

# Summons and Agenda 27 March 2018

Chief Executive Reading Borough Council Civic Offices, Bridge Street, Reading, RG1 2LU



To: All Members of the Council

Peter Sloman Chief Executive

Civic Offices, Bridge Street, Reading, RG1 2LU

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Our Ref: mp Your Ref:

Direct: Total 0118 937 2153 e-mail: michael.popham@reading.gov.uk

19 March 2018

Your contact is: Michael Popham - Democratic Services Manager

Dear Sir/Madam

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You are hereby summoned to attend a meeting of the Reading Borough Council to be held at the Civic Offices, Reading, on **Tuesday 27 March 2018 at 6.30pm**, when it is proposed to transact the business specified in the Agenda enclosed herewith.

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# Yours faithfully

Peter Slam

CHIEF EXECUTIVE

# Mayor's Announcements

1. To receive Mayor's Announcements.

# Declarations of Interest

2. To receive any declarations of interest.

# **Minutes**

3. The Mayor to sign the Minutes of the proceedings of the Council Meeting held on 28 February 2018 (Pages A1-A8)

# **Petitions**

4. To receive petitions in accordance with Standing Order 8.

# Questions from Members of the Public

5. Questions in accordance with Standing Order 9.

# **Questions from Councillors**

6. Questions in accordance with Standing Order 10.

# **Reports and Recommendations from Committees**

7. <u>Councillors' Allowances Scheme 2018/19</u>

Report by Chief Executive (Pages B1-B8)

8. Pay Policy 2018/19

Report by Chief Executive (Pages C1-C28)

# **Motions**

9. <u>Health</u>

Councillor Hoskin to move:

This Council notes:

• Our local NHS has gone through reorganisation after reorganisation over the past eight years. Underfunding of our NHS continues to grow with a projected £495 million pound funding gap for West of Berkshire, Oxfordshire & Buckinghamshire areas unless action is taken. This represents a significant threat to the ability of providers to carry out their services. Underfunding has contributed to Royal Berkshire Hospital's worst A&E winter performance on record last year.

- It's disappointing that after significant changes brought by the Health and Social Care Act 2014 and the NHS's Five Year Forward View there are to be yet more changes with the introduction of Integrated Care Systems. Integrated Care Systems operate with little transparency and accountability to the wider public. There is a potential for these Integrated Care Systems to become Accountable Care Organisations.
- That the Secretary of State for Health and Social Care, Jeremy Hunt, stated that these Accountable Care Organisations could be sent out and tendered by 'independent sector organisations'.

Reading Borough Council Believes:

- That NHS services should remain in public ownership and that elements of the system that have been privatised ought to be brought back into public ownership.
- That integrated working between health and social care where it is beneficial and focussed around the needs of communities and people should be pursued but can only be successful when fully funded.
- That the Berkshire West Integrated Care System needs to operate with strong transparency and accountability to the public.

Reading Borough Council Resolves:

- To oppose the creation of any form of Accountable Care Organisation in the Berkshire West area that would be open to private contract tender or have any kind of company type structure.
- To call upon the Board of the Integrated Care System partnership to make arrangements for public access to the Board's agendas, meetings and minutes.
- To call upon local the Berkshire West Integrated Care System to be fully transparent and consult the public over the development of its plans to deal with its funding gap.

# WEBCASTING NOTICE

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Members of the public seated in the public gallery will not ordinarily be filmed by the automated camera system. However, please be aware that by moving forward of the pillar, or in the unlikely event of a technical malfunction or other unforeseen circumstances, your image may be captured. Therefore, by entering the meeting room, you are consenting to being filmed and to the possible use of those images and sound recordings for webcasting and/or training purposes.

Members of the public who participate in the meeting will be filmed, unless they have given prior notice that they do not consent to this.

Please speak to a member of staff if you have any queries or concerns.

**Present:** Councillor R Williams (Mayor);

Councillors David Absolom, Debs Absolom, Ayub, Brock, Chrisp, Davies, Dennis, Duveen, Eden, D Edwards, K Edwards, Ennis, Gavin, Gittings, Grashoff, Hacker, Hopper, Hoskin, James, Jones, Khan, Livingston, Lovelock, Maskell, McDonald, McElligott, McKenna, O'Connell, Page, Pearce, Robinson, Skeats, Stanford-Beale, Singh, Steele, Stevens, Terry, Tickner, Vickers, White, J Williams and Woodward.

Apologies: Councillors Ballsdon, McGonigle and Rodda.

# 31. MINUTES

The Minutes of the meeting held on 23 January 2018 were confirmed as a correct record and signed by the Mayor.

# 32. QUESTIONS FROM MEMBERS OF THE PUBLIC IN ACCORDANCE WITH STANDING ORDER 9

	Questioner	<u>Subject</u>	Answer
1.	Adele Barnett- Ward	Transport Infrastructure in Reading	CIIr Page
2.	David McKenzie	Consultation on Resident Parking in Park Ward	CIIr Page
3.	David McKenzie	Helping the Homeless	CIIr Ennis
4.	Andrea Elliott	Libraries	CIIr Hacker
5.	Andrea Elliott	Public Health	CIIr Hoskin
6.	Andrea Elliott	Consultancy and Agency Staff	CIIr Lovelock
7.	Billie Reynolds	Staff Terms and Conditions - Incorrect Document	Cllr Lovelock

(The full text of the questions and replies was made available on the Reading Borough Council website).

# 33. QUESTIONS FROM COUNCILLORS IN ACCORDANCE WITH STANDING ORDER NO 10

	Questioner	Subject	Answer
1.	CIIr Pearce	Secondary School Places	CIIr Jones
2.	CIIr Davies	Bus Service Changes	CIIr Page

# COUNCIL MEETING MINUTES - 28 FEBRUARY 2018

3.	CIIr Duveen	Accessing the Council Tax Support Scheme	Cllr Lovelock
4.	CIIr Duveen	Missed Bin Collections	Cllr Terry
5.	Cllr Steele	Pot Holes on the Borough's Roads	CIIr Page
6.	CIIr Steele	Staff Appraisals	Cllr Lovelock
7.	CIIr O'Connell	Fly-Tipping	CIIr Terry
8.	CIIr Hoskin	Council Tax	CIIr Lovelock
9.	CIIr Hopper	CIL Contributions	CIIr Page
10.	CIIr Stanford- Beale	Coordinating Roadworks with Private Contractors	CIIr Page

As there was insufficient time, pursuant to Standing Order 9(4), written replies to Questions 7-10 above would be provided in accordance with Standing Order 11(3).

(The full text of the questions and replies was made available on the Reading Borough Council website).

# 34. BUDGET 2018/19 & THE MEDIUM TERM FINANCIAL STRATEGY

The Strategic Finance Director submitted a report presenting the proposals for the General Fund revenue budget for 2018/19 & Medium Term Financial Strategy (MTFS) for the period to 2020/21, alongside proposals for capital expenditure over the same period.

The report stated that it was essential that the Council had robust plans to be financially sustainable so that it could continue to shape and influence the future of Reading and play its part in protecting the most vulnerable by:

- Ensuring that Reading achieved sustainable growth, which provided a wide range of job opportunities for people living in Reading and beyond.
- Ensuring that there were enough new homes and associated infrastructure to meet local needs.
- Protecting and enhancing the life outcomes of vulnerable adults and children.
- Keeping Reading's environment clean, green and safe.
- Ensuring that there were good education, leisure and cultural opportunities for people in Reading.

The report estimated that in order to deliver everything that the Council did now, in largely the way that it was currently done, it would need £43.2m more than was forecast to be available over the period to 2020/21. Proposals, including those presented to the Policy Committee in July, had been developed to seek to bridge that gap. In order to make swift progress, savings proposals of £3.7m, £4.4m and £3.3m, for 2018/19, 2019/20 and 2020/21 respectively, had been agreed by the Policy

Committee in January 2018 (Minute 64 refers) with appropriate delegation to Directors to implement as soon as possible.

Further proposals for savings and/or income generation had continued to be developed and were agreed at Policy Committee on 19 February 2018 (Minute 75 refers). These proposals would amount to £3.6m in 2018/19, £3.9m in 2019/20 and £4.4m in 2020/21. These proposals would allow a balanced budget to be set for 2018/19 and they would provide for a balanced MTFS. However, as explained in the report, it had not been possible to identify ongoing savings for each year of the MTFS, so some use of balances would be required to enable one-off funding and the over-achievement of savings in earlier years to address deficiencies in later years. Overall, it was expected that the proposals would underpin the "going concern" statement that would need to be provided to the Council's external auditors, EY, shortly.

In addition to the details of the General Fund revenue budget and MTFS, the report also presented proposals for the Housing Revenue Account (HRA). Budgets had been prepared in accordance with the business plan for the HRA and taking account of variations required due to the impact of any changes in 2017/18. There were also details of the proposed capital programme within the report, the related treasury management strategy, and an outline capital strategy. In addition, the report included details of the Council's proposed deployment of the Dedicated Schools Grant and an update on the implementation of the Government's 2017 budget Discretionary Rate Relief Scheme.

The report stated that the Local Government Finance Settlement 2018/19 was approved in Parliament on 7 February 2018 and confirmed the expected figures and also included a late addition to funding in the form of a £150m Adult Social Care Grant nationally for 2018/19 only. This translated into £0.355m for Reading Borough Council. Due to the lateness of the announcement, this sum, which must be earmarked for Adult Social Care, was added to the contingency but was not reflected in any of the tables within the report to the Policy Committee. These had now been amended for the presentation to the Council in Appendix 6.

A motion was moved by Councillor Lovelock and seconded by Councillor Page and CARRIED as set out in the resolution below.

The following amendment was moved by Councillor White and seconded by Councillor J Williams and LOST:

"In recommendation (1), after 'That' insert the words 'subject to (2) below'

Add a new Recommendation (2) as follows:

(2) That it be noted that the Labour administration cut £245,000 from homelessness support services in July 2017.

Notes that since 2010 homelessness has increased massively in Reading peaking at a desperate 1033% increase in 2016/2017.

Notes that sadly rough sleeping has continued to increase in Reading and the rate of increase has increased.

# COUNCIL MEETING MINUTES - 28 FEBRUARY 2018

Notes that the spend on expensive and destabilising agency staff and temporary senior managers has increased from £9.7 million in 2015/2016, shockingly to a forecast £14.4 million in 2017/2018. This is up £2 million from last year.

Instructs the Chief Executive to submit a report as a matter of urgency to the Policy Committee, on how to accelerate recruiting more permanent staff. This will save money on agency staff, consultants, and temporary senior managers.

Further requests that Policy Committee invest £245,000 of the savings identified above into homelessness support services, reversing Labour's cut.

Any additional saving over £245,000 will be considered at Policy Committee as part of the work of bringing forward a sustainable delivery plan by quarter 2.

