Sandy Town Council

To: Clirs Aldis, Groom, Jackson, Osborne, Pettitt, Runchman and Sutton (Chairman)

cc: Cllrs Ali, Butterfield, Cole, Groom, Scott, Sharman, Sharp and Smith

You are hereby summoned to attend a meeting of the Human Resources Committee of Sandy Town Council which will be held in the Council Chamber at 10 Cambridge Road, Sandy, Bedfordshire on Monday 28 July 2014 at 5.30 pm for the purpose of transacting the items of business below.

Delia Shephard, Town Clerk 10 Cambridge Road Sandy, Bedfordshire SG19 1JE 01767 681491 15 July 2014

AGENDA

Reports

Apologies for absence

Declarations of interest

Under the Localism Act 2011 members of Council are not required to make oral declarations of interest at meetings but may not participate in discussion or voting on any items of business in which they have a Declarable Pecuniary Interest (DPI) and under Sandy Town Council's Standing Orders must leave the room for the duration of all discussion on such items. (All members' register of interests are available on the Sandy Town Council website or on application to the Clerk.)

This item is included on the agenda to enable members to declare new DPIs and also **those who wish to do so** may draw attention to their stated DPIs and also any non-declarable personal interests which they have declared under Sandy Town Council's adopted Code of Conduct and which may be relevant to items on the agenda.

- i) Disclosable Pecuniary Interests
- ii) Non-disclosable Interests
- Minutes of previous HR Advisory Group meeting
 To consider the minutes of a meeting of the HR Advisory Group meeting held on 16 June 2014 and to confirm them as a correct record of proceedings.

Previously circulated

Council's responsibilities as an employer*

To note progress with legal advice on support of officers as considered at the meeting held on 16 June 2014 (minute number × 18-2014/15).

5 HR Sub-Committee

To elect three members to the sub-committee.

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Sandy Town Council

⁶ Pension Arrangements

To consider a draft Statement of Employer's Policy on discretionary aspects of the Local Government Pension Scheme 2014 to be recommended to Town Council and adopted at the earliest opportunity.

7 Additional IT Equipment

To consider a request from the Clerk that an additional PC is \checkmark purchased and added to the Town Council network

8 Interim Staff Report Update*

To receive a report from the Town Clerk on interim management/staff arrangements implemented following the resignation of the former Deputy Clerk and the Council's decision to delay the restructure of the Council's staff team

Confidential report to be sent to members under separate cover

9 Staff and Premises Restructure*

To progress the restructure of Sandy Town Council staff team and to consider alterations to the premises at 10 Cambridge Road to facilitate changes

Confidential report to be sent to members under separate cover

*Members of the public and press are warned that under the Public Bodies (admission to Meetings) Act 1960 (as extended) they are likely to be excluded from the meeting for this item of business on this agenda should the committee resolve that the item involves the likely disclosure of confidential personal information as defined as exempt information in Part 1 of Schedule 12a of the Local Government Act 1972 (personal and confidential data).

Human Resources Committee Monday 28 July 2014

REPORTS

- 4 Council's responsibilities as an employer*
 - An oral report will be provided by Cllr Jackson at the meeting.
- 5 Election of HR Sub-Committee

Sandy TC's current terms of reference and **sc**heme of delegations require the election of an HR Sub-committee of 3 members as described in the extract below. As the Clerk works closely with the Mayor and the Chairman of HR it may be sensible to elect these two members and one other.

Purpose of the Committee

This sub-committee is appointed to consider grievance or disciplinary matters (not including any appeal therefrom) referred from the staffing committee and to manage the Town Clerk. Membership shall comprise 3 members and the committee will report to the HR Committee.

Operation

The sub-committee will meet as required. The sub-committee will appoint a chairman for each year.

Terms of reference

- 1 To consider grievance or disciplinary matters in accordance with the council's grievance or disciplinary policies as laid out in the employment hand-book
- 2 To manage and appraise the Town Clerk
- 3 To consider any appeal by the Clerk against a decision on pay

(If an appeal is to be held against the decision of the sub-committee, this must be taken to another sub-committee appointed for this purpose. As a sub-committee must be composed of three members at least, it may be necessary to make up a sub-committee from any remaining HR committee members who have not been involved in the matter it may also be necessary to include members of council who are not members of the main HR committee in some circumstances.)

Members are asked to elect three members to the committee.

⁶ Pension Arrangements

Local Government Pension Scheme regulations 2013 require an employer to publish (no later than 30 June 2014) a statement setting out the position in respect of the discretions available under the 2013 LGPS regulations.

Members are asked to review the attached draft document set out by Mark Crutchley for and on behalf of Bedfordshire SLCC members. Members are required to look at each discretion and consider the option that will best suit Sandy Town Council in terms of staff terms and conditions/relations and financial implications. Central Bedfordshire Council's statement of employers discretions is also attached. The committee's recommendations will go forward to Council on 13 August 2014.

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Notes

Please note there is **no relevance** to the colours used in places throughout this document, colours are used merely to signify that a different answer is available, a red answer is no more costly, extreme or logical than a green or blue answer.

Nor does it mean that as you go through the document that you should select all red, green or even blue answers as your preferred model answer. It is quiet logical and reasonable for you to end up with a document that has a mixture of red, green and blue answers.

Remember one answer may lead to another further on, for example if you want to suspend a pension for re-employment you'll need to remember that you reasonably would have to put it back into payment after the employment ends, but if you select not to suspend in the first place, then you do not need to put it back into payment - but you should make reference to that discretion being redundant when you get to it.

You can of course tweak any of the answers provided, and you are encouraged to do so. Answers should match your own decision structure and stance you wish to take on the issues, given your employee profile etc, but remember you cannot simple say 'no' or simply say 'yes' – to avoid fettering the policy you should qualify what you are saying and provide an outline about the decision process that will be involved, if it requires ones.

You are reminded that this information is provided as an aid and is not provided as a definitive resource; you are advised to check your final policy with your own legal advisor to ensure it validity.

Neither SLCC Beds Branch, nor the author can assume responsibility for the information supplied, to the best of our knowledge, at the time it was provided, it was accurate and portrayed our understanding of the issues involved.

NB

APC stands for Additional Pension Contract NRD stands for Normal Retirement Date

<u>Local Government Pension Scheme 2014 (LGPS)</u> - Employer Discretion Policy Statement

The new pension scheme rules, which apply from 1 April 2014, require each scheme employer within the LGPS to publish a statement with regards to how the employer will respond to discretionary aspects of the scheme rules and regulations.

This statement will be published on the Sandy Town Council website and will also be made freely available in other ways such as intranet sites, staff groups, trade unions and HR officers.

The date of this publication is:

30 June 2014

The effective date of this policy is:

1st April 2014

This is the formal employer's policy in respect of the employer that is currently known as:

This policy applies to:

Sandy Town Council

Prospective members, current contributory members, deferred members and pensioner members of the Local Government Pension Scheme (LGPS), and their dependents.

Where quoted regulations* refer to:

The Local Government Pension Scheme Regulations 2013, or The Local Government Pension Scheme (Transitional Provisions, Savings and Amendment) Regulations 2014.

*For certain employees/ers reference may also be contained to the following regulations:

- The Local Government (Early Termination of Employment) (Discretionary Compensation) (England and Wales) Regulations 2000
- The Local Government (Early Termination of Employment) (Discretionary Compensation) (England and Wales) Regulations 2006 (as amended)
- The Local Government (Discretionary Payments) (Injury Allowances) Regulations 2011

This statement will be reviewed and may change from time to time. You should obtain the latest version of this document before making any decisions in respect of your retirement provisions as the situation may have changed.

You are advised to read this statement in conjunction with the information provided in respect of the benefits provided by the LGPS – the occupational pension scheme provided by Biggleswade Town Council.

This policy does not convey any form of contractual rights for LGPS/staff members. The policy will be reviewed and may be subject to change, only the version of the policy that is 'current' at the time at which an event occurs will be the one applied for the purposes of LGPS benefits or membership. This policy cannot, nor does it seek to, override the provision of the Local Government Pension Scheme Regulations (as amended), the Local Government (Discretionary Payments) as amended, and the Employment Rights Act.

Sandy Town Council will not use this policy for any ulterior motive, it will ensure that such discretions will be exercised reasonably and where a cost is incurred it will only be used when there is a future benefit to the employer for incurring the extra costs that may arise or be associated with the discretion. It will ensure that where exercised any discretions that incur additional costs, will be applied and recorded as appropriate.

