1. New and Revised Policies
The current policy statement will remain saved were revised and added to as set out below:

**Policy Decisions**

Regulation 16(2)e
Voluntary funding of additional pension contributions via Shared Cost Additional Pension Contributions (by regular ongoing contribution)

Policy decision
The council’s policy is not to fund additional pension via shared cost APC

Regulation 16(4) d
Voluntary funding of additional pension contributions via Shared Cost Additional Pension Contributions (by one off lump sum)

Policy decision
The council’s policy is not to fund additional pension contributions via Shared Cost Additional Pension Contributions

Regulation 30(5) as amended
Switching on the 85 year rule for members voluntarily drawing benefits on or after age 55 and before age 60

Policy decision
Although the term compassionate grounds is not defined in the regulations, the Council’s policy is to apply the following definition:-
‘Compassionate Grounds means that the scheme member is required to look after a sick dependant relative on a whole time basis, is therefore unable to take up gainful employment, and in consequence is suffering financial hardship.’

In addition, the Council will satisfy itself that the sick dependant relative has a permanent long-term condition with a reasonable life expectancy having regard to his/her age.

Each case will be considered on its merits and will be subject to approval by the Chief Financial Officer acting under delegated powers.

Regulation 30(6)
Flexible retirement

Policy decision
The Council will consider applications for Flexible Retirement from scheme members age 55 and over. Flexible Retirement is linked to the Council’s existing policies on Flexible Working and extending employment beyond age 65 or state pension age if later. It provides opportunities for re-skilling and redeploying older workers across the workforce as well as retaining skills and experience as part of a transition towards retirement.

Flexible Retirement allows scheme members age 55 and over to apply to transfer to a lower graded post or to reduce hours of employment and at the
same time access their retirement benefits. Both the transfer to a lower graded post or reduction in hours of work and the early release of retirement benefits is an employer discretion. As a minimum requirement, a member’s pay must reduce by at least four spinal points or the equivalent in reduced hours.

In considering Flexible Retirement both the needs of the member and the Service must be taken into account. Initial approval rests with the Service Chief Officer e.g. Assistant Director or equivalent with final approval by the Head of Human Resources.

The early release of benefits before age 65 or state pension age if later has the potential to incur an actuarial reduction in benefits. The Council's Section 151 Officer has delegated authority to waive any actuarial reduction, but only in exceptional circumstances that benefit the business and operational needs of the service. The cost to the Fund will be met from the Service budget.

Acceptance of Flexible Retirement debars the member from changing their job to a post offering higher pay within the Council or from returning to employment on higher pay with the Council for a period of not less then three years.

The procedure and criteria for approving Flexible Retirement applications is available on Harinet.

Regulation 30(8)

Waiving of actuarial reductions

Policy Decision:

The Council’s policy is only to consider waiving an actuarial reduction by applying ‘in the Interest of efficiency of the service’ policy in exceptional circumstances where switching on the 85 year rule would leave someone in financial hardship.

Each case will be considered on its merits and will be subject to approval by the Chief Financial Officer acting under delegated powers.

Any Capital Cost arising will be met from Service/Business Unit budgets and will be paid into the Fund within a three month period.

First and second tier Officers will require Member approval.

Regulation 31

Awarding additional pension (via an Additional Pension) at whole cost to the employer

The council’s policy is not to fund additional pension (via an Additional Pension) at whole cost to the employer
**Appendix A**

**POLICY STATEMENT ON THE USE OF ITS DISCRETIONARY POWERS:**

This Policy Statement sets out the Council’s use of its discretionary powers under the Local Government Pension Scheme Regulations’ and Local Government Pension Scheme Compensation Regulations.

The document can be viewed on the Harinet Pensions Page (click Personnel and follow the links) and the Haringey Pensions Web Page (www.haringey.gov.uk/pensionfund)

The current policy was reviewed and updated by Corporate Committee on 20th January 2013

This policy statement only applies to scheme members employed by Haringey Council. Scheme members not employed by the Council must refer to the Policy Statement issued by their employing body.

