorities to charge developers a Mayoral Community Infrastructure Levy. This is a charge	These functions are exercisable only by the Mayor on behalf of the Strategic Authority. This means that the Mayor is responsible for	Clause 33 and Schedule 14 of the English Devolution and Community Empowerment Bill.

which can be imposed on new development in	developing and applying the Mayoral Community	Host legislation:
their area. It can be used to raise funds to deliver	Infrastructure Levy.	Planning Act 2008 – Part 11
their area.	However, the approval of a charging schedule for the levy is subject to a simple majority vote of the voting members of the Strategic Authority.	

## Area of Competence: Economic Development and Regeneration

Statutory Function	Governance	Related Clauses
Mayoral Council Tax Precept	Voting and governance arrangements will vary,	Clause 11 of the English Devolution
The changes to this power will allow Mayors to issue a precept to generate revenue across all Mayoral and CA/CCA functions. Previously, a Mayor could precept only for Mayoral functions, and not CA/CCA functions.	<ul> <li>depending on whether the precept is on Mayoral functions, or wider C(C)A functions: <ul> <li>Mayors will continue to be subject to voting rules set out in previous legislation on precepts raised against Mayoral functions, which is commonly 2/3 of constituent authorities can vote against or to amend a precept.</li> <li>A Mayor wanting to raise a precept on wider C(C)A functions would be subject to the standard voting arrangements of a simple majority including the Mayor.</li> </ul> </li> </ul>	
Power to borrow up to an agreed cap		Clause 12 of the English Devolution and Community Empowerment Bill
This power will remove the requirement to lay		
bespoke SIs for Mayoral Strategic Authorities	Exercise of the power to borrow will be	
(MSAs) by automatically conferring on them the	automatically conferred for functions relevant to	
power to borrow upon establishment for purposes	transport, police and crime commissioner and	
relevant to their functions. However, an MSA must	fire and rescue functions when an MSA takes on	

obtain consent from the Secretary of State before the first exercise of the power to borrow money for	those functions. This power may be exercised by an MSA immediately for these functions only,	
a purpose relevant to a function other than its	before a Mayor has been elected. Otherwise,	
transport, police or fire and rescue functions.	Secretary of State consent will be needed before	
	the power is used.	
Local Growth Plans	Standard	Clause 38 and Schedule 19 of the
		English Devolution and Community
Mayoral Strategic Authorities will have a duty to produce a local growth plan.		Empowerment Bill
Duty to prepare an assessment of economic	Standard, except that exercise of function is	Clause 37 and Schedule 18 of the
conditions	concurrent with local authorities.	English Devolution and Community
Strategic Authorities must prepare and maintain		Empowerment Bill
an assessment of the economic conditions of their		Host legislation:
area. This is a separate duty from the duty to		S.69 of Local Democracy, Economic
produce a Local Growth Plan but both duties		Development and Construction Act
could be satisfied simultaneously.		2009
Power to pay grant to a constituent authority	This function is exercisable only by the Mayor on	Clause 39 of the English Devolution
	behalf of the Strategic Authority.	and Community Empowerment Bill
		Host legislation:

	•	•
This power enables Mayors to pay grants to their	When paying grants for councils' road functions,	s.32A of the Local Government Act
constituent councils. This is most commonly used	Strategic Authorities must make sure payments	2003
to pass funding for maintaining local roads to	are sufficient for them to exercise their	
councils.	functions.	
Powers to encourage visitors and provide	Standard, except that exercise of function is	Clause 40 of the English Devolution
entertainment.	concurrent with local authorities.	and Community Empowerment Bill
These powers enable Strategic Authorities to		Host legislation:
encourage people to visit their area and provide,		<u>s.144</u> and <u>s.145</u> of the Local
support, and/or contribute to the provision of		Government Act 1972.
entertainments, such as concerts, plays, or		
exhibitions, and incur expenditure for these		
purposes. This includes powers to provide		
premises, facilities, or publicity for cultural and		
recreational events.		
	Standard, except that exercise of function is	Clause 42 and Paragraph 2 of
relating to the functions of the Strategic	concurrent with local authorities.	Schedule 20 of the English Devolution
Authority		and Community Empowerment Bill
		Host legislation:
These powers enable Strategic Authorities to		Local Government Act 1972 –
arrange for the publication of information related		<u>s.142(2)</u>
to their functions as well as services available in		