In publishing this policy the scheme employer, Sandy Town Council, is required to pay due regard to the requirement that the formulated policy and its application and the extent to which the exercise of the discretions could lead to a serious loss of confidence in the public service.

Delia Shephard Sandy Town Council Local Government Pension Scheme 2014 (LGPS) - Employer Policy Statement

Employer discretions required under: The Local Government Pension Scheme Regulations 2013 [prefix R]

The Local Government Pension Scheme (Transitional Provisions, Savings and Amendment) Regulations 2014 [prefix TP]

Regulation R16 (2)(e) & R16 (4)(d)

Whether, how much, and in what circumstances to contribute to a shared cost APC scheme.

The Scheme employer may resolve to fund in whole or in part any arrangement entered into by an active scheme member to pay additional pension contributions by way of regular contributions in accordance with Regulation 16(2)(e), or by way of a lump sum in accordance with Regulation 16(4)(d).

The Scheme employer may enter into an APC contract with a Scheme member who is contributing to the MAIN section of the Scheme in order to purchase additional pension of not more than the additional pension limit (£6,500 from 1st April 2014 subject to annual increase in line with the Pensions (Increase) Act 1971).

The amount of additional contribution to be paid is determined by reference to actuarial guidance issued by the Secretary of State.

Consideration needs to be given to the circumstances under which the Scheme employer may wish to use their discretion to fund in whole or in part an employee's Additional Pension Contributions.

The policy of Sandy Town Council is:

A request for the authority to fund an APC received from a current contributing member of the LGPS employee will be granted only with the consent of the Chief Executive in conjunction with the Leader of the Council and only if there is a clear demonstrable financial or operational advantage for the authority in doing so.

Ог

That the Council will not generally, during its normal course of business ordinarily consider this discretion due to financial pressures it is currently facing, at a time when there is a need to make significant savings via the public sector spending revue. $\sqrt{}$

Regulation R30(6)* & TP11(2)

Whether all or some benefits can be paid if an employee reduces their hours or grade (flexible retirement)

An active member who has attained the age of 55 or over and who with the agreement of their employer reduces their working hours or grade of employment may, with the further consent of their employer, elect to receive immediate payment of all or part of the retirement pension to which they would be entitled in respect of that employment as if that member were no longer an employee in local government service on the date of the reduction in hours or grade (adjusted by the amount shown as appropriate in actuarial guidance issued by the Secretary of State - separate policy required under Regulation 30(8)).

As part of the policy making decision the Scheme employer must consider whether, in addition to the benefits the member may have accrued prior to 1 April 2008 (which the member must draw), to permit the member to choose to draw all, part or none of the pension benefits they built up after 31 March 2008 and before 1 April 2014 and all, part of none of the pension benefits they built up after 1 April 2014.

Due consideration must be given to the financial implications of allowing an employee to draw all or part of their pension benefits earlier than their normal retirement age.

The policy of Sandy Town Council is:

Sandy Town Council has a flexible retirement policy that is reliant upon a sound business case being made for the granting of flexible retirement with immediate access to all or part of the member's benefits.

To this end Sandy Town Council will consider requests on a case by case basis.

The following criteria will apply:-

There must be at least a 40% reduction in gross pay or contractual hours worked.√

Or

The Council will consider applications on a case by case basis taking into account all the relevant circumstances and its previously published retirement policy. Where consent is given to flexible retirement, the Council will not pay to waive reduction due to the accrued retirement benefits.

Or

The Council will consider applications on a case by case basis taking into account all the relevant circumstances and its previously published retirement policy. Where consent is given to flexible retirement, the Council will waive any reduction due to the accrued retirement benefits.

Regulation R30(8)*

Whether to waive, in whole or in part, actuarial reduction on benefits paid on flexible retirement. Whether to waive, in whole or in part, actuarial reduction on benefits which a member voluntarily draws before normal pension age.

Where a Scheme employer's policy under regulation 30(6) (flexible retirement) is to consent to the immediate release of benefits in respect of an active member who is aged 55 or over, those benefits must be adjusted by an amount shown as appropriate in actuarial guidance issued by the Secretary of State (commonly referred to as actuarial reduction or early payment reduction).

A Scheme employer (or former employer as the case may be) may agree to waive in whole or in part and at their own cost, any actuarial reduction that may be required by the Scheme Regulations.

Due consideration must be given to the financial implications of agreeing to waive in whole or in part any actuarial reduction.

The policy of Sandy Town Council is:

As a consequence of flexible retirement there may be a reduction to the benefit paid where the employee does so before the age of 65.

The value of any actuarial reductions will be applied. Sandy Town Council will not seek to fund the reductions applied. \checkmark

Or

As a consequence of flexible retirement there may be a reduction to the benefit

paid where the employee does so before the age of 65.

The value of any actuarial reductions will not be applied, instead Sandy Town Council will seek to waive any reduction due.

TP Sch 2 para 2(2)

Whether to "switch on" the 85-year rule for a member voluntarily drawing benefits on or after age 55 and before age 60.

Where a scheme member retires or leaves employment and elects to draw their benefits at or after the age of 55 and before the age of 60 those benefits will be actuarially reduced unless their Scheme employer agrees to meet the full or part cost of those reductions as a result of the member otherwise being protected under the 85 year rule as set out in previous Regulations.

So as to avoid the member suffering the full reduction to their benefits the Scheme employer can 'switch on' the 85 year rule protections thereby allowing the member to receive fully or partly unreduced benefits but subject to the Scheme employer paying a strain (capital) cost to the Pension Fund

The policy of Sandy Town Council is:

As a consequence there may be a reduction to the benefit paid where the employees does so before the age of 60.

The value of any actuarial reductions will be applied. Sandy Town Council will not seek to fund the reductions applied. \checkmark

Or

As a consequence of flexible retirement there may be a reduction to the benefit paid where the employee does so before the age of 65.

The value of any actuarial reductions will not be applied, instead Sandy Town Council will seek to waive any reduction due.

TP Sch 2 para 2(3)

Whether to waive on compassionate grounds the actuarial reduction applied to benefits from pre 1/4/14 membership where the employer has switched on the 85-year rule for a member voluntarily drawing benefits on or after age 55 and before age 60.

So as to avoid the member suffering the full reduction to their benefits the Scheme

employer can 'switch on' the 85 year rule protections thereby allowing the member to receive fully or partly unreduced benefits but subject to the Scheme employer paying a strain (capital) cost to the Pension Fund

The policy of Sandy Town Council is:

That it will agree to adopt these discretions based on compassionate grounds.

It will further consider the definition of compassionate grounds to include, but not be restricted to:

Compelling domestic reasons which will affect the ability of the individual to continue with their present working arrangements

and/or

Reasons of ill health, which do not meet the current criteria for ill-health retirement.

Appropriate medical evidence, should be provided by the member, at the member's cost in support of such cases. Any medical evidence provided should be compiled by a suitably qualified occupational physician.

Or

Such applications will not normally be approved by Sandy Town Council.

Applications may be approved in exceptional circumstances or where there is a sound business case for doing so.

Regulation R31

Whether to grant additional pension to an active member or within 6 months of ceasing to be an active member by reason of redundancy or business efficiency (by up to £6,500 p.a.)

A Scheme employer may resolve to award

(a) an active member, or
(b) a member who was an
active member but dismissed
by reason of redundancy, or business
efficiency, or whose employment was
terminated by mutual consent on
grounds of business efficiency,

additional annual pension of, in total (including any additional pension purchased by the Scheme employer under Regulation 16), not more than the additional pension limit (£6,500 from 1st April 2014 subject to annual increase in

line with the Pensions (Increase) Act 1971).

Any additional pension awarded is payable from the same date as any pension payable under other provisions of the Scheme Regulations from the account to which the additional pension is attached.

In the case of a member falling within sub-paragraph (b) above, the resolution to award additional pension must be made within 6 months of the date that the member's employment ended.

The policy of Sandy Town Council is:

It does not believe that a business case can be argued to adopt this policy in respect of recruitment or retention issues, as these can be successfully dealt with by other areas outside of the LGPS.

That it does not wish to adopt this policy in light of the requirement for the effective use of financial resources. √

Or

That the Council will not generally, during its normal course of business ordinarily consider this discretion due to financial pressures at a time when there is a need to make significant savings via the public sector spending revue.

Employer discretions required under: The Local Government Pension Scheme Regulations 2007 (as amended) [prefix B]

Regulation B12

(This discretion will be spent entirely after 30th September 2014, and should be removed in any further published versions after this date.)

Whether, for a member leaving on the grounds of redundancy or business efficiency on or before 31st March 2014, to augment membership (by up to 10 years). The resolution to do so would have to be made within 6 months of the date of leaving.