Make all consequential amendments to the numbering and cross-referencing of recommendations.'"

A recorded vote having been demanded, the voting was as follows:

For the motion: 2 Councillors White and J Williams.

#### Against the motion: 39

Councillors David Absolom, Debs Absolom, Ayub, Brock, Chrisp, Davies, Dennis, Eden, D Edwards, K Edwards, Ennis, Gavin, Gittings, Grashoff, Hacker, Hopper, Hoskin, James, Jones, Khan, Livingston, Lovelock, Maskell, McDonald, McElligott, McKenna, Page, Pearce, Robinson, Singh, Skeats, Stanford-Beale, Steele, Stevens, Terry, Tickner, Vickers, R WIlliams and Woodward.

Abstentions: 2 Councillors Duveen and O'Connell

# Resolved -

- (1) That the following, as set out in the report by the Strategic Director of Finance and in the budget book, noting the statement in the report concerning equality impact assessments, be approved:
  - a) The Council's Medium Term Financial Strategy for the period 2018/21 (Appendix 6);
  - b) The Specific Revenue Estimates for 2018/19 (Appendix 6);
  - c) The Capital Programme for the period 2018-21;
- (2) That it be noted that on 23 January 2018 the Council calculated the Council Tax Base 2018/19 for the whole Council area as 54,850 [item T in the formula in Section 31B of the Local Government Finance Act 1992, as amended (the "Act")];
- (3) That the Council Tax for the Council's own purposes for 2018/19 be calculated as £1,579.99 (as set out below);

- (4) That the following amounts be calculated for the year 2018/19 in accordance with Sections 31 to 36 of the Act:
  - (a) £390,897,725, being the aggregate of the amounts which the Council estimates for the items set out in Section 31A(2) of the Act;
  - (b) £304,235,000, being the aggregate of the amounts which the Council estimates for the items set out in Section 31A(3) of the Act;
  - (c) £86,662,725, being the amount by which the aggregate at 4(a) above exceeds the aggregate at 4(b) above, calculated by the Council in accordance with Section 31A(4) of the Act as its Council Tax Requirement for the year. (Item R in the formula in Section 31B(4) of the Act);
  - (d) £1,579.99, being the amount at 4(c) above (Item R), all divided by Item T (2 above), calculated by the Council, in accordance with Section 31B of the Act, as the basic amount of its Council Tax for the year;
  - (e) Valuation Bands

А	В	С	D	E	F	G	Н
£	£	£	£	£	£	£	£
1053.33	1228.88	1404.44	1579.99	1931.10	2282.21	2633.32	3159.98

being the amounts given by multiplying the amount at 4(d) above by the number which, in the proportion set out in Section 5(1) of the Act, is applicable to dwellings listed in a particular valuation band divided by the number which in that proportion is applicable to dwellings listed in valuation Band D, calculated by the Council, in accordance with Section 36(1) of the Act, as the amounts to be taken into account for the year in respect of categories of dwellings listed in different valuation bands;

(5) That it be noted that for the year 2018/19 the Police & Crime Commissioner (PCC) for the Thames Valley had stated the following amounts in precepts issued to the Council, in accordance with Section 40 of the Local Government Finance Act 1992, for each of the categories of the dwellings shown below:

# Valuation Bands

А	В	С	D	E	F	G	Н
£	£	£	£	£	£	£	£
121.52	141.77	162.03	182.28	222.79	263.29	303.80	364.56

(6) That it be noted that for the year 2018/19 Royal Berkshire Fire & Rescue Service had stated the following amounts in precepts issued to the Council, in accordance with Section 40 of the Local Government Finance Act 1992, for each of the categories of the dwellings shown below:

# Valuation Bands

А	В	С	D	E	F	G	Н
£	£	£	£	£	£	£	£
42.90	50.05	57.21	64.36	78.66	92.96	107.26	128.72

#### COUNCIL MEETING MINUTES - 28 FEBRUARY 2018

(7) That, having calculated the aggregate in each case of the amounts at 4(e), 5 and 6 above, the Council, in accordance with Section 30(2) of the Local Government Finance Act 1992, hereby sets the following amounts as the amounts of Council Tax for the year 2018/19 for each of the categories of dwelling shown below:

Valuation Bands

А	В	С	D	E	F	G	Н
£	£	£	£	£	£	£	£
1217.75	1420.70	1623.68	1826.63	2232.55	2638.46	3044.38	3653.26

- (8) That the Treasury Management, Investment Strategy, Initial Capital Strategy and the Prudential Indicators set out in Appendix 4 be approved and the MRP Statement to apply from 2018/19 in Annex A of the strategy be approved, and in particular in connection with the apportionment of interest between the HRA & General Fund the Council authorises the appropriation of non-residential shop units and garage blocks currently held within the HRA (and listed in the background paper on the Council's website together with a borough map showing locations) be appropriated from being held for housing purposes under the Housing Act 1957, to being held for the benefit, improvement and development of the Borough under Section 121 of the Local Government Act 1972, at the start of 2018/19, and for land in Norcot currently held under Section 121 of the 1972 Act to be appropriated for housing purposes under the Housing 2018/19, noting that these appropriations will impact the apportionment of interest as set out in the strategy.
- (9) That the Council notes the statutory advice of the Strategic Finance Director in accordance with S25 of the Local Government Act 2003 on the robustness of the budget and adequacy of financial reserves in Section 6.1 of the report and takes account of it, in connection with the consideration of the budget and calculations of Council Tax above.
- (10) That the changes to Fees and Charges outlined in Appendix 3 of the report, and set out in detail on the Council's website be approved, and officers be authorised to take the action necessary to implement these changes.
- (11) That the Council notes that the schedule of savings proposals, formerly in Appendix 1, were AGREED by Policy Committee on 19 February 2018 (Minute 75 refers) for inclusion in the 2018/19 revenue budget and MTFS, and that directors were authorised, in consultation with the responsible lead councillor and the statutory officers, to implement the savings in their service areas as soon as practicable, and before the start of the 2018-19 financial year where possible, subject to: a) undertaking and considering the outcome of any necessary statutory consultation for the service in question; b) complying with the Authority's duties under Section 149 of the Equality Act 2010, including undertaking and considering the outcome of an Equality Impact Assessment where appropriate.
- (12) That the Housing Revenue Account budget for 2018/19 set out in Appendix 10 be approved, and in line with the Government mandatory requirement a 1% rent reduction be authorised from the week beginning Monday 2 April to all HRA tenancy rents (noting that re-let of vacant HRA housing properties would be at target (formula) rent on all relets as agreed last year).

- (13) That the permitted PFI stock exemption to the annual 1% rent reduction for social rented housing be not applied for the financial year 2018/19, but the position be reviewed for 2019/20 in due course.
- (14) That Policy Committee's decision to approve a 4.0% garage rent increase, in line with normal rent policy for garages (CPI + 1%) be noted.
- (15) That the Head of Customer Care & Transformation and Head of Finance, in consultation with the Leader and Chairman of Audit & Governance Committee, be authorised to operate the Discretionary Rate Relief Scheme broadly in line with Appendix 7 to the report in order to ensure the Government resources available are fully deployed in both 2017/18 and 2018/19.
- (16) That the appointment of Jackie Yates' to the post of Director of Resources, starting from 19 March 2018, be noted.
- (17) That the post of Director of Resources be designated to act as the local authority's Chief Finance Officer and Section 151 Officer with the statutory responsibilities under the Local Government Act 1972 and also be the Responsible Officer under Section 113 of the Local Government Finance Act 1992 with effect from 26 March 2018; and the Council's Constitution and Delegations' Register be amended accordingly to reflect this change.
- (18) That Council notes the Policy Committee's decision to agree that the first calls on capital receipts for the MTFS period, including 2017/18, be to cover the estimated remaining equal pay settlement and the Delivery Fund set aside to provide the capacity required to enable sustainable changes in the Council to be implemented and savings to be delivered and that the Chief Executive has the delegated authority in consultation with the Director of Resources to deploy this Fund in accordance with the Council's Constitution.

A recorded vote having been demanded, the voting was as follows:

# For the motion: 30

Councillors David Absolom, Debs Absolom, Ayub, Brock, Chrisp, Davies, Dennis, Eden, D Edwards, K Edwards, Ennis, Gavin, Gittings, Hacker, Hoskin, James, Jones, Khan, Livingston, Lovelock, Maskell, McElligott, McKenna, Page, Pearce, Singh, Terry, Tickner, R Williams and Woodward.

<u>Against the motion: 13</u> Councillors Duveen, Grashoff, Hopper, McDonald, O'Connell, Robinson, Skeats, Stanford-Beale, Steele, Stevens, Vickers, J Williams and White.

# 36. WARD PRIORITY FUND

Pursuant to Notice, a motion was moved by Councillor Hopper and seconded by Councillor Robinson.

The following amendment was moved by Councillor Page and seconded by Councillor David Absolom and CARRIED:

"In the second line delete all words after 'locally' and insert:

#### COUNCIL MEETING MINUTES - 28 FEBRUARY 2018

'and notes that a report will be brought forward by the Administration, by Policy Committee in July 2018, setting out the proposed method by which the 15% localised CIL contributions will be deployed.'"

The amended substantive motion was then put to the vote and CARRIED as follows:

Resolved -

This Council notes that 15% of monies received from the Community Infrastructure Levy should be allocated "locally" and notes that a report will be brought forward by the Administration, by Policy Committee in July 2018, setting out the proposed method by which the 15% localised CIL contributions will be deployed.

(The meeting closed at 9.36 pm).

# READING BOROUGH COUNCIL

# **REPORT BY CHIEF EXECUTIVE**

TO:	COUNCIL		
DATE:	27 MARCH 2018		AGENDA ITEM: 7
TITLE:	COUNCILLORS' ALLO	WANCES SCHEM	E
LEAD COUNCILLOR:	COUNCILLOR LOVELOCK	PORTFOLIO:	LEADER OF THE COUNCIL
SERVICE:	COUNCILLOR SERVICES	WARDS:	BOROUGHWIDE
LEAD OFFICER:	AMY BRYAN	TEL:	0118 937 2368
JOB TITLE:	COMMITTEE ADMINISTRATOR	E-MAIL:	amy.bryan@reading.gov.uk

#### 1. PURPOSE OF REPORT AND EXECUTIVE SUMMARY

- 1.1 Further to Minute 55 of the Council's meeting on 28 March 2017, this report recommends that the Council consider the findings of the Independent Remuneration Panel and to adopt a scheme of Councillors' Allowances for the financial year 2018/19.
- 1.2 The Independent Remuneration Panel considers a scheme of allowances and to make recommendations to Council each year. This year the Panel has recommended that the total budget for Councillors' allowances should stay at the same level as set for 2017/18. The overall budget should therefore be £448,597 in respect of councillors' allowances; basic allowance for all councillors should remain set at £8,220 per annum; and the remainder of the budget should be split between the Leader, Deputy Leader and recipients of special responsibility allowances as set out in paragraph 3 of this report.
- 1.3 The Panel also considered and made recommendations with regard to travel allowances (to increase the mileage so that it is in line with the officer scheme); subsistence allowances (keep in line with the officer scheme); Dependant Carer's Allowance (remain in line with the living wage); Co-optees' Allowances (remain unchanged) and that councillors should have access to salary sacrifice schemes.
- 1.4 In relation to travel allowances, the Personnel Committee on 19 July 2011 agreed to increase car allowance rate for Council officers, to 45p per mile, whilst retaining the 25p per mile rate for Councillors. The Remuneration Panel has recommended that the car allowance rate is increased to 45p per mile so it is in line with the rate available for Council officers.
- 1.5 The Notice of the Remuneration Panel's Findings is attached at Appendix A.