the area. This means that they can collect,		
compile, and disseminate such information.		
Power to place staff at the disposal of other authorities	Standard, except that the function can be exercised concurrently with other Strategic Authorities, local authorities or other bodies	Clause 42 and Paragraph 1 of Schedule 20 of the English Devolution and Community Empowerment Bill
These powers enable Strategic Authorities to enter agreements with other Strategic Authorities, local authorities, and other organisations like the NHS, to share staff services for their functions.	such as NHS England.	Host legislation: s.113 of the Local Government Act 1972
Power to prosecute and defend legal proceedings	Standard, except that exercise of function is concurrent with local authorities.	Clause 42 and Paragraph 3 of Schedule 20 of the English Devolution and Community Empowerment Bill
These powers allow Strategic Authorities to initiate or defend legal proceedings where they consider it expedient for promoting or protecting the interests of the residents of their area. This includes the ability to prosecute, defend, or appear in any legal action and to institute proceedings in their own name to address local concerns.		Host legislation: s. 222 of the Local Government Act 1972.
Research and collection of information	Standard, except that exercise of the function is concurrent with local authorities.	Clause 42 and Paragraph 4 of Schedule 20 of the English Devolution and Community Empowerment Bill

These powers enable Strategic Authorities to	
conduct research and collect information on	Host legislation:
matters concerning their area to support their	
functions and share their findings.	s.88(1)(a) and (1)(b) of the Local
	Government Act 1985

#### Area of Competence: Environment and Net Zero

Statutory Function	Governance	Related Clauses
Heat Network Zoning coordination role	Standard	s228(5) of the Energy Act 2023
This means that Strategic Authorities will be well placed to take forward heat network zones and create zone coordinators.		

#### Area of Competence: Health, Wellbeing and Public Service Reform

Statutory Function	Governance	Related Clauses
A bespoke statutory health improvement and	Standard	Clause 43 of the English Devolution
health inequalities duty		and Community Empowerment Bill
When considering whether or how to use any of its		
powers and functions a Mayor or a Strategic		
Authority will have a duty to have regard to the		
need to improve the health of people in the		
Strategic Authority area and the need to reduce		
health inequalities in the local area.		

#### Area of Competence: Public Safety

Statutory Function	Governance	Related Clauses
Sharing of information in relation to crime and disorder	Standard, except that exercise of the function is concurrent with local authorities.	Clause 48 of the English Devolution and Community Empowerment Bill
These powers both enable and place a duty on Strategic Authorities to disclose information relating to the reduction of crime and disorder, including anti-social behaviour, to other relevant authorities (such as local authorities, social landlords and the police).		Host legislation: s.17A and s.115 of the Crime and Disorder Act 1998
Police and Crime Commissioner Functions Mayors will be, by default, accountable for the exercise of Police and Crime Commissioner (PCC) functions where mayoral boundaries align with police force boundaries, or with two police force boundaries when taken together. Transfers will be subject to secondary legislation. The Secretary of State may by order transfer PCC functions to the elected mayor of a CA or CCA where there are coterminous borders. The Secretary of State, at the same time, may alter the boundary of the police area	for each police force area for which they have PCC functions).	Clause 44, 45 and 47 of the English Devolution and Community Empowerment Bill Host Legislation: Existing power, in statute in Police Reform and Social Responsibility Act 2011 sections 5, 7(7), 16, 18, 21, 28, 29, 20, 31(3), 62-63, 64(3) to (4A), 65, 70 and Schedule 1, and the modification of several related pieces of legislation

(or areas) to which the transfer relates to achieve		
coterminosity.		
Fire and Rescue Authority Functions Mayors will be, by default, accountable for the exercise of Fire and Rescue Authority (FRA) functions where FRA and mayoral boundaries align, subject to secondary legislation The Secretary of State may by order transfer FRA functions to a CA or CCA where there are coterminous borders. The Secretary of State, at the same time may alter the boundary of the FRA area (or areas) to which the transfer relates to achieve coterminosity.	Mayors will have the option to delegate FRA responsibilities to a Deputy Mayor for Policing, Fire and Crime, or a Public Safety Commissioner.	Clause 46 and 47 of the English Devolution and Community Empowerment Bill Host Legislation: Existing power, in statute in – Fire and Rescue Services Act, 2004 p2 sections 6-10 Transfer functions to a Mayor – Local Democracy, Economic Development and Construction Act 2009, Section 107D