Councillor Members should refer to Part 2

<table>
<thead>
<tr>
<th>Part 1.A Pensions Discretions</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Employee Members</strong></td>
</tr>
<tr>
<td>1. Choice of early payment of pension (Regulation 30)</td>
</tr>
<tr>
<td>This applies to members who cease employment after age 55 and before age 60 who elect for early payment of their retirement benefits.</td>
</tr>
<tr>
<td>The Council’s policy is to allow early payment of benefits as provided by Regulation 30 where there is a clear financial or operational advantage to the Council in doing so.</td>
</tr>
<tr>
<td>The Council will consider waiving any actuarial reduction on ‘compassionate grounds’ as defined in Paragraph 5 of the Policy Statement below.</td>
</tr>
<tr>
<td>Each case will be considered on its merits and will be subject to approval by the Section 151 Officer acting under delegated powers.</td>
</tr>
<tr>
<td>Any Capital Cost arising will be met from Service / Business Unit budgets and will be paid into the Fund within a three month period.</td>
</tr>
<tr>
<td>First and second tier Officers will require Member approval.</td>
</tr>
<tr>
<td>2. Early Retirement on Redundancy and Business Efficiency (Reg 19)</td>
</tr>
<tr>
<td>Members age 55 and over who are retired on redundancy or efficiency grounds have entitlement to immediate payment of unreduced benefits.</td>
</tr>
<tr>
<td>Any Capital Cost arising from an early retirement on redundancy or business efficiency will be met from Service/Business Unit budgets and must be paid into</td>
</tr>
</tbody>
</table>

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1 The main scheme regulations referred to are :-
The Local Government Pension Scheme (Benefits, Membership and Contributions) Regulations 2007 (as amended)
The Local Government Pension Scheme (Administration)) Regulations 2008 (as amended)
The Local Government Pension Scheme (Transitional Provisions) Regulations 2008 (as amended)
The Local Government (Early Termination of Employment) (Discretionary Compensation) (England and Wales ) Regulations 2006 (as amended).
the Fund within a three month period.
Each case will be considered on its merits and will be subject to approval by the Section 151 Officer acting under delegated powers.
First and second tier Officers will require Member approval

3. Early payment of Deferred Benefits (Regulations 30: 30A)

A member who left with entitlement to Deferred Benefits or whose Tier 3 Ill Health Retirement Pension was suspended under Regulation 20(9) can elect from age 55 to have the benefits put into payment early. An election made before age 60 requires employer consent.
Benefits claimed before age 65 may be subject to an actuarial reduction unless the Council agrees to waive the reduction.
The Council’s policy is to allow early payment of Deferred Benefits only if the case can be considered on ‘Compassionate Grounds’ as defined in paragraph 5 below or otherwise where there is no financial disadvantage to the Council for doing so.
Deferred Member Benefits which began before 1st April 1997 can only be released early on ‘compassionate grounds as defined in paragraph 5 below. There is no discretion to waive any actuarial reduction if an election to receive early payment of benefits from age 60 is made.
Each case will be considered on its merits and will be subject to approval by the Section 151 Officer acting under delegated powers.

4. Flexible retirement (Regulation 18)

The Council will consider applications for Flexible Retirement from scheme members age 55 and over.
As a minimum requirement, a member’s pay must reduce by at least four spinal points or the equivalent in reduced hours.
Both the transfer to a lower graded post or reduction in hours of work and the early release of retirement benefits is an employer discretion.
In considering Flexible Retirement both the needs of the member and the Service must be taken into account. Initial approval rests with the Service Chief Officer e.g. Assistant Director or equivalent with final approval by the y Head of Human Resources.
The early release of benefits before age 65 has the potential to incur an actuarial reduction in benefits. The Section 151 Officer has delegated authority to waive any actuarial reduction, but only in exceptional circumstances that benefit the business and operational needs of the service. The cost to the Fund will be met from the Service budget.
Acceptance of Flexible Retirement debars the member from changing their job to a post offering higher pay or increasing their hours within the Council or from returning to employment on higher pay with the Council for a period of not less than three years.
The full Flexible Retirement Policy, Procedure and Documentation is available on Harinet (click Personnel and follow the links).

5. Discretion to waive an actuarial reduction under Regulation 30

Although the term compassionate grounds is not defined in the regulations, the
Council’s policy is to apply the following definition:-

‘Compassionate Grounds means that the scheme member is required to look after a sick dependant relative on a whole time basis, is therefore unable to take up gainful employment, and in consequence is suffering financial hardship.’

In addition, the Council will satisfy itself that the sick dependant relative has a permanent long-term condition with a reasonable life expectancy having regard to his/her age.

Each case will be considered on its merits and will be subject to approval by the Section 151 Officer acting under delegated powers.

6. **Awards of Added Membership Reg. 12**

   The Council’s policy is not to award additional membership.

7. **Awards of Additional Pension Reg.13**

   The Council’s policy is not to award additional pension.