### 2. RECOMMENDED ACTION

2.1 Council is asked to consider the report of the Independent Remuneration Panel and to adopt a scheme of Councillors' Allowances for the period 1 April 2018 to 31 March 2019 in line with the findings of the Remuneration Panel set out at Appendix A.

#### 3. POLICY CONTEXT

- 3.1 The Council on 28 March 2017 agreed a scheme for Councillors' Allowances for 2017/18, with the following features:
  - (i) The total amount to be spent on Councillors' Allowances in 2017/18 to be £448,597;
  - (ii) The level of basic allowance to be paid to each councillor for 2017/18 to be £8,220 per annum.
  - (iii) That the remaining £70,477 be spent on special responsibility allowances (SRA) to be paid at the following levels to the office holders as specified below:

Office Holder	Level of SRA pa
Leader of the Council	£7,004
Deputy Leader of the Council	£5,722
Tier 1 to be paid to the Lead Councillors and to the	£3,816
Leader of the main opposition Group	
Tier 2 to be paid to the Chairs of Committees and the	£2,147
Leader of the other political groups	
Tier 3 to be paid to Vice-Chairs of Committees and to	£1,074
other councillors carrying out other activities in relation	
to the discharge of the authority's functions as require	
the commitment of equivalent time and effort as for	
other categories of activity which would qualify for	
Special Responsibility Allowance under Paragraph 5(1)(i)	
of the Local Authorities (Members' Allowances)	
(England) Regulations 2003 and to the independent	
person appointed in accordance with Section 28 of the	
Localism Act 2011 to carry out the functions specified in	
that Act in relation to the Members' Code of Conduct	
and Local Standards Committee	

(Twenty-four councillors and two independent people are in receipt of an SRA).

- (iv) Councillors may claim for the cost of a carer to look after children or disabled or elderly dependent relatives whilst undertaking approved duties on behalf of the Council as follows:
  - Up to £8.45 per hour for childcare, up to 15 hours per week;
  - Up to £8.45 per hour for the carer of a disabled or elderly dependent relative (including a disabled child), up to 15 hours per week;

and provided that the above claims were supported by a signed receipt from the carer confirming the hours and amount claimed and that the carer was not a close relative. These allowances are taxable.

- (v) An approved duty is defined as follows:
  - a meeting of the authority
  - a meeting of a committee or sub-committee of the authority

- a meeting of some other body to which the authority makes appointments or nominations
- a meeting of a committee or sub-committee of a body to which the authority makes appointments or nominations
- a meeting which has both been authorised by the authority, a committee, or sub-committee of the authority or a joint committee of the authority and one or more authorities, or a sub-committee of a joint committee and to which representatives of more than one political group have been invited (if the authority is divided into several political groups) or to which two or more councillors have been invited (if the authority is not divided into political groups)
- a meeting of a local authority association of which the authority is a member
- duties undertaken on behalf of the authority in pursuance of any standing order requiring a member or members to be present while tender documents are opened
- duties undertaken on behalf of the authority in connection with the discharge of any function of the authority conferred by or under any enactment and empowering or requiring the authority to inspect or authorise the inspection of premises
- duties undertaken on behalf of the authority in connection with arrangements made by the authority for the attendance of pupils at a school approved for the purposes of section 342 of the Education Act 1996
- any other duty approved by the authority in connection with discharging the duties of the authority or its committees or sub-committees.
- 3.2 It was reported at the meeting of the Policy and Implementation Committee on 14 March 2000 that in future years the Council's Member allowances schemes would be uprated in line with the national pay award for Council employees. This did not happen in 2010/11 when the Annual Council meeting, on 25 May 2010, resolved to reduce by 10% the level of special responsibility allowances.
- 3.3 The Council, on 13 November 2001, set up an independent Remuneration Panel to review annually the Council's scheme for Councillors' Allowances and to make recommendations for a scheme of allowances to include:
  - i) the amount of basic allowance to be paid to all Councillors;
  - ii) the duties in respect of which Councillors should receive a special responsibility allowance, and the amount of such an allowance;
  - iii) allowances for the care of children or dependants.

#### 4. THE PROPOSAL

- 4.1 The Remuneration Panel considered a 2018/19 scheme.
- 4.2 The Panel considered:
  - (1) The Council's full scheme of Councillors' Allowances 2017-2018;
  - (2) The South East employers Members' Allowances Survey 2017-2018;
  - (3) The allowances claimed by Councillors in 2016-2017.

4.3 The Panel's findings are set out at Appendix A.

### Councillors' Allowances

- 4.4 With regard to the scheme for the financial year 2018/19, the Panel has recommended that the total budget for councillors' allowances be kept at the same level as the 2017/18 allowances budget.
- 4.5 The Panel has recommended that subsistence allowances for councillors, for breakfast, lunch, tea and evening meal, should be increased in line with those for officers (if applicable).
- 4.6 The Panel also considered travel allowances which they recommended should remain the same as for 2017/18 except for the car allowance rate, which it recommended be increased to 45p per mile so that it is in line with the rate available for Council officers.
- 4.7 The Panel has recommended that the Dependant Carers' Allowance remain at the living wage.
- 4.8 The Panel also considered salary sacrifice schemes which the Council offered to its staff and recommended that the childcare vouchers, cycle to work and bus to work schemes should remain available to Councillors.

#### Pensions

4.9 The changes made by the Government to the Local Government Pension Scheme (LGPS) for Councillors excluded any new membership from 1 April 2014 and access for existing Councillors ended with their current fixed term of office. All membership to the Local Government Pension Scheme by Councillors expired in May 2016.

#### Information Commissioners Office (ICO)

- 4.10 The Information Commissioners Office (ICO) wrote to all Council's explicitly asking that all Councillors checked and understood their obligations under the Data Protection Act, as the ICO felt there was a potential personal risk exposure for many Councillors of inadequate registration in context with information held at home from carrying out their role as a representative of the residents in a ward or as an independent councillor not affiliated with any political party that would not be covered by existing Council or Political Registrations.
- 4.11 Since May/June 2015 the Council has operated a bulk registration of all Councillors with the ICO on an 'opt out basis' rather than 'opt in'.

#### 5. CONTRIBUTION TO STRATEGIC AIMS

- 5.1 The provision for the payment of allowances to Councillors gives local authorities the scope to set allowances schemes to suit local needs and to help ensure that Councillors are not financially disadvantaged in serving as elected Members.
- 5.2 Ensuring Councillors are recompensed fairly for their services will help to attract candidates of high calibre and help to retain them, thereby enhancing the stability and experience of Reading's elected Councillors.

#### 6. COMMUNITY ENGAGEMENT AND INFORMATION

None.

# 7. EQUALITY IMPACT ASSESSMENT

- 7.1 Under the Equality Act 2010, Section 149, a public authority must, in the exercise of its functions, have due regard to the need to—
  - eliminate discrimination, harassment, victimisation and any other conduct that is prohibited by or under this Act;
  - advance equality of opportunity between persons who share a relevant protected characteristic and persons who do not share it;
  - foster good relations between persons who share a relevant protected characteristic and persons who do not share it.
- 7.2 An Equality Impact Assessment (EIA) is not relevant to this decision.

### 8. LEGAL IMPLICATIONS

### Members' Allowances

- 8.1 The Local Government Act 2000 requires local authorities to set up and maintain an independent Remuneration Panel to make recommendations to the authority concerning the allowances to be paid to elected members.
- 8.2 The relevant regulations governing the payment of allowances to elected members are:
  - The Local Authorities (Members' Allowances) Regulations 1991 No. 351
  - The Local Authorities (Members' Allowances) (Amendment) Regulations 1995 No. 553
  - The Local Authorities (Members' Allowances) (Miscellaneous Provisions) Regulations 2001
  - Local Authorities (Members' Allowances) (England) Regulations 2001
  - The Local Authorities (Members' Allowances) (England) Regulations 2003
  - The Local Authorities (Members' Allowances) (England) (Amendment) Regulations 2003
  - The Local Government Pension Scheme (Transitional Provisions, Savings and Amendment) Regulations 2014.
- 8.3 The Local Government Act 2000 (Commencement No 6), made on 15 February 2001, brought into force from 19 February 2001 all the provisions of the Local Government Act 2000 which relate to allowances except the abolition of attendance allowance which was abolished from 28 July 2001.
- 8.4 The relevant regulations came into force on 4 May 2001 and from that date local authorities have been under a duty to set up an independent Remuneration Panel. Any decision to amend, revoke or replace an allowances scheme will have to be taken having regard to the recommendations of the Panel. This will apply to the Council's current scheme, which will expire on 31 March 2018.
- 8.5 Under Regulation 2(5) of the Local Authorities (Functions and Responsibilities) (England) Regulations 2000, the adoption of the Councillors' Allowances scheme may not be the responsibility of the executive of the authority. Regulation 2(7) goes further and states that the Council may not delegate this function to a Committee or to an officer. The Council has to take all decisions relating to the adoption of its Scheme of Councillors' Allowances.

#### Publicity

8.6 The Regulations place a number of duties on a local authority in connection with publicising details on allowances paid to its elected members, including making copies of the

Remuneration Panel's report available for public inspection as soon as is reasonably practicable. Members of the public are entitled to have a copy of the report on payment of a reasonable fee. The Council must publish a notice stating the Council has received recommendations from the Panel, that the report is available for public inspection at its principal offices and describing the main features of the Panel's recommendations, including the level of allowances the Panel has recommended.

8.7 The authority must also publish the total sums paid by it to each Councillor under its scheme as soon as practicable after the end of the financial year in question: this will include dependant carers' allowance, and travel and subsistence payments. The current expenditure totals for expenses in this financial year to February are £1,316 for travel and £402 for subsistence.