The policy of Sandy Town Council is:

That it does not wish to adopt this policy in light of the requirement for the effective use of financial resources in the current financial climate/year 2014/2015.

It does not intend to review this discretion until the financial situation has improved sufficiently in real terms.

Regulation B30(2)*

Whether to grant application for early payment of deferred benefits on or after age 55 and before age 60

The policy of Sandy Town Council is:

That it does not wish to adopt this policy in light of the requirement for the effective use of financial resources in the current financial climate/year 2014/2015.

It does not intend to review this discretion until the financial situation has improved sufficiently in real terms $\sqrt{}$

Or

The authority may agree to waive all or part of the actuarial reduction applied to deferred benefits paid early under B30 if there exists compelling compassionate circumstances to warrant such a waiver.

The council will only consider doing so in cases where there is a clear financial or administrative advantage to the Authority.

Any decision to agree to waive all or part of the actuarial reduction will require will require the prior recommendation of the Chief Executive and the Leader of the council.

Regulation B30(5)*

Whether to waive, on compassionate grounds, the actuarial reduction applied to deferred benefits paid early under B30

That it will agree to adopt these discretions based on compassionate grounds.

It will further consider the definition of compassionate grounds to include, but not be restricted to:

Compelling domestic reasons which will affect the ability of the individual to continue with their present working arrangements

and/or

Reasons of ill health, which do not meet the current criteria for ill-health retirement.

Appropriate medical evidence, should be provided by the member, at the member's cost in support of such cases. Any medical evidence provided should be compiled by a suitably qualified occupational physician.

Or

That it does not wish to adopt this policy in light of the requirement for the effective use of financial resources in the current financial climate/year 2014/2015.

It does not intend to review this discretion until the financial situation has improved sufficiently in real terms.

Regulation B30A(3)*

Whether to grant an application for early payment of a suspended tier 3 ill health pension on or after age 55 and before age 60

That it will agree to adopt these discretions based on compassionate grounds.

It will further consider the definition of compassionate grounds to include, but not be restricted to:

Compelling domestic reasons which will affect the ability of the individual to continue with their present working arrangements

and/or

Reasons of ill health, which do not meet the current criteria for ill-health retirement.

Appropriate medical evidence, should be provided by the member, at the member's cost in support of such cases. Any medical evidence provided should be compiled by a suitably qualified occupational physician.

Or

That it will agree NOT to adopt these discretions based on compassionate grounds, as it does not feel satisfied that a relevant and workable definition is in existence with the regulation in respect of what is to be seen as compassionate grounds.

Regulation B30A(5)*

Whether to waive, on compassionate grounds, the actuarial reduction applied to benefits paid early under B30A

The policy of Sandy Town Council is:

That it will agree to adopt these discretions based on compassionate grounds.

It will further consider the definition of compassionate grounds to include, but not be restricted to:

Compelling domestic reasons which will affect the ability of the individual to

continue with their present working arrangements

and/or

Reasons of ill health, which do not meet the current criteria for ill-health retirement.

Appropriate medical evidence, should be provided by the member, at the member's cost in support of such cases. Any medical evidence provided should be compiled by a suitably qualified occupational physician.

Or

That it will agree NOT to adopt these discretions based on compassionate grounds, as it does not feel satisfied that a relevant and workable definition is in existence with the regulation in respect of what is to be seen as compassionate grounds.

Employer discretions required under: The Local Government Pension Scheme Regulations 1997 (as amended) [prefix L]

Regulation L31(2)

Grant application from a post 31.3.98. / pre 1.4.08. leaver for early payment of benefits on or after age 50/55 and before age 60

The policy of Sandy Town Council is:

That it does not wish to adopt this policy in light of the requirement for the effective use of financial resources in the current financial climate/year 2014/2015.

It does not intend to review this discretion until the financial situation has improved sufficiently in real terms. $\sqrt{}$

Or

That in some exceptional circumstances the Council will consider the discretion.

Consideration and approval of any case will be by the Chief Executive and Leader of the council.

Regulation L31(5)

Waive, on compassionate grounds, the actuarial reduction applied to benefits paid early for a post 31.3.98. / pre 1.4.08. leaver.

That it will agree to adopt these discretions based on compassionate grounds.

It will further consider the definition of compassionate grounds to include, but not be restricted to:

Compelling domestic reasons which will affect the ability of the individual to continue with their present working arrangements

and/or

Reasons of ill health, which do not meet the current criteria for ill-health retirement.

Appropriate medical evidence, should be provided by the member, at the member's cost in support of such cases. Any medical evidence provided should be compiled by a suitably qualified occupational physician.

Or

That it will agree NOT to adopt these discretions based on compassionate grounds, as it does not feel satisfied that a relevant and workable definition is in existence with the regulation in respect of what is to be seen as compassionate grounds.

Regulation L31(7A)

Optants out pre 1.4.08. employee optants out only to get benefits paid from NRD if employer agrees

The policy of Sandy Town Council is:

That it does not wish to adopt this policy for all potential members in light of the requirement for the effective use of financial resources in the current financial climate/year 2014/2015.

However, it confirms that it will consider such requests from employees where there is no capital cost to the authority.

Or

That it does wish to adopt this policy for all potential members.

However, it confirms that any positive outcomes for a member will subject to the relevant cost considerations, which will be made by the Chief Executive and leader of the council.

The Following Further Employer
Discretions may be required for certain
employers, for reasons of
transparency, the position of Sandy
Town Councils shown where relevant:

The Local Government (Early Termination of Employment) (Discretionary Compensation) (England and Wales) Regulations 2000]

Regulation 21(4)

How any surviving spouses or civil partner's annual compensatory added years is to be apportioned where the deceased person is survived by more than one spouse or civil partner.

The policy of Sandy Town Council is:

That any surviving spouse's annual compensatory added years payment deemed payable, will be divided equally amongst those eligible for payment, where the deceased person is survived by more than one spouse or civil partner.

That any benefits to be paid will be shared equally amongst the relevant parties/beneficiaries.

Regulation 25(2)

How it will decide to whom any children's annual compensatory added years payments are to be paid where children's pensions are not payable under the LGPS (because the employee had not joined the LGPS) and in such case how the annual added years will be apportioned amongst the eligible children

The policy of Sandy Town Council is:

That any annual compensatory added years payment deemed payable, to a child will be divided equally amongst those children eligible for payment. Therefore any annual added years payments will be divided equally amongst any eligible children. Whilst still in full time education to the age of 18 years, but can be older if since before the age of 18 years, they have been in full time education. \(\frac{1}{2}\)

That any benefits to be paid will be shared equally amongst the relevant parties/beneficiaries.

Regulation 21(7)

Whether in respect of the spouse of a person who ceased employment before 1 April 1998 and where the spouses or civil partner remarries, enters into a new civil partnership or cohabits after 1 April 1998, the normal pension suspension rules should be disapplied i.e. whether the spouse's or civil partners annual compensatory added years payments should continue to be paid.

The policy of Sandy Town Council is:

Where relevant the spouse's or civil partner's annual compensatory added years payments will continue to be paid in respect of the spouse or civil partner of a person who ceased employment before 1 April 1998 and where the spouse or civil partner remarries, enters into a new civil partnership or cohabits after 1 April 1998.

Or

That the normal pension suspension rules will be disapplied.

Or

That the authority has determined that the spouse's or civil partner's annual compensatory added years payments should continue to be paid in respect of the spouse or civil partner of a person who ceased employment before 1 April 1998 and where the spouse or civil partner remarries, enters into a new civil partnership or cohabits after 1 April 1998, then the spouses or civil partners annual CAY payments should continue.

Regulation 21(5)

{If the decision in 21(7) is to apply suspension of benefits.}

... whether the spouses or civil partners pension should be reinstated after the end of the remarriage, new civil partnership or co habitation.

The policy of Sandy Town Council is:

As suspension of pensions will not be applied under Regulation 21(7) this discretion will not be relevant to the authority.

That it will not set up any mechanism to reduce/suspend a pension paid in such circumstances as it does not believe this to be a prudent use of funds given the amounts that would be involved and the

Regulation 21(7)

cost incurred in doing so.

Whether, in respect of the spouses or civil partner of a person who ceased employment before 1 April 1998 and where the spouses or civil partner remarries or cohabits or enters into a civil partnership on or after 1 April 1998 with another person who is also entitled to a spouses or civil partners annual compensatory

added years (CAY) payment, the normal rules requiring one of them to forego payment whilst the period of marriage, civil partnership or co habitation lasts, should be disapplied i.e. whether the spouses or civil partners annual CAY payments should continue to be paid to both of them.

