Appendix 2 Discretions Policy

Exit Cap Regulations came into force on 4 November 2020 requiring that no exit package should exceed 95k inclusive of any employer pension costs. Further changes are proposed: Reforming Local Government Exit Pay and Local Government Pension Scheme (Restriction of Exit Payments) Regulations, currently under consultation and are due to come into force in 2021. If required, any payments under these discretions may be reduced in line with statutory requirements.

No.	Area	Regulation	Discretion	Policy Summary	Explanation
1	_	Regulations 9 and 10 Pensions Regulations	contributions at the appropriate	Spelthorne Borough Council may vary the employee's contribution rate if there is a material change and each case will be considered on its merits	Contribution bands are set on 1st April but the employer may change them if a member changes jobs or has a material pay increase / decrease.
2	assumed pensionable	Regulation 21(5), 21(5A) and 21(5B) Pension Regulations	If a member is absent as a result of illness, child related leave or reserve forces leave their pension benefits may be based on assumed pensionable pay (APP). If, in the employer's opinion, the member's APP is materially lower than their pay in the twelve months preceding the absence they can either include (1) a "regular" lump sum received during that period or (2) substitute a higher pensionable pay having regard for their earnings in that period.	Spelthorne Borough Council may increase assumed pensionable pay and each case will be considered on its merits.	If a member's APP is lower than their regular pensionable pay the employer can either substitute a higher rate of pay, based on the pay they received in the year before the absence began, or, include regular lump sums received during that period.
3	Pension Contributions	Regulations 16(2)(e) and 16(4)(d) Pension Regulations	Whether to fund, in whole or in part, a shared cost additional pension contributions (SCAPC) on behalf of an active member by regular contributions (Regulation 16 (2)(e)) or by lump sum (Regulation 16(4)(d)). Note: The amount of additional pension that may be credited to an active member's pension accounts may not exceed the overall additional pension limit of £7026 (April 2019 and uplifted annually).	Spelthorne Borough Council will only contribute towards APCs in exceptional circumstances.	The employing authority can choose to pay additional pension contributions on behalf of active employees.

4	Additional Voluntary Contributions	Regulation 17(1) and Schedule 1 (definition of SCAVC) Pension Regulations.	Whether to contribute towards a Shared Cost Additional Contribution arrangement. Pre2014 SCAVCs also fall under Regulation 17 by virtue of Regulation 15(2A) Transitional Regulations.	Spelthorne Borough Council will only contribute to SCAVCs in exceptional circumstances.	An employer can choose to contribute towards a SCAVC.
	Whether to grant early payment of pension on compassionate grounds (pre-1 st April 1998 leavers)		Whether to agree to early payment of pension benefits from age 50 on compassionate grounds. The employer should note that pension benefits paid before age 55 may attract an unauthorised payments surcharge and they may have to pay a strain cost because the pension benefits cannot be reduced.	Spelthorne Borough Council will only contribute to early payment of pension in exceptional circumstances.	The employer may agree to payment from age 50, but they may incur an unauthorised payments surcharge and/or a capital cost.
6		Regulation 30(6), Pensions Regulations. Regulations 11(2) and (3) of Transitional Regulations	Whether to agree to an employee aged 55 or over reducing their hours of work or their grade so that they may receive all or some of their retirement pension while still employed. Whether, in addition to any pre-1 st April 2008 pension benefits which the member must draw, to permit the member to draw; (a) all, part or none of benefits accrued between 1st April 2008 and 31st March 2014 and (b) all, part or none of the pension benefits built up after 31st March 2014		The employing authority can agree to an employee aged 55 or over drawing all or some of their pension and continuing to work in the same employment on reduced hours, pay or grade. The employer should note that granting consent would trigger the 85 -year rule and may require a capital payment.
7	Switching on the 85- year rule	Schedule 2 of the Transitional Regulations	Whether to switch on the 85 - year rule under Regulation 1(2) and 1(3) of Schedule 2 of the Transitional Regulations.	Spelthorne Borough Council will only switch on the 85 year rule in exceptional circumstances.	The employer can agree to switch on the 85 -year rule, which may mitigate reductions that would, otherwise, apply but the employer may have to make a capital payment.

Reduction to Pensions	Schedule 2 of Transitional Regulations	(Post 2014) Whether to agree to waive, in whole or in part, any actuarial reduction that would otherwise apply to the pension paid to a former employee aged 55 or over under 30(5) or 30(6) [flexible retirement] using regulation 30(8) of the Pension Regulations. (Pre -2014) Whether to waive actuarial reductions entirely under 30(5) or 30A(5) [deferred pensioner members] of the Benefits Regulations and Regulation 2(1), of Schedule 2 of the Transitional Regulations.	The employing authority can agree to waive reductions to the pension of a member aged 55 or over who has left employment or been granted flexible retirement. The employer may be required to make a capital payment if they do so.
Award of Additional Pension	Regulation 31, Pensions Regulations	To award additional pension at full cost to the employer: (1)an active member; or (2)a former active member who was dismissed by reason of redundancy, business efficiency or mutual consent on grounds of business efficiency. NOTE: Any additional pension awarded (including any additional pension purchased by the employer or the member under Regulation 16 of the Pensions Regulations) may not exceed the overall additional pension limit of £7026 (April 2019 and uplifted annually). Additionally, in the case of a member falling within (2) above, the resolution to award additional pension must be made within 6 months from the date on which the employment ended.	This means the employing authority has the power to award additional pension to an active member. The employer can also award additional pension to members who leave on the grounds of redundancy, business efficiency or mutual consent on grounds to business efficiency - up to six months after termination. The employer would be required to make a capital payment (in addition to the cost of purchase) if the member retired early on any grounds apart from pemanent ill-health.