#### 9. FINANCIAL IMPLICATIONS

9.1 The 2017/18 budget for Members' Allowances was £500,300. The budget for 2018/19 has not increased.

#### 10. BACKGROUND PAPERS

10.1 The Local Authorities (Members' Allowances) (England) Regulations 2003 The Local Authorities (Members' Allowances) (England) (Amendment) Regulations 2003 The Local Government Pension Scheme (Transitional Provisions, Savings and Amendment) Regulations 2014



# READING BOROUGH COUNCIL

# SCHEME FOR COUNCILLORS' ALLOWANCES - 2018-2019

# FINDINGS OF REMUNERATION PANEL

Reading Borough Council has received recommendations from an independent Remuneration Panel in respect of the scheme of allowances to be paid by the authority to Councillors for the financial year 2018-2019. The Council will consider these recommendations at a future meeting.

#### **RECOMMENDATIONS OF REMUNERATION PANEL**

- (1) That, for 2018-19, the total sum for the payment of Basic and Special Responsibility Allowances to councillors remain at the same level as set for 2017-18 at £448,597;
- (2) That, within this total sum, the provision for the payment of Basic Allowance to all councillors remain at £378,125; and the Basic Allowance paid to individual councillors remain the same at £8,220 a year;
- (3) That the Special Responsibility Allowances payments remain the same, as follows:
  - (a) the amount paid to the Leader to be  $\pm 7,004$ ;
  - (b) the amount paid to the Deputy Leader to be £5,722;
  - (c) the amount paid to SRA Tier 1 to be £3,816;
  - (d) the amount paid to SRA Tier 2 to be £2,147;
  - (e) the amount paid to SRA Tier 3 to be £1,074.

No councillor shall receive more than one Special Responsibility Allowance;

- (4) That the existing categorisation of tiers should remain unchanged, as follows:
  - Tier 1 to be paid to the Lead Councillors and to the Leader of the main opposition Group;
  - Tier 2 to be paid to the Chairs of Committees and the Leader of the other political groups;
  - Tier 3 to be paid to Vice-Chairs of Committees and other councillors carrying out other activities in relation to the discharge of the authority's functions as require the commitment of equivalent time and effort as for other categories of activity which would qualify for Special Responsibility Allowance under Paragraph 5(1)(i) of the Local Authorities (Members' Allowances) (England) Regulations 2003 and to the independent person appointed in accordance with Section 28 of the Localism Act 2011 to carry out the functions specified in that Act in relation to the Members' Code of Conduct and Local Standards Committee;

- (5) That the 2018-19 arrangements for the payment of Dependant Carers' Allowance be paid in line with the living wage, currently as follows:
  - (a) Up to £8.75 per hour for childcare for up to 15 hours a week
  - (b) Up to £8.75 per hour towards the cost of a care attendant for an elderly or disabled relative (including a disabled child) for up to 15 hours a week

The person providing the care may not be a close relative defined as spouse, partner (opposite or same sex cohabitees), parents, children, brothers, sisters, grandparents and grandchildren. The paid care attendant must sign a receipt to show that they have cared for the dependent during the hours claimed for;

- (6) That, subject to (8) below, the level of subsistence allowances, with the exception of overnight subsistence, remain the same as officers receive. The allowances are currently:
  - Subsistence

0	Breakfast allowance	£8.26
0	Lunch allowance	£11.41
0	Tea allowance	£4.52
0	Evening meal allowance	£14.13
0	Overnight subsistence	£82.21 a day outside London
	-	£93.77 a day in London or at LGA
		Annual Conferences

- (7) That the level of travel allowances be set as the same as officers receive, as follows:
  - Travel by councillor's own motor vehicle 45 pence per mile
  - Travel by councillor's own bicycle 37 pence per mile
  - Travel by councillor's own motorcycle 40.9 pence per mile
  - Bus travel cost of the ordinary fare, cheap fare or portion of any weekly ticket;
- (8) That the subsistence limits referred to in (6) above be exceeded in exceptional circumstances at the discretion of the Monitoring Officer, e.g. to enable a Councillor and an officer attending a conference to stay at the same accommodation, subject to there being sufficient budget provision;
- (9) That provision for Co-optees' Allowances are payable solely to non-councillor members of the Standards Committee attending meetings of the Committee or any Sub-Committee set up by the Committee as part of its process of assessing, investigating and hearing complaints about Councillors; the allowances to be paid at the daily rate equivalent of the Councillors' Basic Allowance; the Monitoring Officer to be authorised to settle the rate to be paid on each occasion;
- (10) That the salary sacrifice schemes available to Council staff also be made available to Councillors.

# READING BOROUGH COUNCIL REPORT BY HEAD OF LEGAL & DEMOCRATIC SERVICES

TO:	COUNCIL		
DATE:	27 MARCH 2018	AGENE	DA ITEM: 8
TITLE:	PAY POLICY 2018/19		
SERVICE:	HR / PAYROLL	WARDS:	BOROUGHWIDE
LEAD OFFICER:	WARREN KING	TEL:	0118 937 4500
JOB TITLE:	INTERIM HR/PAYROLL SERVICES MANAGER	E-MAIL:	<u>Warren.king@reading.gov</u> <u>.uk</u>

# 1. PURPOSE OF REPORT

1.1 To ask Council to approve the revised Pay Policy for 2018/19. In 2016, the Pay Policy was amended to allow for greater flexibility, particularly in recruiting staff for difficult to fill posts. The Pay Scale information contained within the Pay Policy is still subject to this year's national pay award

# 2. RECOMMENDED ACTION

2.1 That the revised Pay Policy for 2018/19, attached at Appendix 1, be approved.

# 3. POLICY CONTEXT

- 3.1 Local Authorities are required under section 38(1) of the Localism Act 2011 (the Act) to prepare a Pay Policy Statement. The statement must articulate the Council's policy towards the pay of the workforce, particularly senior staff and lowest paid employees. The Council published its first Pay Policy Statement in April 2012.
- 3.3 The Pay Policy was amended for 2018/19 to meet the increasing need for greater flexibility in pay arrangements, whilst still retaining structure, control and fairness to the Council's pay arrangements.
- 3.4 The draft Pay Policy also reflects the increase in the Living Wage rate to £8.75 ph.

- 3.5 Each local authority is an individual employer in its own right and has the autonomy to make decisions on pay that are appropriate to local circumstances and which deliver value for money for local taxpayers. The provisions of the Localism Act do not seek to change this or to determine what decisions on pay should be taken but they require individual employing authorities to be more open about their own policies in relation to pay and how decisions are made in this regard.
- 3.6 Section 40 of the Act requires authorities in developing their Pay Policy Statement to have regard to any guidance published by the Secretary of State. This includes Communities and Local Government guidance on Openness and Accountability in Local Pay and the Code of Recommended Practice for Local Authorities on Data Transparency (as amended).
- 3.7 The government has taken steps to increase transparency on the pay and reward of public sector employees and the Code of Recommended Practice for Local Authorities on Data Transparency which amongst other things asks councils to consider the way they release data on senior salaries.
- 3.8 In March 2011 the Hutton Review of Fair Pay was published which made several recommendations for promoting pay fairness in the public sector by tackling disparities between the lowest and highest paid in the public sector.
- 3.9 The provisions contained in the Act bring together the need for increasing accountability, transparency and fairness in the setting of pay which culminated in the formalisation of the Council's Pay Policy Statement, which outlines the pay and reward of the most senior employees set within the context of the pay of the wider workforce.
- 3.10 The Act sets out in detail the specific elements which the Pay Policy Statement must include as a minimum. The Act requires that in addition to the determination of senior salaries authorities must make clear what approach is taken to awarding other elements of pay including;
  - severance payments,
  - any additional fees (e.g. election duties)
  - pay increases,
  - honorarium payments etc.
- 3.11 The Act requires that Pay Policy Statements are produced annually and are considered by full council. Any subsequent amendments required to the policy should also be considered by full council. This should be carried out in accordance with part 5A of the Local Government Act 1972. The Secretary of State does not consider that any of the grounds for exclusion of the public would be met for discussions around Pay Policy Statements.
- 3.12 The Act requires that the council's approach to pay, as set out in the Pay Policy Statement, is accessible for council tax payers for them to take an

informed view of whether local decisions on all aspects of remuneration are fair therefore the approved Pay Policy Statement is published on the council's website.

- 3.13 The Hutton report highlighted that there is value in ensuring decisions about senior pay are taken in the context of similar decisions on lower paid staff and the Act requires Authorities to set their policy on remuneration for the highest paid employees alongside policies on the lowest paid.
- 3.14 The Hutton report and The Code of Recommended Practice for Local Authorities on Data Transparency also suggest that the organisation's pay multiple is published. The 'pay multiple' (in this context) is described as the ratio between the highest paid employee and the 'median average' earnings across the organisation which acts as a means of illustrating the relationship between the highest and lowest paid.

# 4. THE PROPOSAL

4.1 A copy of the proposed 2018/19 Pay Policy Statement can be found at Appendix 1. This is submitted to full Council for approval.

# 5. CONTRIBUTION TO STRATEGIC AIMS

5.1 These proposals are important to the achievement of the Council's Strategic Aims.

# 6. EQUALITY IMPACT ASSESSMENT

6.1 Principles incorporated in the revised Pay Policy Statement.

# 7. LEGAL IMPLICATIONS

7.1 Included in the body of the report and the revised Pay Policy Statement.

# 8. FINANCIAL IMPLICATIONS

8.1 None arising from this report

# 9. BACKGROUND PAPERS

9.1 None

# READING BOROUGH COUNCIL PAY POLICY STATEMENT 2018/19

- 1. INTRODUCTION
  - 1.1. Reading Borough Council's pay policy aims to ensure value for money whilst enabling the Council to deliver high quality services to the residents of Reading. The Council seeks to set pay rates that are adequate to secure and retain high quality employees dedicated to the service of the public, but will determine overall pay and benefits at an appropriate level in accordance with equality, affordability and other relevant factors.
  - 1.2. Pay levels will not be unnecessarily generous or otherwise excessive.
  - 1.3. Reading Borough Council agrees that local authorities should be able to determine their own pay structures in order to address local priorities and to compete in the local labour market.
  - 1.4. Reading Borough Council is committed to equality, transparency and fairness across all of its activities and particularly in relation to the pay and conditions of its staff.
  - 1.5. This document has the following Annexes:
    - Annex A: Requirements and Recommendations to Publish Personal data concerning Staff
    - Annex B: Governance Arrangements for Pay and Conditions of Service
    - Annex C: Summary of Conditions of Service
    - Annex D: Council Employees in Salary Bands as at 1 April 2017
    - Annex E: Pension Discretions Statement
    - Annex F Pay scales for staff employed on NJC (Green Book) conditions and Senior Managers (JNC).
  - 1.6. The following related documents related to pay and remuneration can be accessed through the Council's website:
    - o Details and responsibilities of all job roles paid above £50,000
    - Market Supplement Policy
    - o Council Senior level organisational chart

#### 2. LEGISLATION

- 2.1. The authority appoints its staff, and determines the terms and conditions of service on which they hold office, under Section 112 of the Local Government Act 1978. This includes procedures for dismissal. Full Council has delegated this power to the Personnel Committee.
- 2.2. Sections 38 43 of the Localism Act 2011 require that the authority produce a policy statement that covers a number of matters concerning the pay of the authority's staff, principally Chief Officers. This policy statement meets the requirements of the Localism Act in this regard and also meets the requirements of guidance issued in February 2012 and February 2013 by the Secretary of State for Communities and Local Government to which the authority is required to have regard under Section 40 of the Act.
- 2.3. This policy also has some connection with the data on pay and rewards for staff which the authority publishes under the Code of Recommended Practice for Local Authorities on Data Transparency and the data which is published under The Accounts and Audit (England) Regulations (2011). A revised draft Code was published in December 2013. It

should be noted that the requirements to publish data under the Secretary of State's guidance, the Code of Practice and the Regulations do differ, the data requirements of the Code of Practice and the Accounts and Audit Regulations are summarised at Annex A to this policy statement.