The policy of Sandy Town Council is:

Where relevant the spouse's or civil partner's annual compensatory added years payments will continue to be paid in respect of the spouse or civil partner of a person who ceased employment before 1 April 1998 and where the spouse or civil partner remarries, enters into a new civil partnership or cohabits after 1 April 1998.

Or

That the normal pension suspension rules will be disapplied√

Or

That the authority has determined that the spouse's or civil partner's annual compensatory added years payments should continue to be paid in respect of the spouse or civil partner of a person who ceased employment before 1 April 1998 and where the spouse or civil partner remarries, enters into a new civil partnership or cohabits after 1 April 1998, then the spouses or civil partners annual CAY payments should continue.

Regulation 17

Whether to and to what extent to reduce or suspend the member's annual compensatory added years payment during any period of reemployment in local government.

The policy of Sandy Town Council is: (SEE CBC POLICY 1st option).

That as such payments are unlikely to have been made by the authority under the regulations, no attempt will be made to suspend such payments in the event of reemployment. This is rationale is further strengthened because it would seem to be disingenuous in light of the current flexible retirement policy to do so.

Or

That it will not set up any mechanism to reduce/suspend a pension paid in such circumstances as it does not believe this to be a prudent use of funds given the amounts that would be involved and the cost incurred in doing so.

Regulation 19

How to reduce the member's annual compensatory added years payment following the cessation of a period of re-employment.

The policy of Sandy Town Council is:

As suspension of pensions will not be applied this discretion will not be relevant to the authority.

Or (SEE CBC POLICY 1st option).

That it will not set up any mechanism to reduce/suspend a pension paid in such circumstances as it does not believe this to be a prudent use of funds given the amounts that would be involved and the cost incurred in doing so.

This discretion is therefore redundant to the authority.

The Local Government (Early Termination of Employment) (Discretionary Compensation) (England and Wales) Regulations 2006 (as amended)

Note: For the purposes of the above, 'local government' means employment with an employer who offers membership of the LGPS to its employees, regardless of whether or not the employee chooses to join the LGPS (except where the employer is an Admitted Body). Technically, an employee of an Admitted Body (i.e. a body that has applied to the administering authority to allow its employees to join the LGPS and has entered into a formal admission agreement) is only employed in 'local government' if he / she is a member of the LGPS.

Regulation 5

To base redundancy payments on an actual weeks pay where this exceeds the statutory weeks pay limit.

The policy of Sandy Town Council is:

That it will base redundancy pay on actual pay where actual pay exceeds the statutory maximum under the Employment Rights Act 1996.√

That the authority will not generally increase statutory redundancy payments above statutory weekly pay limit

Regulation 6

To award lump sum compensation of up to 104 weeks pay in cases of redundancy,

termination of employment on efficiency grounds, or cessation of a joint appointment.

The policy of Sandy Town Council is:

That the authority would not have sought to normally pay compensation under this Regulation except to ensure that an employee whose employment was terminated by reason of redundancy received, under Regulation 5 of the Compensation Regulations, and this Regulation, a total of up to 30 weeks pay calculated in accordance with the Statutory Redundancy Pay Table.

It should be Noted that: The effect of the authority's policy on the exercise of its discretions under Regulations 5 and 6 of the Compensation Regulations is that a person whose employment is terminated by reason of redundancy will be paid up to 30 weeks' pay calculated in accordance with the Statutory Redundancy Pay Table.

A person whose employment is terminated in the interests of the efficient exercise of the authority's functions, or where the other holder of a joint appointment leaves, will not normally be paid compensation under these Regulations.

Or

That the authority will not award lump sum compensation in cases of redundancy (except where obliged to by virtue of TUPE), termination of employment on efficiency grounds, or cessation of a joint appointment unless there are exceptional compelling reasons to do so.

The Local Government (Discretionary Payments) (Injury Allowances) Regulations 2011

Formulating and publishing a policy under the Injury Allowances Regulations 2011 Each LGPS employer is required to formulate, publish and keep under review the policy that it will apply in the exercise of its discretionary powers to make any award under the Injury Allowances Regulations.

Regulation 3(1)

Whether to grant an injury allowance following reduction in remuneration as a result of sustaining an injury or contracting a disease in the course of carrying out duties of the job.

The policy of Sandy Town Council is: (SEE CBC POLICY 1st option).

That the authority has, after due regard to the facility, determined not to adopt the discretionary powers in respect of the injury allowance regulations as it cannot be satisfied that such a policy would be workable, affordable and reasonable having regard to the foreseeable cost and the use of public funds.

This discretion is therefore redundant as no injury allowance would be payable.

O,

That injury allowances and the matters of values payable, eligibility and amounts payable after any reduction or suspensions, including matters of other benefit entitlement are set out in the authority's published policy on this matter.

Or

That the Council will not ordinarily consider the discretion due to financial pressures at a time when there is a need to make significant savings in the public sector.

Regulation 3(4) and 8

Amount of injury allowance following reduction in remuneration as a result of sustaining an injury or contracting a disease in the course of carrying out duties of the job.

The policy of Sandy Town Council is:

That the authority has, after due regard to the facility, determined not to adopt the discretionary powers in respect of the injury allowance regulations as it cannot be satisfied that such a policy would be workable, affordable and reasonable having regard to the foreseeable cost and the use of public funds.

This discretion is therefore redundant as no injury allowance would be payable.
√ Insurance Cover.

Or

That injury allowances and the matters of values payable, eligibility and amounts payable after any reduction or suspensions, including matters of other benefit entitlement are set out in the authority's published policy on this matter.

Or

That the Council will not ordinarily consider the discretion due to financial pressures at a time when there is a need to make significant savings in the public sector.

Regulation 3(2)

Determine whether person continues to be entitled to an injury allowance awarded under regulation 3(1).

The policy of Sandy Town Council is:

That the authority has, after due regard to the facility, determined not to adopt the discretionary powers in respect of the injury allowance regulations as it cannot be satisfied that such a policy would be workable, affordable and reasonable having regard to the foreseeable cost and the use of public funds.

This discretion is therefore redundant as no injury allowance would be payable.
√ Insurance Cover.

Or

That injury allowances and the matters of values payable, eligibility and amounts payable after any reduction or suspensions, including matters of other benefit entitlement are set out in the authority's published policy on this matter.

Or

That the Council will not ordinarily consider the discretion due to financial pressures at a time when there is a need to make significant savings in the public sector.

Regulation 4(1)

Whether to grant an injury allowance following cessation of employment as a result of permanent incapacity caused by sustaining an injury or contracting a disease in the course of carrying out duties of the job.

The policy of Sandy Town Council is:

That the authority has, after due regard to the facility, determined not to adopt the discretionary powers in respect of the injury allowance regulations as it cannot be satisfied that such a policy would be workable, affordable and reasonable having regard to the foreseeable cost and the use of public funds.

This discretion is therefore redundant as no injury allowance would be payable.
√ Insurance Cover.

Or

That injury allowances and the matters of values payable, eligibility and amounts payable after any reduction or suspensions, including matters of other benefit entitlement are set out in the authority's published policy on this matter.

Or

That the Council will not ordinarily consider the discretion due to financial pressures at a time when there is a need to make significant savings in the public sector.

Regulation 4(3) and 8

Amount of injury allowance following cessation of employment as a result of permanent incapacity caused by sustaining an injury or contracting a disease in the course of carrying out duties of the job.

The policy of Sandy Town Council is:

That the authority has, after due regard to the facility, determined not to adopt the discretionary powers in respect of the injury allowance regulations as it cannot be satisfied that such a policy would be werkable, affordable and reasonable having regard to the foreseeable cost and the use of public funds.

This discretion is therefore redundant as no injury allowance would be payable. √

Or

That injury allowances and the matters of values payable, eligibility and amounts payable after any reduction or suspensions, including matters of other benefit entitlement are set out in the authority's published policy on this matter.

Or

That the Council will not ordinarily consider the discretion due to financial pressures at a time when there is a need to make significant savings in the public sector.

Regulation 4(2)

Determine whether person continues to be entitled to an injury allowance awarded

The policy of Sandy Town Council is:

That the authority has, after due regard to the facility, determined not to adopt the discretionary powers in respect of the injury allowance regulations as it cannot be satisfied that such a policy would be workable, affordable and reasonable having regard to the foreseeable cost and the use of public funds.

This discretion is therefore redundant as no injury allowance would be payable. √

Or

That injury allowances and the matters of values payable, eligibility and amounts payable after any reduction or suspensions, including matters of other benefit entitlement are set out in the authority's published policy on this matter.