10	Aggregation of Benefits: Concurrent Employments	Regulation 22 (7)(b), Pensions Regulations	member with concurrent employments, who ceases an employment with an entitlement to a deferred pension, more than 12 months to elect not to have their deferred pension aggregated with their active member's pension account.	leaves one of two (or more) employments - held at the same time - longer than 12 months to elect not to combine the deferred pension with the ongoing active pension.
11	Aggregation of Benefits: Deferred Member becoming Active Member	Regulation 22 (8)(b), Pensions Regulations	Whether to allow a deferred member who becomes an active member longer than 12 months in which to elect not to have their deferred benefits aggregated with the benefits in their active member's pension account.	The benefits are usually aggregated (joined-up), unless the member elects to keep them separate. The employing authority can agree to a former member having longer than 12 months to choose not to combine their pensions.
	Aggregation of Benefits: Deferred Member becoming Active Member (pre- 2014 membership)	Regulation 10(6)(b) Transitional Regulations		The pre-2014 preserved benefits will be kept separate unless the member makes a positive election to aggregate them. The employing authority can agree to a former member having longer than 12 months to choose to combine their pensions.

13	Inward Transfer of	Regulation 100, Pensions	Whether to allow an employee	Spelthorne Borough Council will only extend the deadline	Members who have been in the pension scheme for
	Pension Rights	Regulations	who has been an active member in their current employment for more than 12 months to ask for the transfer of certain accrued pension rights to be considered. Note: Regulation 100(6) of the Pensions Regulations requires that a request must be made within 12 months beginning with the date on which the member first became an active member in an employment or such longer period as the employer and the Administering Authority may allow. The discretion is, therefore, only exercisable if both the Employing Authority and the Administering Authority agree.	in exceptional circumstances.	more than twelve months can ask for a transfer -in to be considered - but it will only be investigated if both the employing authority and the administering authority agreed.
14	Redundancy Payments.	Regulation 5, Compensation Regulations 2006	pay on actual pay where actual		

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1 ' '	Regulation 6, Compensation Regulations 2006	to a person whose employment ceases - by reason of redundancy; - in the interests of the efficient exercise of the employing authority's functions; or in the case of a joint appointment, because the other holder of the appointment leaves. NOTE: Compensation may not be paid under this Regulation if: - a person's period of membership of the Pension Scheme has been increased under Regulation 12 of the Benefits Regulations 2007 (see above); or - a person has been awarded an additional pension under Regulation 13 of the	policy at any time. No added years. Efficiency of the Service a one off lump sum payment, based on the merits of each individual case, up to the maximum of 104 weeks' pay. No added years	The employing authority can make an award of up to 104 week's pay (less any statutory redundancy payment payable). Subject to the maximum regulatory statutory maximum. Exit Cap Regulations came into force on 4 November 2020 requiring that no exit package should exceed 95k inclusive of any employer pension costs. Further changes are proposed: Reforming Local Government Exit Pay and Local Government Pension Scheme (Restriction of Exit Payments) Regulations, currently under consultation and are due to come into force in 2021. If required, any payments under this discretion will be reduced in line with statutory requirements.
		In all cases the decision to pay		

16 Injury Allow	ances 14(1) of the	Scheme employers (LGPS	Spelthorne Borough Council will only pay injury	An employing authority may award an injury allowance
	Compensation	employers), apart from	allowances in execptional circumstances	to employees who contract an injury or illness related
	Regulations 2011	admission bodies, must		to their employment.
		formulate, publish and keep		
		under review a policy on:		
		 whether to make an injury 		
		award to those who sustain an		
		injury or contract a disease as		
		a result of anything they were		
		required to do in performing the		
		duties of their job and in		
		consequence of which they:		
		- suffer a reduction in		
		remuneration, or		
		- cease to be employed as a		
		result of an incapacity which is		
		likely to be permanent and		
		which was caused by the injury		
		or disease, or		
		dia lagrina a gradicina		
		- die leaving a surviving		
		spouse, civil partner or		
		dependant, and		
		2. if the Scheme employer has		
		a policy to make such		
		payments, how it will determine		
		the amount of injury allowance		
		to be paid?		
			Any fisture of an area to the malicy will come into affect on	

This Policy is effective from 27 February 2020. The Policy will be kept under review. Any future changes to the policy will come into effect one month after the amended policy is agreed and published. The Council retains the right to change the Policy at any time.

Reviewed by Council 27 February 2020