- 2.4. Any decision under powers delegated in the Council's Constitution / Scheme of Delegation with regard to remuneration to be taken during 2017/18 will be bound by and must comply with this Statement. No decision at variance with this Statement may be taken without the specific agreement of full Council.
- 2.5. The Head of Paid Service and Head of Legal & Democratic Services must be consulted prior to any decision impacting on remuneration where there is any question regarding compliance with the Statement.
- 3. SCOPE OF THIS STATEMENT AND DEFINITION OF TERMS
  - 3.1. This pay policy statement meets the statutory duty to provide the Council with a description of the policy on staff remuneration for annual approval. It provides information on remuneration arrangements for staff directly employed by the Council, excluding staff in schools.
  - 3.2. This statement sets out the Council's policy with regard to:
    - the remuneration of 'chief officers' (the senior pay group see below)
    - the remuneration of the lowest paid employees
    - the relationship between chief officers' remuneration and that of other officers
  - 3.3. In this policy the 'senior pay group' (senior managers) covers posts in the top three tiers of the organisation. These include the Managing Director (Head of Paid Service), Directors and Heads of Service. Posts in this group in Reading are as follows:
    - (a) the Head of the Authority's Paid Service [Chief Executive]
    - (b) the Director of Children, Education and Early Help Services;
    - (c) the Director of Adult Care & Health Services;
    - (c) the Director of Environment & Neighbourhood Services

(d) the Monitoring Officer (Head of Legal and Democratic Services) and Director of Resources (S.151 officer)

(e) persons who, as respects all or most of their duties, report directly to or are directly accountable to the Head of the Council's Paid Service

(f) persons who, as respects all or most of their duties, report directly to or are accountable to the posts listed in (b) and (c) above (other than staff whose duties are of a clerical or support nature)

- 3.4. The senior management structure of the organisation can be found in Part 7 of the Council Constitution on the Council's website.
- 3.5. The Council defines its lowest paid employees as those staff paid on the first spinal column point of the Council's pay grades for National Joint Council (NJC) for Local Government Services staff [RG Grades]. This definition is adopted as it refers to the lowest level of pay for staff on non-casual or apprentice contracts of employment.
- 3.6. The relationship between the remuneration of the lowest paid employees and that of the Council's senior officers is as described in this statement and by reference to the published data referred to.
- 3.7. "Remuneration" for the purposes of this statement includes these elements:
  - basic salary
  - pension
  - all other allowances arising from employment
- 4. GOVERNANCE ARRANGEMENTS AND DECISION MAKING

- 4.1. Full Council has delegated to the Personnel Committee the power to appoint and determine the terms and conditions of employment for all staff, including the application of any discretions under the pension schemes. The terms of reference of the Personnel Committee are set out in Article 8 of Part 2 of the Council's constitution.
- 4.2. Full Council, and the Personnel Committee, have extensive and long-standing arrangements to delegate the exercise of this power to Directors and Heads of Service, in respect of the staff employed in their service areas.
- 4.3. The delegation is subject to the Council's Officer Employment Rules, which are set out in Part 4 of the Council's constitution.
- 4.4. A summary of the arrangements for determining terms and conditions of service for staff, including the Officer Employment Rules, can be found in Annex B.
- 4.5. The Council, and the Personnel Committee, have adopted a range of policies which apply to the recruitment and employment of the staff of the authority. Policies which are specifically relevant to this Statement include:
  - o Low Pay Policy
  - Recruitment and Selection Policy
  - Employment Stability Agreement and Pay Protection Policy
  - Appraisal Scheme and Performance-Related Progression Scheme
  - Policies relating to Market Supplements; Starting Salary on Appointment; Honorarium and Acting-Up Payments
- 4.6. The Scheme of Delegation provides for Directors and Heads of Service to manage, review and apply the Council's Human Resources policies, and to determine the appropriate pay and conditions for the appointment of staff within these policies.
- 5. CONDITIONS OF SERVICE
  - 5.1. Reading Borough Council applies terms and conditions of employment that have been negotiated and agreed through appropriate collective bargaining mechanisms (national or local) or as a consequence of authority decisions, these are then incorporated into contracts of employment.
  - 5.2. The Council is a member of the local government employers association for national collective bargaining in respect of Chief Executive, chief officers and other employees. There are separate negotiations and agreements in respect of each of these groups. Changes from national negotiations generally take effect from 1 April each year and are retrospective to 1 April where agreements are made later than 1 April. It is the authority's long-standing policy to implement national agreements. The head of paid service and chief officers are under the JNC conditions of service, with locally determined pay. All other employees are under the relevant national agreement on pay and conditions of service applying to the particular service area, with local variations to pay. Pay for staff on NJC conditions was last increased nationally ('cost of living' increase) in January 2015. The last time that pay for staff on JNC conditions was varied as the result of a national pay award was in 2015. The Council will apply any settlement reached nationally in respect of staff covered by national bargaining machinery where this is the locally agreed mechanism for determining cost of living increases.
  - 5.3. A summary of the arrangements for determining terms and conditions of service for staff is set out in Annex C:
- 6. POLICY ON REMUNERATING SENIOR MANAGERS

- 6.1. Head of Paid Service: The Head of Paid Service (Chief Executive) is paid on a locally determined salary which is reviewed and approved by Personnel Committee when the post becomes vacant. Independent external consultancy advice on appropriate remuneration levels (taking account of role and responsibilities, recruitment and retention factors and local and regional salary benchmarks) is presented to Personnel Committee to inform their decision-making in this matter.
- 6.2. The locally determined salary will be within the parameters of the Pay Policy Statement, and will be set out in the Minutes of the Personnel Committee meeting which approves the salary, which will be published on the Council's website. The salary range will also be published in the job advertisement to fill the vacant post.
- 6.3. At the conclusion of the recruitment process, the decision to appoint a person to fill the post of Head of Paid Service will be taken by full Council, which will be advised of the local salary, and the point at which the appointment was recommended to be made.
- 6.4. No other payments or benefits are payable to the Head of Paid Service (e.g. bonus, performance related pay, health insurance, car lease) other than those referred to elsewhere in this policy statement as being applicable to all employees.
- 6.5. Unless otherwise determined on appointment, the salary for the Head of Paid Service is subject to annual review by the Personnel Committee (on the anniversary of the date of appointment), in accordance with the following principles:
  - That any salary progression is subject to a satisfactory annual appraisal;
  - That the salary / scale is uplifted by the pay award nationally agreed for the JNC for Chief Executives;
  - That these principles take effect on the anniversary of the date of appointment without need for Personnel Committee decision, unless an exception report is initiated by the Leader of the Council.
- 6.6. Directors and Heads of Service: Directors and Heads of Service, including the Managing Director for Homes for Reading, are paid on locally determined incremental Reading Senior Management / Corporate Director (RSM / CD) salary scales. These scales were established and approved by Personnel Committee following an independent review of senior salaries carried out by the Hay Group in 2001/2, using relevant regional public sector salary benchmarks. These scales are uplifted by the pay award nationally agreed (if any) for the JNC for Chief Officers. Exceptionally, the JNC pay award is not implemented for the senior pay group in times of severe budget challenge.
- 6.7. There are no other additional elements of remuneration in respect of overtime, flexitime, bank holiday working, stand-by payments, etc., paid to these senior staff, as they are expected to undertake duties outside their contractual hours and working patterns without additional payment.
- 6.8. No other payments or benefits are payable to Corporate Directors and Heads of Service other than those referred to elsewhere in this policy statement as being applicable to all employees.
- 7. POLICY ON REMUNERATING THE LOWEST PAID IN THE WORKFORCE
  - 7.1. This policy statement reconfirms the Council's long-standing Low Pay Policy, through which the Council pays a minimum wage which is higher than the national (NJC) grade minimum, and is set at NJC spinal column point (scp) 11 (£15,807 / £8.19 per hr wef 1.4.17). This is the bottom of Grade RG2 and the top of Grade RG1. All staff earn on or above the low pay threshold, currently SCP 11 (except apprentices see 7.2). The majority of increments within RG1 fall below the Council's low pay threshold. Where the job evaluation places a substantive post in this grade, the employee will be paid on spinal column point 11 in line with the Council's low pay policy, but will not be

entitled to further increments, whilst they remain in that particular job, or until it is re-evaluated. Normally this grade will be for trainee posts, where knowledge and skill requirements are at a minimum level.

- 7.2. The Council also notes and welcomes the recent development of the Living Wage and commits to ensuring that staff (as defined in 7.1) receive as a minimum either scp 11 or the Living Wage rate (whichever is the higher). The Living Wage was increased to £8.75 per hour in 2017. The Council will pay a 'living wage supplement' to increase the hourly rate of staff on SCP 11 (£8.19 ph) and SCP 12 (£8.36 ph) to increase their hourly rate up to £8.75 per hour, with effect from 1<sup>st</sup> April 2017.
- 7.3. Apprentices are paid the nationally recommended allowance rate of £129.50 for the first 12 months of employment and thereafter are paid the National Minimum wage (NMW) as applicable to the employee's age. These rates are updated as the national allowances are revised.
- 7.4. Reading Borough Council is also committed, to the extent permitted by law, the application of the Council's low pay policy to staff working for the Council's contractors in addition to the application of TUPE. The Council became an accredited Living Wage Employer in 2015.