Or

That the Council will not ordinarily consider the discretion due to financial pressures at a time when there is a need to make significant savings in the public sector.

Regulation 4(5)

Whether to suspend or discontinue injury allowance awarded under regulation 4(1) if person secures paid employment for not less than 30 hours per week for a period of not less than 12 months.

The policy of Sandy Town Council is:

That the authority has, after due regard to the facility, determined not to adopt the discretionary powers in respect of the injury allowance regulations as it cannot be satisfied that such a policy would be workable, affordable and reasonable having regard to the foreseeable cost and the use of public funds.

This discretion is therefore redundant as no injury allowance would be payable. $\sqrt{}$

Or

That injury allowances and the matters of values payable, eligibility and amounts payable after any reduction or suspensions, including matters of other benefit entitlement are set out in the authority's published policy on this matter.

Or

That the Council will not ordinarily consider the discretion due to financial pressures at a time when there is a need to make significant savings in the public sector.

Regulation 6(1)

Whether to grant an injury allowance following cessation of employment with entitlement to immediate LGPS pension where a Regulation 3 payment was being made at date of cessation of employment but Regulation 4 does not apply.

The policy of Sandy Town Council is:

That the authority has, after due regard to the facility, determined not to adopt the discretionary powers in respect of the injury allowance regulations as it cannot be satisfied that such a policy would be workable, affordable and reasonable having regard to the foreseeable cost and the use of public funds.

This discretion is therefore redundant as no injury allowance would be payable. √

Or

That injury allowances and the matters of values payable, eligibility and amounts payable after any reduction or suspensions, including matters of other benefit entitlement are set out in the authority's published policy on this matter.

Or

That the Council will not ordinarily consider the discretion due to financial pressures at a time when there is a need to make significant savings in the public sector.

Regulation 6(1)

Determine amount of any injury allowance to be paid under regulation 6(1)

The policy of Sandy Town Council is:

That the authority has, after due regard to the facility, determined not to adopt the discretionary powers in respect of the injury allowance regulations as it cannot be satisfied that such a policy would be workable, affordable and reasonable having regard to the foreseeable cost and the use of public funds.

This discretion is therefore redundant as no injury allowance would be payable. √

Or

That injury allowances and the matters of values payable, eligibility and amounts payable after any reduction or suspensions, including matters of other benefit entitlement are set out in the authority's published policy on this matter.

Or

That the Council will not ordinarily consider the discretion due to financial pressures at a time when there is a need to make significant savings in the public sector.

Regulation 6(2)

Determine whether and when to cease payment of an injury allowance payable under regulation 6(1)

The policy of Sandy Town Council is:

That the authority has, after due regard to the facility, determined not to adopt the discretionary powers in respect of the injury allowance regulations as it cannot be satisfied that such a policy would be workable, affordable and reasonable having regard to the foreseeable cost and the use of public funds.

This discretion is therefore redundant as no injury allowance would be payable. $\sqrt{}$

Or

That injury allowances and the matters of values payable, eligibility and amounts payable after any reduction or suspensions, including matters of other benefit entitlement are set out in the authority's published policy on this matter.

Or

That the Council will not ordinarily consider the discretion due to financial pressures at a time when there is a need to make significant savings in the public sector.

Regulation 7(1)

Whether to grant an injury allowance to the spouse, civil partner, nominated cohabiting partner or dependent of an employee who dies as a result of sustaining an injury or contracting a disease in the course of carrying out duties of the job.

The policy of Sandy Town Council is:

That the authority has, after due regard to the facility, determined not to adopt the discretionary powers in respect of the injury allowance regulations as it cannot be satisfied that such a policy would be workable, affordable and reasonable having regard to the foreseeable cost and the use of public funds.

This discretion is therefore redundant as no injury allowance would be payable. √

Or

That injury allowances and the matters of values payable, eligibility and amounts payable after any reduction or suspensions, including matters of other benefit entitlement are set out in the authority's published policy on this matter.

Or

That the Council will not ordinarily consider the discretion due to financial pressures at a time when there is a need to make significant savings in the public sector.

Regulation 7(2) and 8

Determine amount of any injury allowance The policy of Sandy Town Council is:

That the authority has, after due regard to the facility, determined not to adopt the discretionary powers in respect of the injury allowance regulations as it cannot be satisfied that such a policy would be workable, affordable and reasonable having regard to the foreseeable cost and the use of public funds.

This discretion is therefore redundant as no injury allowance would be payable√

Or

That injury allowances and the matters of values payable, eligibility and amounts payable after any reduction or suspensions, including matters of other benefit entitlement are set out in the authority's published policy on this matter.

Or

That the Council will not ordinarily consider the discretion due to financial pressures at a time when there is a need to make significant savings in the public sector.

Regulation 7(3)

Determine whether and when to cease payment of an injury allowance payable under regulation 7(1)

The policy of Sandy Town Council is:

That the authority has, after due regard to the facility, determined not to adopt the discretionary powers in respect of the injury allowance regulations as it cannot be satisfied that such a policy would be workable, affordable and reasonable having regard to the foreseeable cost and the use of public funds.

This discretion is therefore redundant as no injury allowance would be payable. $\sqrt{}$

Or

That injury allowances and the matters of values payable, eligibility and amounts payable after any reduction or suspensions, including matters of other benefit entitlement are set out in the authority's published policy on this matter.

Or

That the Council will not ordinarily consider the discretion due to financial pressures at a time when there is a need to make significant savings in the public sector.

Further Employer Discretions (set out as best practice) – in accordance with the Local Government Pension Scheme Regulations 2013

R9(1) & (3) – Contributions
Where an active member changes
employment or there is a material change
which affects the member's pensionable
pay during the course of a financial year,
the Scheme employer may determine that
a contribution rate from a different band
(as set out in Regulation 9(2)) should be
applied.

Where the Scheme employer makes such a determination it shall inform the member of the revised contribution rate and the date from which it is to be applied.

The policy of Sandy Town Council is:

The authority, having taken due regard to the administrative functions required to ensure an effective and legitimate payroll function is present that fulfills all legal requirements, has determined that any variations to the rate of contribution will be applied from 1st of April each year following any re-assessment of bandings.

Any further assessment will only be carried out, during the year when the variance in the total annual remuneration is more than 25% of the existing total annual remuneration, and would be subject to the agreement of the Chief Executive in conjunction with the Leader of

the Council.

Or

That the authority will reassess the contribution band where an active member changes employment or a material change occurs during the course of the financial year. The authority will inform the member of the revised contribution rate and the date from which it is to be applied and from which contributions will be due. $\sqrt{}$

R17(1) – Additional Voluntary Contributions

An active member may enter into arrangements to pay additional voluntary contributions (AVCs) or to contribute to a shared cost additional voluntary contribution arrangement (SCAVCs) in respect of an employment. The arrangement must be a scheme established between the appropriate administering authority and a body approved for the purposes of the Finance Act 2004, registered in accordance with that Act and administered in accordance with the Pensions Act 2004.

The Scheme employer needs to determine whether or not it will make contributions to such an arrangement on behalf of its active members.

The policy of Sandy Town Council is:

That it will not set up any Shared Cost Additional Voluntary Contribution (SCAVC) Arrangements as it does not believe this to be a prudent use of funds. √

Or

That the Council will not generally, during its normal course of business ordinarily consider this discretion due to financial pressures it is currently facing, at a time when there is a need to make significant savings via the public sector spending revue.

R21(5) - Assumed Pensionable Pay

A Scheme employer needs to determine whether or not to include in the calculation of assumed pensionable pay, any 'regular lump sum payment' received by a Scheme member in the 12 months preceding the date that gave rise to the need for an assumed pensionable pay figure to be calculated.

The policy of Sandy Town Council is:

That it will take all reasonable and necessary steps to ensure that in individual cases, it will establish a fair, equitable and justifiable way to identify what the members likely pay would have been, had the absence not occurred, and in cases where this pay is to be used for future benefits, whether that level of pay would have been received every year to normal retirement age.

Or

That it will include any regular lump sum payments (other than payments made for detriment - as permitted under Regulation 20. Paragraph 2(g) of the 2014 LGPS Regulations.) as permitted by the Regulations in the calculation of assumed pensionable pay.

Or

The authority may decide, based on a case by case review, not include in the calculation of APP any "regular lump sum payment" received by a Scheme member in the 12 months preceding the date that gives rise to the need for an APP figure to be calculated.