#### 8. PAY MULTIPLES

- 8.1. The highest paid salary in this authority is up to £156,000 which is the top of the annual salary range paid to the Head of Paid Service. The current ratio between the lowest paid employee (scp 11 currently £15,807 per annum) and the highest paid employee is 1: 9.9. The Council will work to maintain a ratio of no more than 1:10 between the lowest paid and the highest paid. When factoring in the Living Wage rate, this ratio will reduce to 1: 9.6, with effect from 1<sup>st</sup> April 2018.
- 8.2. This authority does not have a policy on maintaining or reaching a specific highest / median 'pay multiple', however the authority is conscious of the need to ensure that the salary of the highest paid employee is not excessive and is consistent with the needs of the authority as expressed in this policy statement. The authority's approach to the payment of other staff is to pay that which the authority needs to pay to recruit and retain staff with the skills, knowledge, experience, abilities and qualities needed for the post in question at the relevant time, and to ensure that the authority meets any contractual requirements for staff including the application of any local or national collective agreements, or authority decisions regarding pay. The median salary paid by the Council is £24,964. Pay multiple therefore between the highest and median salary is 1: 6.3.
- 8.3. Pay multiples will be monitored each year within the Pay Policy Statement, and will be benchmarked against comparable authorities as others' pay policy statements are published.
- 8.4. In terms of overall remuneration packages the Council's policy is to differentiate by setting different levels of basic pay to reflect differences in responsibilities (job evaluation) but not to differentiate on other allowances, benefits and payments it makes.

#### 9. PAY AND GRADING STRUCTURE

- 9.1. The Council uses established formal job evaluation procedures to identify the relative worth of jobs within the council (including the senior pay group), and to allocate jobs to the appropriate pay grade.
- 9.2. For the senior pay group (RSM / A-D Grades) RBC uses the Hay job evaluation scheme, for other jobs we use the national NJC for Local Government Employees JE scheme.

- 9.3. The NJC Job Evaluation Scheme, which is recognised by employers and trades unions nationally, allows for robust measurement against set criteria resulting in fair and objective evaluations and satisfies equal pay requirements
- 9.4. Pay grades are shown at Annex F.

#### **10. PAY PROFILE**

- 10.1. Annex D shows employees at 1 April 2017 by salary band and then by gender, ethnic origin and disability. Salary bands are based on the RG pay scales introduced in May 2011.
- 10.2. The numbers of black and minority ethnic employees and disabled employees are shown as a proportion of employees who have made a positive declaration .
- 10.3. Female employees continue to form the greater percentage across all salary bands. Each band, apart from Apprentices as shown in RG1, has over 50% women, with the proportion reaching around 75% in RG3.
- 10.4. The overall number of employees who have declared a disability across salary bands ranges between 1.52% and 5.14%. The proportion of people with a disability is relatively even across most of the bands apart from the highest bands.

#### 11. PAY PROGRESSION

- 11.1. Under the Council's Performance Related Progression Scheme the award of an annual increment is dependent upon an employee's achievement of performance targets and competency objectives. The scheme also links incremental progression with whether performance is improving or declining. No increment can be awarded if an employee is subject to formal disciplinary or capability (poor performance) procedures.
- 11.2. The following principles apply to pay progression for all RBC staff with effect from 1<sup>st</sup> April 2012:
  - 'Gateways' will be established 2 or 3 increments from the top of each grade depending on its length. Progression within a grade beyond the gateway will be for wider responsibility which meets agreed competency levels, based on job evaluation (JE) factor levels;
  - Progression up to the gateway within the grade will be subject to a satisfactory assessment of performance and contribution based on management evidence throughout the year;
  - Progression between grades within career grades will be dependent on meeting competencies at the next grade level;
  - On progression matters, there will be one appeal level above the approving manager (i.e. designated officer or Head of Service);
  - Regular supervision and appraisal are fundamental to employee progression.
- 11.3. Accelerated incremental progression within the evaluated grade is only possible where there is objective evidence of outstanding performance or there is evidence that demonstrates inequality of pay level with comparable peers. Any such increase must be approved by the Corporate Director and reasons provided to HR.
- 11.4. In addition to 11.3, accelerated increments would be paid for the progression within an existing career grade structure where skills and competencies (including academic attainment) have been achieved which meet predetermined career grade progression criteria.
- 11.5. The acceleration of an employee through the gateway of their existing grade, needs to be evidenced and certified by the Service Manager as meeting pre-existing and defined

career progression criteria and approved by the Corporate Director. Copies of the evidence to support such a decision need to be placed on the employee's personal file held by HR.

- 11.6. Any career grade progression is conditional upon budget provision being available.
- 11.7. Employees successfully moving posts within the Council will be subject to the principle of annual incremental progression assessment. They will no longer receive an automatic increment 6 months after being in their new post.

#### **12. LOCAL PAY ARRANGEMENTS**

12.1. Child Care Solicitors - This section, based in RBC's Legal Service, provides a service to other Berkshire Unitary Councils. Staff who were employed by the former Berkshire County Council retain local pay and progression arrangements which were inherited by RBC as a result of Statutory Transfer Order / TUPE provisions.

#### 13. REMUNERATION ON APPOINTMENT AND PROMOTION

- 13.1. The Council's policy is to not pay any form of "signing on" fee or incentive payment when recruiting, except where there are significant recruitment difficulties that jeopardise service delivery, as identified and approved by CMT
- 13.2. The starting pay point for all new employees (including internally appointed or promoted employees) should normally be the first point of the appropriate grade. There may be circumstances (e.g. offers from other employers, market forces) where it is necessary to make an offer that is at a higher point within the grade. The authority to make an offer higher than the starting point lies with the Head of Service, who must also consider the equality of such an exception and must inform HR of the reason for the exception. This policy applies to all staff.
- 13.3. At the point of any assimilation to a new grade, employees moving to a higher grade will be placed at the bottom of that new grade.

#### 14. OTHER ELEMENTS OF THE REMUNERATION PACKAGE

- 14.1. Pension: Pension provision is an important part of the remuneration package. All employees may join the local government pension scheme (or the Teachers Pension Scheme for relevant staff) and are enrolled automatically unless they wish to opt out. The scheme is a statutory scheme with contributions from employees and from employers. The current employer contribution rate for Reading Borough Council is 16.7%. This rate is reviewed and set every three years by the actuary. Reading Borough Council is part of the Berkshire scheme, administered by the Royal Borough of Maidenhead and Windsor. Neither the scheme nor the Council adopt different policies with regard to benefits for any category of employee: the same terms apply to the Managing Director, chief officers and other staff.
- 14.2. Election / Returning Officer Fees: The Returning Officer is an officer of the Borough Council who is appointed under the Representation of the People Act 1983. Whilst appointed by the Borough Council, the role of the Returning Officer is one which involves and incurs personal responsibility and accountability and is statutorily separate from his/her duties as an employee of the Borough Council. As Returning Officer, he/she is paid a separate allowance for each election for which he/she is responsible.
- 14.3. Separate fees will be paid to the Head of Legal and Democratic Services for undertaking Returning Officer duties which are not part of the post's substantive role. These fees will be paid in line with the amount recommended by the Government or Electoral Commission for Parliamentary and European elections and referendums, or as set out in the Council's budget estimates for local elections.

- 14.4. The Returning Officer may appoint one or more Deputy Returning Officers, and pay a fee to them for undertaking the duties that the Returning Officer allocates to them.
- 14.5. Market Supplements: The Council may pay a market supplement, in addition to base salary, in order to recruit or retain staff with special skills experience or knowledge. Market supplements are applied, reviewed and withdrawn in accordance with the Council's market supplement policy, which is published on the Council's website. The Head of Paid Service has delegated authority to determine posts for which salary supplements will be paid, and the amount and duration of the supplement, in consultation with the Head of Human Resources and the relevant Director.

#### 14.6. Honorarium and other temporary additional Payments:

Under the Council's scheme of delegation to officers, Directors and Heads of Service are authorised to approve additional payments in the circumstances described below:

(a) 'Acting-up' - The employee will either receive the 'rate for the job' that they are covering if they are undertaking the full range of duties and responsibilities. As a minimum, this means that they will be paid at the first spinal column point of the grade of the post that they are acting up into. If the employee is not undertaking the full range of duties of a higher graded post, then an acting up allowance will be paid. The allowance will be a percentage of the difference between the first point on the grade of the post being covered and the employee's current salary equivalent to the percentage proportion of higher responsibility being undertaken.

(b) Honorarium payments - Where an employee is undertaking work on a project or discrete piece of work which would fall outside of the normal range of duties expected for his / her particular post, then the employee shall be eligible for an honorarium payment for the duration of the project.

The level of payment made should be determined with regard to the level of responsibilities being undertaken and this should be determined with regard to the Council's Job Evaluation Scheme.

The employee will be paid an amount appropriate to the proportion of their time being spent working at this higher level on a monthly basis for the duration of the project / programme.

#### 15. Non-Pay Elements and Benefits

- 15.1. Annual Leave: The following annual leave entitlements apply
  - The minimum annual leave allowance (on appointment) will be 24 days per year
  - There will be an additional 5 days at 5 years continuous local government service (granted from anniversary of start date).
  - There will be an additional 3 days at 10 years Reading Borough Council service (granted from following 1 April).
  - The minimum annual leave allowance (on appointment) will be 30 days per year for the senior pay group
  - The maximum annual leave allowance for all staff will be 32 days.
- 15.2. Salary Sacrifice Schemes / Employee discount schemes: All employees can access salary sacrifice schemes for childcare vouchers and bicycle purchase scheme. There are also non-subsidised employee discount schemes.
- 15.3. Flexible Working: All employees can access flexible working arrangements subject always to the needs of the service.
- 15.4. Car Allowances / Expenses: The Council will meet or reimburse authorised travel, subsistence and (exceptionally) accommodation costs for attendance at necessary and approved meetings and training events. The Council does not regard such costs as

remuneration but as non-pay operational costs. This policy is applied consistently to the Head of Paid Service, chief officers and other employees. The locally determined car allowance reimbursement rate for necessary and approved work-related travel is 45p per mile for **all authorised car users**. No other car allowance (e.g. monthly lump sum) is payable to any employee.

#### 16. TERMINATION OF EMPLOYMENT

- 16.1. Under the Council's Officer Employment Procedure Rules, the decision to effect dismissal or retirement on the grounds of redundancy or efficiency of the service is a decision of Personnel Committee for posts at Head of Service level and above. The decision is delegated to the relevant Director for all posts below this level.
- 16.2. However, the final decision as to the compensation to be paid as a result of such dismissal decisions, for all posts, is a decision of Personnel Committee. Personnel Committee also need to approve any employee requests for early retirement which require employer consent and entail a cost to the Council.
- 16.3. Each of the proposals presented to the Committee must first be considered and agreed by an officer panel comprising the Head of Finance (S151 Officer), Monitoring Officer and the most senior HR colleague. This panel is established to monitor applications on the basis of consistency, legality and financial prudence. In terms of financial prudence, each case must demonstrate a 'payback period' within one year, or, exceptionally, two years in 'efficiency of the service' cases if sufficient service and efficiency benefits to the Council can be demonstrated. This Panel also assesses associated questions e.g. exercise of exceptional discretion; reasonableness of alternative employment in redundancy cases etc.
- 16.4. In the event that the compensation to be paid exceeds £100,000 in total, then full Council will be offered an opportunity to vote on the matter prior to approval.
- 16.5. Discretionary Enhancement of Redundancy Payments: The policy for the award of any discretionary payments is the same for all staff regardless of their pay level. Redundancy payments under regulation 5 of the Local Government (Early Termination of Employment) (Discretionary Compensation) (England & Wales) Regulations 2006 provide discretion to pay up to an overall lump sum of 2 times the statutory redundancy payment formula based on actual weeks pay, capped at 52 weeks' pay (may be adjusted following consultation). This is payable to employees made redundant with 2 or more years continuous service regardless of their age. Discretionary compensation can be reduced in cases where an offer of suitable alternative employment is deemed to have been unreasonably refused.
- 16.6. Settlement Agreements: In exceptional circumstances, and specifically so as to settle a claim or potential dispute the Head of Legal and Democratic Services can agree payment of a termination settlement sum (subject to a decision of Personnel Committee if outside the normal framework for termination payments as set out in this section).
- 16.7. Policy on Re-Employment: The policy for re-employment following redundancy / efficiency termination is the same for all staff regardless of their pay level. Employees in receipt of compensation payment for loss of employment which has had discretionary enhancements applied to it are not permitted to take up employment with Reading Borough Council within 12 months of the ending of their current employment.
- 16.8. Flexible Retirement: In accordance with Superannuation Regulations, rather than continuing in their current job to age 65 employees can, on or after age 55 and with Council consent, reduce their hours of work or the grade in which they are employed and draw (some or all of) their accrued pension benefits whilst continuing in employment and building up further benefits in the Scheme enabling them to ease into retirement. Employees must be 55 or over and have 3 or more months'

membership in the LGPS (including transferred rights) in order to be eligible to make a flexible retirement request following a reduction in hours or grade. Pension benefits will normally be reduced if paid before age 65. This policy is open to all employees, subject to financial requirements being met (net savings to the Council and a pay back period of no more than 2 years).

- **17. PENSION DISCRETIONS** 
  - 17.1. The Council's current policy statement on the use of discretions under the relevant Superannuation Regulations is attached as Annex E.

#### **18. PAY PROTECTION**

18.1. The Council's pay protection policy is approved by the Personnel Committee as part of the Employment Stability Agreement. The policy provides a mechanism for assisting employees to adjust to a reduction in pay as a result of organisational change.

#### **19.** PUBLICATION OF INFORMATION ON THE REMUNERATION OF STAFF

19.1. This Pay Policy Statement will be published on the Council's website. In addition, details of all posts paid above £50,000 will be published.

#### 20. AMENDMENTS TO THE POLICY

20.1. As the policy covers the period April 2018 - end March 2019, amendments may need to be made to the policy throughout the relevant period. As the Localism Act 2011 requires that any amendments are approved by the Council by resolution, proposed amendments will be reported to Personnel Committee for recommendation to the Council.

#### **21. POLICY FOR FUTURE YEARS**

21.1. This policy statement will be reviewed each year and will be presented to full Council each year for consideration in order to ensure that a policy is in place for the authority prior to the start of each financial year.

### PAY POLICY STATEMENT - ANNEX A

The Secretary of State for CLG Code of Recommended Practice for Local Authorities on Data Transparency indicates that local authorities should publish the following data **concerning staff**:

- Salaries, job descriptions, responsibilities, budgets (including overall salary cost of staff reporting), and numbers of staff for all staff in receipt of a salary of more than £50,000
- An organisational chart of the staff structure of the authority including salary bands and details of currently vacant posts
- The 'pay multiple' the ratio between the highest paid salary and the median average salary of the whole authority workforce

The Accounts and Audit (England) Regulations (2011) require that the following data is included in the authority's accounts:

- Numbers of employees with a salary above £50k per annum (pro-rata for part-time staff) in multiples of £5k
- Job title, remuneration and employer pension contributions for senior officers. Senior officers are defined as Head of Paid Service, Statutory Chief Officers and Non-Statutory Chief Officers by reference to Section 2 of the 1989 Local Government & Housing Act.
- Names of employees paid over £150k per annum

For the above remuneration is to include:

- Salary, fees or allowances for the current and previous year
- Bonuses paid or receivable for the current and previous year
- Expenses paid in the previous year
- Compensation for loss of employment paid to or receivable, or payments made in connection with loss of employment
- Total estimated value of non-cash benefits that are emoluments of the person

For the above pension contributions to include:

- The amount driven by the authority's set employer contribution rate
- Employer costs incurred relating to any increased membership or award of additional pension

PAY POLICY STATEMENT - ANNEX B

GOVERNANCE ARRANGEMENTS FOR PAY AND CONDITIONS OF SERVICE [Note: these provisions are subject to amendment as the source documents are amended]

1.1. Constitution of Reading Borough Council - 27 May 2015

Part 3.3 Responsibility for Council Functions (Schedule 1, Part 2):

37. Power to appoint staff, and to determine the terms and conditions on which they hold office (including procedures for dismissal)		Personnel Committee General Delegation to Directors and Heads of Service	
40. Power to appoint officers for particular purposes (appointment of "proper officers")	Local Government Act	Personnel Committee	
43. Duty to designate officer as head of the authority's paid service, and to provide staff, etc	Section 4(1) of the Local Government & Housing At 1989 (c. 42)	Council	

1.2. Constitution of Reading Borough Council - 27 May 2015: Article 4, 4.2 Functions of the full Council:

Only the Council will exercise the following functions:

[...] (g) confirming the appointment of the Head of Paid Service;

#### 1.3. Constitution of Reading Borough Council - 27 May 2015: Article 12 - Officers:

#### 12.1 Management structure

[...]

#### (b) Chief Officers

The full Council will confirm the appointment of the Managing Director (Head of Paid Service) and the Personnel (Appointments) Committee will make appointments to the following posts (or such other similar posts as it may decide from time to time), who will be designated chief officers:

Director of Adult Care and Health Services

Director of Children, Education and Early Help Services

Director of Environment and Neighbourhoods

# (c) Head of Paid Service, Monitoring Officer and Chief Financial Officer and Deputies

The Council has designated the following posts as shown:

Chief Executive- Head of Paid Service

Head of Finance Chief Finance Officer and Section 151 Officer

Head of Legal and Democratic Services Monitoring Officer

The Local Authorities (Standing Orders)(England)(Amendment) Regulations 2015 prescribe that the dismissal of the Head of Paid Service, Monitoring Officer and the Chief Finance Officer must be confirmed by the full Council.

The Council has designated the following Deputy post as shown:

Chief Accomtant - Deputy Chief Finance Officer and Deputy Section 151 Officer

Such posts will have the functions described in Article 12.2-12.4 below.

# 12.2 Functions of the Head of Paid Service

# (a) Discharge of functions by the Council

The Head of Paid Service will report to full Council or the Policy Committee on the manner in which the discharge of the Council's functions is co-ordinated, the number and grade of officers required for the discharge of functions and the organisation of officers.

## (b) Restrictions on functions

The Head of Paid Service may not be the Monitoring Officer or the Section 151 Officer.

[...]

# <u>12.7</u> Employment

The recruitment, selection and dismissal of officers will comply with the Officer Employment Rules set out in Part 4 of this Constitution.

1.4. The powers and duties of the **Personnel Committee** include the following:

## "6. PERSONNEL COMMITTEE

- (1) Subject to Officer Employment Procedure Rules set out in the constitution:
  - a) to arrange for the appointment of the Council's Head of Paid Service, and make recommendations to Council in this respect
  - b) to appoint Corporate Directors, the Monitoring Officer, Section 151 Officer and posts falling within the definition of Deputy Chief Officer in Section 2(1) of the Local Government & Housing Act 1989
  - c) to dismiss Corporate Directors, the Monitoring Officer, Section 151 Officer and posts falling within the definition of Deputy Chief Officer in Section 2(1) of the Local Government & Housing Act 1989
  - d) to settle all matters relating to the above appointments or dismissals
- (2) To take any decisions affecting the remuneration, terms and conditions of service of the Head of Paid Service;
- (3) To undertake performance appraisals of the Head of Paid Service and Corporate Directors; and to set annual targets against which performance can be measured.
- [...]
- (6) To determine the level of compensation to be paid in individual cases of voluntary redundancy and early retirement and other personnel matters where appropriate.
- [...]
- 1.5. The Officer Employment Procedure Rules are in Part 4 of the Constitution.

#### PAY POLICY STATEMENT - ANNEX C

#### SUMMARY OF CONDITIONS OF SERVICE

#### Chief Executive

The terms and conditions for the Head of Paid Service are as set out by the Joint Negotiating Committee (JNC) for Chief Executives, and as amended locally. Pay is determined locally.

#### **Corporate Directors**

The terms and conditions for the Corporate Management Team (excluding the Head of Paid Service) are in accordance with the Scheme of Conditions of Service agreed by the National Joint Negotiating Committee for Chief Officers, and as amended locally. Pay is determined locally.

#### Heads of Service (third tier - i.e. reporting directly to the Head of Paid Service or a Director)

The terms and conditions for Heads of Service are as set out by the Joint Negotiating Committee (JNC) for Chief Officers, and as amended locally. Pay is determined locally.

#### NJC Staff

The Terms and conditions for NJC staff are determined by the National Joint Council (NJC) for Local Government Services, and as amended locally.

#### Craft Employees

The Terms and conditions for NJC staff are determined by the National Joint Council (NJC) for Craft and Associated Employees, and as amended locally.

#### Teachers

The terms and conditions for Teachers are as set out in the School Teachers Pay and Conditions Document.

#### Soulbury Staff

The Soulbury Committee determines the national salary framework for Soulbury staff and terms and conditions, as amended locally.

#### Youth Workers

The terms and conditions for Youth Workers are as determined by the Joint Negotiating Committee (JNC) for Youth and Community Workers, and as amended locally.

#### Coroners

The terms and conditions for Coroners are set by the Joint Negotiating Committee for Coroners, and as amended locally.

## PAY POLICY STATEMENT - ANNEX D

			Women BME		Disability					
Grade Bandings Tot		Total Staff	No	%	No	No ND %		No	ND	%
RG1	Up to 15,807	22	10	45.45%	6	0	27.27%	1	2	5.00%
RG2	17,072	173	119	68.79%	58	21	38.16%	5	39	3.73%
RG3	20,138	370	277	74.86%	84	18	23.86%	17	39	5.14%
RG4	24,964	575	381	66.26%	110	17	19.71%	25	45	4.72%
RG5	30,153	409	266	65.04%	86	11	21.61%	18	29	4.74%
RG6	34,538	278	166	59.71%	60	13	22.64%	12	21	4.67%
RG7	40,057	194	132	68.04%	28	5	14.81%	6	11	3.28%
RG8	45,694	107	63	58.88%	18	4	17.48%	3	9	3.06%
RG9	51,335	70	47	67.14%	14	1	20.29%	1	4	1.52%
RG10	55,167	34	24	70.59%	3	2	9.38%	1	5	3.45%
Ab	Above 55,167 47		25	53.19%	5	1	10.87%	1	6	2.44%
	2279		1510	66.26%	472	93	21.59%	90	210	4.35%

Council Employees in Salary Bands as at 01.04.17

- 1 Based on 2017 pay bands and earnings
  2 As a proportion of employees who have made a positive declaration
  3 Excludes schools

\* All are Apprentices

## LOCAL GOVERNMENT PENSION SCHEME REGULATIONS 2013 STATEMENT OF POLICY ABOUT EXERCISE OF DISCRETIONARY FUNCTIONS SCHEME EMPLOYER DECLARATION

The Scheme employer known as **Reading Borough Council** ('the Council')\_has prepared this written statement of policy in relation to its exercise of certain discretionary functions available under the Local Pension Scheme Regulations 2013. The Scheme employer declares that it will keep this statement under review and publish the statement (and any amendments made thereto) in a place that is easily accessible to all of its eligible Scheme employees and that it will provide to the administering authority the most up to date version of the statement at all times.