R22 - Merging of Deferred Member Pension Accounts with Active Member Pension Accounts

A deferred member's pension account is automatically aggregated with their active member's pension account unless the member elects within the first 12 months of the new active member's pension account being opened to retain their deferred member's pension account.

A Scheme employer can, at their discretion, extend the 12 month election period.

The policy of Sandy Town Council is:

That the 12 months deadline would not be extended, however, extenuating circumstances may apply and this may include one or more of the following:

Where evidence exists that an election was made within 12 months but the administering authority did not receive this

Where evidence exists that the member was not aware of the 12 month limit due to maladministration

Where there has been an administrative error on the part of the employer, its

contractor, or the scheme administrator

Where one or all of the above exist, the Chief Executive in conjunction with the Town Mayor may extend the period in question.

Or

That the notherity will not normally extend the 12 month period to elect to retain separate benefits unless in exceptional circumstances. √

Or

That the authority will only allow an extension to the 12-month period to separate previous LGPS service where it can be reasonably shown where there is evidence of significant administrative delays or errors / omissions by the employer or the administering authority. Any decision to allow an extension to transfer benefits will require the recommendation of the Chief Executive and the Leader of the council

R74 Adjudication

Each Scheme employer must appoint a person ("the adjudicator") to consider applications from any person whose rights or liabilities under the Scheme are affected by:

- (a) decision under regulation 72 (first instance decisions); or
- (b) ny other act or omission by a Scheme employer or administering authority,

and to make a decision on such applications.

Responsibility for determinations under this first stage of the Internal Disputes Resolution Procedure (IDRP) rests with "the adjudicator" as named below by the Scheme employer:

Sandy Town Council's 'Adjudicator's' details are:

Name: Cllr W Jackson Job Title: Town Mayor

Full Address: 10 Cambridge Road,

Sandy

Post Code: SG19 1JE Tel No: 01767 681491

Fax No: Email Address:

mayor@sandytowncouncil.gov.uk

Regulation R100(6) –Transfers of Pension Rights into the LGPS

A request from an active member to transfer previously attained pension rights into the LGPS must be made in writing to the administering authority and the Scheme employer before the expiry of the period of 12 months beginning with the date on which the employee first became an active member in an employment (or such longer

The policy of Sandy Town Council is:

period as the Scheme employer and

administering authority may allow).

That the 12 months deadline would not be extended, however, extenuating circumstances may apply and this may include one or more of the following:

Where evidence exists that an election was made within 12 months but the administering authority did not receive this

Where evidence exists that the member was not aware of the 12 month limit due to maladministration

Where there has been an administrative error on the part of the employer, its contractor, or the scheme administrator

Where one or all of the above exist the Chief Executive in conjunction with the Mayor of the Council, may extend the period in question.

Or

That the authority will not normally extend the 12 month period to elect to retain separate benefits unless in exceptional circumstances. √

Or

That the authority will only allow an extension to the 12-month period to transfer benefits where it can be reasonably shown where there is evidence of significant administrative delays or errors / omissions by the employer or the administering authority. Any decision to allow an extension to transfer benefits will require the recommendation of the Chief Executive and the Leader of the council

Councillor Members

Discretions to be exercised on and after 1 April 2014 in relation to active councillor members, councillor members who ceased active membership on or after 1 April 1998 and any other scheme members who ceased active membership between 1 April 1998 and 31 March 2008

Regulation 106 of the Local Government Pension Scheme Regulations 1997 Scheme employers are required to have a policy in relation to two specific discretions.

Whether to grant applications for the early payment of pension benefits on or after age 50 and before age 60 [regulation 31(2) of the LGPS Regulations 1997],

The policy of Sandy Town Council is: $\sqrt{N/A}$

That in some exceptional circumstances the authority will exercise the discretion.

Consideration and approval of any case will be by the Chief Executive and the Leader of the council.

Or

That the Council will not generally, during its normal course of business ordinarily consider this discretion due to financial pressures it is currently facing, at a time when there is a need to make significant savings via the public sector spending revue.

and

Whether, on compassionate grounds, to waive any actuarial reduction that would normally be applied to benefits which are paid before age 65 [regulation 31(5) of the LGPS Regulations 1997]

The policy of Sandy Town Council is:

That in some exceptional circumstances the authority will exercise the discretion.

Consideration and approval of any case will be by the Chief Executive and the Leader of the council.

Or

That the Council will not generally, during its normal course of business ordinarily consider this discretion due to financial pressures it is currently facing, at a time when there is a need to make significant savings via the public sector spending revue.

Local Government Pension Scheme 2014 (LGPS) - Employer Policy Statement

Employer discretions required under:

The Local Government Pension Scheme Regulations 2013 [prefix R]

The Local Government Pension Scheme (Transitional Provisions, Savings and Amendment) Regulations 2014 [prefix TP]

Regulation R16 (2)(e) & R16 (4)(d)

Whether, how much, and in what circumstances to contribute to a shared cost APC scheme.

The Scheme employer may resolve to fund in whole or in part any arrangement entered into by an active scheme member to pay additional pension contributions by way of regular contributions in accordance with Regulation 16(2)(e), or by way of a lump sum in accordance with Regulation 16(4)(d).

The Scheme employer may enter into an APC contract with a Scheme member who is contributing to the MAIN section of the Scheme in order to purchase additional pension of not more than the additional pension limit (£6,500 from 1st April 2014 subject to annual increase in line with the Pensions (Increase) Act 1971).

The amount of additional contribution to be paid is determined by reference to actuarial guidance issued by the Secretary of State.

Consideration needs to be given to the circumstances under which the Scheme employer may wish to use their discretion to fund in whole or in part an employee's Additional Pension Contributions.

Central Bedfordshire Council will contribute to a shared cost Additional Pension Contribution contract where there is a statutory duty to do so. The Council will not exercise any employers discretion to contribute towards a Shared Cost APC scheme

R30(6)* & TP11(2)

Whether all or some benefits can be paid if an employee reduces their hours or grade (flexible retirement)

An active member who has attained the age of 55 or over and who with the agreement of their employer reduces their working hours or grade of employment may, with the further consent of their employer, elect to receive immediate payment of all or part of the retirement pension to which they would be entitled in respect of that employment as if that member were no longer an employee in local government service on the date of the reduction in hours or grade (adjusted by the amount shown as appropriate in actuarial guidance issued by the Secretary of State – separate policy required under Regulation 30(8)).



As part of the policy making decision the Scheme employer must consider whether, in addition to the benefits the member may have accrued prior to 1 April 2008 (which the member must draw), to permit the member to choose to draw all, part or none of the pension benefits they built up after 31 March 2008 and before 1 April 2014 and all, part of none of the pension benefits they built up after 1 April 2014.

Due consideration must be given to the financial implications of allowing an employee to draw all or part of their pension benefits earlier than their normal retirement age.

Central Bedfordshire Council has an approved Flexible Retirement Policy setting out the full details of the Council's approach

R30(8)*

Whether to waive, in whole or in part, actuarial reduction on benefits paid on flexible retirement. Whether to waive, in whole or in part, actuarial reduction on benefits which a member voluntarily draws before normal pension age.

Where a Scheme employer's policy under regulation 30(6) (flexible retirement) is to consent to the immediate release of benefits in respect of an active member who is aged 55 or over, those benefits must be adjusted by an amount shown as appropriate in actuarial guidance issued by the Secretary of State (commonly referred to as actuarial reduction or early payment reduction).

A Scheme employer (or former employer as the case may be) may agree to waive in whole or in part and at their own cost, any actuarial reduction that may be required by the Scheme Regulations.

Due consideration must be given to the financial implications of agreeing to waive in whole or in part any actuarial reduction.

Central Bedfordshire Council has in place a Flexible Retirement Policy under which the Council may waive any actuarial pension reduction in whole or in part but it is the general policy of the Council not to agree to this is cases where the member does not meet the rule of 85.

TP Sch 2 para 2(2)

Whether to "switch on" the 85-year rule for a member voluntarily drawing benefits on or after age 55 and before age 60.

Where a scheme member retires or leaves employment and elects to draw their benefits at or after the age of 55 and before the age of 60 those benefits will be actuarially reduced unless their Scheme employer agrees to meet the full or part cost of those reductions as a result of the member otherwise being protected under the 85 year rule as set out in previous Regulations.

So as to avoid the member suffering the full reduction to their benefits the Scheme employer can 'switch on' the 85 year rule protections thereby allowing the member to receive fully or partly unreduced benefits but subject to the Scheme employer paying a strain (capital) cost to the Pension Fund



Central Bedfordshire Council
There would be a cost to the
employer associated with
'switching on' the 85 year rule.
The Council will not switch on
the rule where a LGPS member
voluntarily retires or leaves
employment and elects to
receive pension benefits.