## PART A - Formulation of COMPULSORY policy in accordance with Regulation 60 of the

## Local Government Pension Scheme Regulations 2013

#### **Regulation 16 – Additional Pension Contributions**

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 1<sup>st</sup> 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.

## <u>Scheme Employer's policy concerning the whole or part funding of an active</u> <u>member's additional pension contributions</u>

The Council has resolved not to adopt this discretion at this time.

#### **Regulation 30(6) – 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.

## Scheme Employer's policy concerning flexible retirement

The Council has resolved that it will give such an opportunity to its employees. Flexible Retirement under this discretion will be subject to an agreed policy framework. The Council has resolved that waiving actuarial reduction in full or in part will only be considered where there will be a sufficient financial or other benefit to the authority. An exception to this requirement is the employee's exceptionally difficult personal or domestic circumstances

#### **Regulation 30(8) – Waiving of Actuarial Reduction**

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.

## Scheme Employer's policy concerning the waiving of actuarial reduction

That the Council does not consent to waive any actuarial reduction for staff electing to retire at age 55 or over, <u>unless</u> there is a sufficient financial or other benefit to the Council. An exception to this requirement is the employee's exceptionally difficult personal or domestic circumstances.

#### **Regulation 31 – Award of Additional Pension**

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 1<sup>st</sup> 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.

## Scheme Employer's policy concerning the award of additional pension

The Council has resolved not to adopt this discretion at this time

#### Schedule 2 - paragraphs 2 and 3

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

## Scheme Employer's policy concerning the 'switching on of the 85 year rule

That the Council <u>does not</u> consent to switch on the 85 year rule for staff electing to retire at age 55, unless there is a sufficient financial or other benefit to the Council. An exception to this requirement may be the employee's exceptionally difficult personal or domestic circumstances.

## PART B - Formulation of RECOMMENDED policy in accordance with the

## Local Government Pension Scheme Regulations 2013

## Regulation 9(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.

# <u>Scheme Employer's policy concerning the re-determination of active members'</u> <u>contribution bandings at any date other than 1<sup>st</sup> April</u>

The Council shall re-determine contribution rates on 1<sup>st</sup> April each year <u>only</u>. Staff joining the scheme shall be placed in a contribution band consistent with their contracted, actual pay in the first instance except for casual staff who shall initially be placed on the lowest contribution band. The banding placement for individual staff shall be re-determined wef from the 1<sup>st</sup> April only in subsequent years following initial placement and adjusted as necessary in the light of the pensionable pay actually earned in the previous year (using a '12 month equivalent' calculation for staff who have not worked a full year).

## Regulation 17(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.

## Scheme Employer's policy concerning payment of Shared Cost Additional Voluntary Contributions

The Council has resolved <u>not</u> to adopt this discretion at this time.

# Regulation 22 - 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.

## <u>Scheme Employer's policy concerning merging of Deferred Member Pension Accounts</u> with Active Member Pension Accounts

The Council has resolved not to extend the time limit for election beyond 12 months.

Regulation 100(6) - Inward Transfers of Pension Rights

A request from an active member to transfer former pension rights from a previous arrangement into the Local Government Pension Scheme as a result of their employment with a Scheme employer 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).

## <u>Scheme Employer's policy concerning the extension of the 12 month transfer</u> <u>application period</u>

The Council has resolved not to extend the time limit for election beyond 12 months.

#### Regulation 21(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.

## <u>Scheme Employer's policy concerning inclusion of 'regular lump sum payments' in</u> <u>assumed pensionable pay calculations</u>

That the Council does include in such calculations an element for 'regular lump sum payment' where it is fair, equitable and justifiable to do so.

## **Regulation 74 - Applications for Adjudication of Disagreements**

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:

Name:	Christopher Brooks	
Job Title:	Head of Legal and Democratic Services	
Address:	Civic Centre, Reading, Tel No:	_0118
9372602		
Email:	chris.brooks@reading.gov.uk	

Adjudicator's Signature: \_\_\_\_\_

Date: \_\_\_\_\_\_\_SCHEME EMPLOYER CONFIRMATION

It is understood that the discretions contained within this statement of policy are applicable to all eligible members of the Scheme. The Scheme rules allow for a revised statement to be issued at least one month in advance of the date that any new policy takes effect. The revised statement must be sent to the administering authority and the employer must publish its statement as revised in a place that is accessible to all of its eligible scheme members.

The policies made above:

Have regard to the extent to which the exercise of the discretions could lead to a serious loss of confidence in the public service;

Will not be used for any ulterior motive;

Will be exercised reasonably;

Will only be used when there is a real and substantial future benefit to the employer for incurring the extra costs that may arise;

Will be duly recorded when applied.

Signed on behalf of the Scheme Employer: \_\_\_\_\_

Name in Block Capitals:

Position:

HEAD OF FINANCE

Scheme Employer's Name: READING BOROUGH COUNCIL

Date:

PAY POLICY STATEMENT - ANNEX F

KEY PAY SCALES FOR COUNCIL STAFF (PAY AWARD PENDING)

<u>New NJC Pay Structure - A</u>									
GENERAL PAY SCALE SCP P/A P/Hr Current Grades SCP						SOCIAL WORKERS & OCCUPATIONAL THERAPISTS Current Grades SCP			
SCP	P/A	P/Hr	Curren	t Grades	SCP	Current	Grades	SCI	
59	£55,167	£28.59			59			59	
58	£53,837	£27.91		RG10	58		Service Manager =	58	
57	£52,508	£27.22			57		RGSW10	57	
56	£51,335	£26.61			56			56	
55	£50,163	£26.00			55			55	
54	£48,990	£25.39	RG9	Gateway	54			54	
53	£47,817	£24.78			53	Team Manager RGSW9		53	
52	£46,645	£24.18			52			52	
51	£45,694	£23.68			51			51	
50	£44,764	£23.20			50			50	
49	£43,821	£22.71			49			49	
48	£42,899	£22.24	Gateway	RG8	48			48	
47	£41,967	£21.75			47			47	
46	£41,025	£21.26			46		ATM = RGSW8	46	
45	£40,057	£20.76			45			4	
44	£39,177	£20.31		0 stars	44	see note 1		44	
43	£38,237	£19.82		Gateway	43			4	
42	£37,306	£19.34	RG7		42			42	
41	£36,379	£18.86			41	Higher specialist SW /		4	
40	£35,444	£18.37			40	OT= RGSW7		40	
39	£34,538	£17.90			39			39	
38	£33,437	£17.33			38		see note 2	38	
37	£32,486	£16.84		RG6	37			3	
36	£31,601	£16.38	Gateway		36		experienced SW / OT =	30	
35	£30,785	£15.96			35		RGSW6	3!	
34	£30,153	£15.63			34			34	
33	£29,323	£15.20			33	SW/OT=RGSW5b see		33	
32	£28,485	£14.76		Gateway	32	note 3		32	
31	£27,668	£14.34	RG 5		31			31	
30	£26,822	£13.90			30	SW/OT NQ=RGSW5a		30	
29					29				
28	£25,951	£13.45			28	Notes for SW 9 OT a	madaa.	-	
27	£24,964	£12.94			20	Notes for SW & OT o			
27	£24,174	£12.53	Gateway		27	5	cial Workers and OTs and	an	
20 25	£23,398	£12.13			20	progress above the g	tal Health Practitioners c	,dII	
23 24	£22,658	£11.74		RG 4	23		-		
	£21,962	£11.38				5	cial Workers and OTs and		
23	£21,268	£11.02			23	progress above the g	cial Workers and OTs can	1	
22	£20,661	£10.71			22		,		
21	£20,138	£10.44			21		(not OTs) progression to		
20	£19,430	£10.07		Gateway	20		attained by passing the		
19	£18,746	£9.72	D 000		19	Assisted Year of Supp	onteu employment		
18	£18,070	£9.37	RG3		18			_	
17	£17,772	£9.21			17			_	
16	£17,419	£9.03			16			_	
15	£17,072	£8.85			15			_	
14	£16,781	£8.70			14				
13	£16,491	£8.55	Gateway	RG2	13				
12	£16,123	£8.36			12				
11	£15,807	£8.19			11				
10	£15,613	£8.09			10				
9	£15,375	£7.97			9				
8	£15,245	£7.90	RG 1		8				
7	£15,115	£7.83			7				
6	£15,014	£7.78			6				
5	£0	£0.00			5				
		-			-				

NB28	JNC Readi	ng Senior Mana	Effective Date	01-Apr-17		
Grade				SCP	Annual	
RSMD					1	£51,222
RSMD					2	£52,520
RSMD					3	£53,817
RSMD					4	£55,115
RSMD					5	£56,416
RSMD	RSMC				6	£57,713
RSMD	RSMC				7	£59,010
RSMD	RSMC				8	£60,308
RSMD	RSMC				9	£61,607
	RSMC				10	£62,905
	RSMC				11	£64,203
	RSMC				12	£65,503
	RSMC				13	£66,801
	RSMC	RSMB			14	£68,099
	RSMC	RSMB			15	£69,396
	RSMC	RSMB			16	£70,695
	RSMC	RSMB			17	£71,996
		RSMB			18	£73,290
		RSMB			19	£74,594
		RSMB			20	£75,895
		RSMB	RSMA		21	£77,190
		RSMB	RSMA		22	£78,487
		RSMB	RSMA		23	£79,789
			RSMA		24	£81,084
			RSMA		25	£82,380
			RSMA		26	£83,685
			RSMA		27	£84,978
			RSMA		28	£86,277
			RSMA		29	£87,578
			RSMA		30	£88,873
			RSMA		31	£90,170
				CDIR	32	£94,323
				CDIR	33	£97,227

		CDIR	34	£100,339
		CDIR	35	£103,547
		CDIR	36	£104,572
		CDIR	37	£107,705
		CDIR	38	£110,837
		CDIR	39	£117,290