TP Sch 2 para 2(3)

Whether to waive on compassionate grounds the actuarial reduction applied to benefits from pre 1/4/14 membership where the employer has switched on the 85-year rule for a member voluntarily drawing benefits on or after age 55 and before age 60.

So as to avoid the member suffering the full reduction to their benefits the Scheme employer can 'switch on' the 85 year rule protections thereby allowing the member to receive fully or partly unreduced benefits but subject to the Scheme employer paying a strain (capital) cost to the Pension Fund

Central Bedfordshire Council's policy

Not applicable as the Council has decided not to switch on the 85 year rule in cases of voluntary retirement.

R31

Whether to grant additional pension to an active member or within 6 months of ceasing to be an active member by reason of redundancy or business efficiency (by up to £6,500 p.a.)

A Scheme employer may resolve to award

(a) an active member, or (b) a member who was an active member but dismissed by reason of redundancy, or business efficiency, or whose employment was terminated by mutual consent on grounds of business efficiency.

additional annual pension of, in total (including any additional pension purchased by the Scheme employer under Regulation 16), not more than the additional pension limit (£6,500 from 1st April 2014 subject to annual increase in line with the Pensions (Increase) Act 1971).

Any additional pension awarded is payable from the same date as any pension payable under other provisions of the Scheme Regulations from the account to which the additional pension is attached.

In the case of a member falling within sub-paragraph (b) above, the resolution to award additional pension must be made within 6 months of the date that the member's employment ended.

Central Bedfordshire Council will not exercise the employer's discretion. This maintains consistency with the Council's existing policy which is not to enhance pension benefits in cases where employment is terminated on the grounds of redundancy or business efficiency.



Employer discretions required under:

The Local Government Pension Scheme Regulations 2007 (as amended) [prefix B]

B12

Whether, for a member leaving on the grounds of redundancy or business efficiency on or before 31st March 2014, to augment membership (by up to 10 years). The resolution to do so would have to be made within 6 months of the date of leaving. Hence this discretion is spent entirely after 30th September 2014.

Central Bedfordshire Council will not exercise the employer's discretion due to the additional cost implications.

B30(2)*

Whether to grant application for early payment of deferred benefits on or after age 55 and before age 60

Central Bedfordshire Council will not exercise the employer's discretion due to the additional cost.

B30(5)*

Whether to waive, on compassionate grounds, the actuarial reduction applied to deferred benefits paid early under B30

Central Bedfordshire Council will not exercise the employer's discretion due to the additional cost.

B30A(3)*

Whether to grant an application for early payment of a suspended tier 3 ill health pension on or after age

55 and before age 60

Central Bedfordshire Council will not exercise the employer's discretion due to the additional cost.

B30A(5)*

Whether to waive, on compassionate grounds, the actuarial reduction applied to benefits paid early under B30A

Central Bedfordshire Council will not exercise the employer's discretion due to the additional cost.

Employer discretions required under:

The Local Government Pension Scheme Regulations 1997 (as amended) [prefix L]

L31(2)

Grant application from a post 31.3.98. / pre 1.4.08. leaver or from a councillor for early payment of benefits on or after age 50/55 and before age 60

Central Bedfordshire Council will not exercise the employer's discretion due to the additional cost.

L31(5)

Waive, on compassionate grounds, the actuarial reduction applied to benefits paid early for a post 31.3.98. / pre 1.4.08. leaver or a councillor leaver

Central Bedfordshire Council will not exercise the employer's discretion due to the additional cost.



L31(7A)

Councillor optants out and pre 1.4.08. employee optants out only to get benefits paid from Normal Retirement Date (NRD) if employer agrees

Central Bedfordshire Council would allow Councillor optants out and pre 01.04.08. Councillor optants out and pre 1.4.08. Employee optants out to have their benefits paid from the individual's Normal Retirement Date.

The Local Government (Early Termination of Employment) (Discretionary Compensation) (England and Wales) Regulations 2000]

Regulation 21(4)

How any surviving spouse's or civil partner's annual compensatory added years is to be apportioned where the deceased person is survived by more than one spouse or civil partner.

Central Bedfordshire Council will apportion equally any added annual compensatory years where the deceased person is survived by more than one spouse or civil partner.

Regulation 25(2)

How it will decide to whom any children's annual compensatory added years payments are to be paid where children's pensions are not payable under the LGPS (because the employee had not joined the LGPS) and in such case how the annual added years will be apportioned amongst the eligible children

Central Bedfordshire Council will pay any children's compensatory added years payments, where the employee was not a member of the LGPS. divided equally between the eligible children (specifically legitimate children, adopted children, and any other children financially dependent on the employee. Normally under age 17, but can be older if since before age 17 they have been in full time education or in full-time training for a trade, profession or vocation.)

Regulation 21(7)

Whether in respect of the spouse of

a person who ceased employment before 1 April 1998 and where the spouses or civil partner remarries, enters into a new civil partnership or cohabits after 1 April 1998, the normal pension suspension rules should be disapplied i.e. whether the spouse's or civil partners annual compensatory added years payments should continue to be paid.

Central Bedfordshire Council will exercise its discretion to disapply any pension suspension rules in respect of annual compensatory added years

Regulation 21(5)

{If the decision in 21(7) is to apply suspension of benefits.}

...whether the spouses or civil partners pension should be reinstated after the end of the remarriage, new civil partnership or co habitation.

N/A

Regulation 21(7)

Whether, in respect of the spouses or civil partner of a person who ceased employment before 1 April 1998 and where the spouses or civil partner remarries or cohabits or enters into a civil partnership on or after 1 April 1998 with another person who is also entitled to a spouses or civil partners annual CAY payment, the normal rules requiring one of them to forgo payment whilst the period of marriage, civil partnership or co habitation lasts, should be disapplied i.e. whether the spouses or civil partners annual CAY



payments should continue to be paid to both of them.

Central Bedfordshire Council policy is to continue to pay both the benefits.

Regulation 17

Whether to and to what extent to reduce or suspend the member's annual compensatory added years payment during any period of reemployment in local government.

Central Bedfordshire Council will suspend all annual compensatory added years during the period of re employment.

Regulation 19

How to reduce the member's annual compensatory added years payment following the cessation of a period of re-employment.

Central Bedfordshire Council's policy is to ensure that any pension benefits accrued and payable are no greater than those which would be based on all the periods of relevant employment.

The Local Government (Early Termination of Employment) (Discretionary Compensation) (England and Wales) Regulations 2006 (as amended)

Note: For the purposes of the above, 'local government' means employment with an employer who offers membership of the LGPS to its employees, regardless of whether or not the employee chooses to join the LGPS (except where the employer is an Admitted Body). Technically, an employee of an Admitted Body (i.e. a body that has applied to the administering authority to allow its employees to join the LGPS and has entered into a formal admission agreement) is only employed in 'local government' if he / she is a member of the LGPS.

Regulation 5

To base redundancy payments on an actual weeks pay where this exceeds the statutory weeks pay limit.

Central Bedfordshire Council will base redundancy payments on an actual week's pay where this exceeds the statutory week's pay limit.

This policy was agreed at the Shadow Executive meeting dated 16 December 209 and has been applied to all redundancy payments under Central Bedfordshire Council since 2009.

Regulation 6

To award lump sum compensation of up to 104 weeks pay in cases of redundancy, termination of employment on efficiency grounds, or cessation of a joint appointment.

Central Bedfordshire Council's policy) as agreed on 16 December 2008) is that only in exceptional circumstances will it consider enhancing any such payments by 1.5 times. The standard approach is that the Payment is based on the statutory number of weeks.

The Local Government (Discretionary Payments) (Injury Allowances) Regulations 2011

Formulating and publishing a policy under the Injury Allowances Regulations 2011 Each LGPS employer (other than an Admitted Body) is required to formulate, publish and keep under review the policy that it will apply in the exercise of its discretionary powers to make any award under the Injury Allowances Regulations.

Regulation 3(1)

Whether to grant an injury allowance following reduction in remuneration as a result of sustaining an injury or contracting a disease in the course of carrying out duties of the job.

Central Bedfordshire Council will not grant an injury allowance.

Any such injury or illness sustained during course of carrying out duties of the job will be addressed under the Council's personal accident and employer's liability insurance policies.

Regulation 3(4) and 8

Amount of injury allowance following reduction in remuneration as a result of sustaining an injury or contracting a disease in the course of carrying out duties of the job.

N/A see Reg 3(1) above.

Regulation 3(2)

Determine whether person continues to be entitled to an injury allowance awarded under regulation 3(1).

N/A

Regulation 4(1)

Whether to grant an injury allowance following cessation of employment as a result of permanent incapacity caused by sustaining an injury or



contracting a disease in the course of carrying out duties of the job.

Central Bedfordshire Council will expect compensation to be addressed by the Council's insurance arrangements.

Regulation 4(3) and 8

Amount of injury allowance following cessation of employment as a result of permanent incapacity caused by sustaining an injury or contracting a disease in the course of carrying out duties of the job.

N/A

Regulation 4(2)

Determine whether person continues to be entitled to an injury allowance awarded under regulation 4(1).

N/A

Regulation 4(5)

Whether to suspend or discontinue injury allowance awarded under regulation 4(1) if person secures paid employment for not less than 30 hours per week for a period of not less than 12 months.

N/A

Regulation 6(1)

Whether to grant an injury allowance following cessation of employment with entitlement to immediate LGPS pension where a reg 3 payment was being made at date of cessation of employment but reg 4 does not apply.

N/A

Regulation 6(1)

Determine amount of any injury allowance to be paid under regulation 6(1)

N/A

Regulation 6(2)

Determine whether and when to cease payment of an injury allowance payable under regulation 6(1)

N/A

Regulation 7(1)

Whether to grant an injury allowance to the spouse, civil partner, nominated co-habiting partner or dependent of an employee who dies as a result of sustaining an injury or contracting a disease in the course of carrying out duties of the job.

N/A

Regulation 7(2) and 8

Determine amount of any injury allowance to be paid under regulation 7(1)

N/A

Regulation 7(3)

Determine whether and when to cease payment of an injury allowance payable under regulation 7(1)

N/A



Further Employer Discretions Recommended – in accordance with the Local Government Pension Scheme Regulations 2013

R9(1) & (3) - Contributions

Where an active member changes employment or there is a material change which affects the member's pensionable pay during the course of a financial year, the Scheme employer may determine that a contribution rate from a different band (as set out in Regulation 9(2)) should be applied.

Where the Scheme employer makes such a determination it shall inform the member of the revised contribution rate and the date from which it is to be applied.

Central Bedfordshire Council will review contribution rates 6 monthly and adjust as required and will write to any member where the contribution rate has been changed.

R17(1) - Additional Voluntary Contributions

An active member may enter into arrangements to pay additional voluntary contributions (AVCs) or to contribute to a shared cost additional voluntary contribution arrangement (SCAVCs) in respect of an employment. The arrangement must be a scheme established between the appropriate administering authority and a body approved for the purposes of the Finance Act 2004, registered in accordance with that Act and administered in accordance with the Pensions Act 2004.

The Scheme employer needs to determine whether or not it will make contributions to such an arrangement on behalf of its active members.

Central Bedfordshire Council will not exercise the employer's discretion to contribute towards a shared costs AVC scheme.

R21(5) - Assumed Pensionable Pav

A Scheme employer needs to determine whether or not to include in the calculation of assumed pensionable pay, any 'regular lump sum payment' received by a Scheme member in the 12 months preceding the date that gave rise to the need for an assumed pensionable pay figure to be calculated.

Central Bedfordshire Council will not include any regular lump sum payment received in the preceding 12 months in calculating assumed pensionable pay.

R22 - Merging of Deferred Member Pension Accounts with Active Member Pension Accounts

A deferred member's pension account is automatically aggregated with their active member's pension account unless the member elects within the first 12 months of the new active member's pension account being **opened** to retain their deferred member's pension account.



A Scheme employer can, at their discretion, extend the 12 month election period.

Central Bedfordshire Council will not exercise the employer's discretion to extend the 12 month period of election.

R74 Adjudication

Each Scheme employer must appoint a person ("the adjudicator") to consider applications from any person whose rights or liabilities under the Scheme are affected by:

- (a) a decision under regulation 72 (first instance decisions); or
- (b) any other act or omission by a Scheme employer or administering authority,

and to make a decision on such applications.

Responsibility for determinations under this **first stage of the Internal Disputes Resolution** Procedure (IDRP) rests with "the adjudicator" as named below by the Scheme employer:

Central Bedfordshire Council

Catherine Jones Chief People Officer Priory House, Monks Walk, Shefford, Bedfordshire SG17 5TQ Tel 0300 300 6048

Email c.a.jones@centralbedfordshire.gov.uk

Regulation R100(6) -Transfers of Pension Rights into the LGPS

A request from an active member to transfer previously attained pension rights into the LGPS

must be made in writing to the administering authority and the Scheme employer before the expiry of the period of 12 months beginning with the date on which the employee first became an active member in an employment (or such longer period as the Scheme employer and administering authority may allow).

Central Bedfordshire Council will not extend the 12 month option period for aggregation of deferred benefits.



Councillor Members – Local Authority Employers Only

Discretions to be exercised on and after 1 April 2014 in relation to active councillor members, councillor members who ceased active membership on or after 1 April 1998 and any other scheme members who ceased active membership between 1 April 1998 and 31 March 2008

Regulation 106 of the Local Government Pension Scheme Regulations 1997 Scheme employers are required to have a policy in relation to two specific discretions.

 Whether to grant applications for the early payment of pension benefits on or after age 50 and before age 60 [regulation 31(2) of the LGPS Regulations 1997], and

Central Bedfordshire Council will not exercise its discretion to grant applications for early payment of pension benefits

 Whether, on compassionate grounds, to waive any actuarial reduction that would normally be applied to benefits which are paid before age 65 [regulation 31(5) of the LGPS Regulations 1997]

Central Bedfordshire Council will not waive on compassionate grounds the actual reduction to be applied to benefits paid early.

Scheme employers should, prior to 1 April 2014, already have prepared a policy on the above matters. Scheme employers should ensure that their current policy is up to date.



7 Additional IT Equipment

The Town Council has a small networked computer system with 5 permanent workstations, one each for the clerk, the two permanent admin staff and the temporary admin and one work station shared between the two tourism advisors. The council also has one laptop which can be connected to the network but this is nearing the end of its useful life and because of its unreliability in practice the Clerk uses her own laptop when needed. (NB This in itself raises security issues of appropriate ownership of data etc.) Members will be aware that the current visual display screens in use are smaller than is ideal for full time computer working and any new equipment should include a larger screen.

For best functioning the council would have access to 6 computers on a daily basis – 5 for the existing staff and an additional workstation or laptop for the shared use of grounds staff, the DCK Beavers accountant who visits one day per month and volunteers who come into the office to help or use council resources eg Members, Community First Chairman, Friends of Sandy Christmas Lights. It had been planned to ask for specific provision for a new laptop in the 2015/16 budget and this may still be appropriate.

However it now seems desirable for an additional permanent workstation to be provided as soon as possible to facilitate the day to day working of the general office team. A quote for a new desktop (to fit with our existing equipment specification) from our contracted IT suppliers is below:

Black Micro Tower Case 2x Front USB 2.0 & Front Audio

Corsair 500Watt PSU

ASUS H81M-PLUS Motherboard 2x Rear USB3.0: 4x Rear USB2.0: 2x Front USB2.0

Intel® Core™ i5 4460 Quad Core 4x 3.2GHz 6MB Cache (4 Threads) TurboBoost Upto 3.4GHz

Standard CPU Cooling Fan

Samsung 8GB (2x4GB) DDR3 1600MHz

500GB 7200RPM SATA 3 Hard Drive

24x DVD RW Black SATA

Microsoft Windows® 7 Professional 32-bit

Intel i3/i5/i7 built in graphics

22" Widescreen LED 1920x1080 5m/s Monitor

(NB larger than current screens)

Keyboard & Optical Mouse

Built-in audio

2 Year Parts & Labour Return to Base Warranty Includes 2 Year Free Collect & Return (Fully Assembled & Tested)

£589.16 + VAT

This amount can be authorised by the clerk and funded from accounting code 4225 Administration equipment maintenance and purchase which contains £3,000 for the year (none yet committed). But if the computer is to be purchased from outside the budget ie as an item of capital expenditure as in previous years then a recommendation to council will be needed.

Alternatively it might be sensible to bring forward the request for a new laptop and at the same time consider purchase of a docking station with separate keyboard and screen so that a laptop could be used to fill both needs. A quotation for this option has been requested but is not available at the time of writing. Changes resulting from the staff restructure have been considered but it is believed that the additional computer will still be needed.

Members are asked to consider the best way to provide additional computer access for staff and existing users of town council equipment.