8. **Payment of Death Grants for Active Members Regulation 23, Deferred Members Reg.32 and Pensioner Members Regulation 35.**

   A death grant will usually be paid in accordance with the member’s nomination or, where there is no nomination, to the legal personal representatives. However where it is considered that:
   a) an existing nomination may no longer reflect the member’s intentions (for example there is a subsequent marriage, divorce or children) or,
   b) there is a deserving recipient (who must be have been his relative or dependant at some time) who would otherwise be excluded by payment to the Estate or,
   c) payment to the Estate may be inappropriate for other reasons (for example where inheritance tax may be a factor if payment were made to the Estate).

   Payment may be made in the manner and proportions the Council believe appropriate in the circumstances of the case.

   In all cases, the release of the Death Grant is delegated for approval to the Section 151 Officer.

9. **Disregarding a break in full-time education for a Childs Pension to continue in payment.**

   a. Where there is a break in full-time education or training, the Chief Financial Officer will decide whether such a break can be ignored on the child’s return to full-time education or training.

   b. The Chief Financial Officer will have regard to the circumstances of each case within the guideline that the break should not generally extend beyond 12 months from the beginning of one academic year to the end of one academic year, or include periods of full-time employment of more than three months.

   c. Where the gap extends beyond the 12 month limit as described above, the child must be able to clearly demonstrate a clear intention to return to full-time education or training and has not undertaken paid employment as an alternative career option to returning to fill-time education or training.

   d. Where the Section 151 Officer deems it appropriate to ignore a break in full-time education or training, the child’s pension will be reinstated from the re-commencement of full-time education or training or such earlier date as the Secton151 Officer deems appropriate based on the individual circumstance.
of the case.

- The exercise of this discretion will be reported to the Corporate Committee.

10. **Abatement (reduction) of pensions on re-employment**

   Members of the Fund who commence re-employment or who return to Office after 31st March 1998 will be liable for an abatement in their pension in the circumstances described below.

   The abatement will be calculated in accordance with the provisions of Schedule 5 to the Local Government Pension Scheme Regulations 1995.

   Pensioner members who commence re-employment or return to Office in local government following retirement on medical grounds, or re-employment or return to Office with Haringey Council or its employing bodies in circumstances where the member has retired early with no percentage reduction to the retirement benefits will be subject to an abatement except in cases of Flexible Retirement agreed in accordance with Regulation 18.

11. **Waiving of time limits**

   The Council’s policy is to waive time limits set within the Pension Scheme Regulations where it is satisfied that the individual could not have known of the requirement to make an election at the proper time.

12. **Medical clearance to purchase Additional Pension (ARCs) Regulation 23 (Administration Regulations)**

   An application to purchase additional pension will only be accepted if the member makes a declaration that he/she is in reasonably good health and has not been seen by a medical practitioner within the last 12 months or otherwise where the member provides a report by a registered medical practitioner of the results of a medical examination undertaken at the member’s own expense.

13. **Attributing salary bands**

   Salary bands are attributed on 1st April based on basic annual pensionable pay plus variable pensionable pay over the last twelve months.

   New starters to be attributed a salary band on the first day of membership based on basic annual pensionable pay.

   That with the exception of back-dated pay awards to 1st April, no variation will be made to a member’s attributed salary band other then at each annual review date on 1st April of each subsequent year.

   To ensure the smooth implementation of this change any variation to this policy is delegated to the Head of Human Resources subject to approval at the next available meeting of Corporate Committee.

14. **Shared Cost Additional Voluntary Contribution Scheme**

   The Council’s policy is not to provide a Shared Cost AVC scheme.

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**Part 1.B Compensation Discretions**

Discretions exercised by Haringey Council in accordance with provisions of

The Local Government (Early Termination of Employment) (Discretionary Compensation) (England and Wales) Regulations 2006 (as amended) and the Local
Government (Discretionary Payments) Regulations 1996 as amended

1. Compensation for Redundancy

Compensation on redundancy will be based on; 1 weeks pay for each complete year of service up to a maximum of 20 years total service.

2. Rate of Pay for Redundancy Purposes

The redundancy payment is based on the actual weekly rate of pay at the relevant date. (This is usually but not always, the date notice is given).

Injury Allowances

3. An injury allowance may be paid to an employee who sustains an injury or contracts a disease as a result of anything he/she was required to do in carrying out their work; and either:-

   - Is certified as being permanently incapacitated and ceases employment. or
   - Suffers a reduction in pay.

In deciding on the amount of Injury Allowance payable, the Council takes into account all the circumstances of the case.

The maximum amount payable is 85% of Final Pay.

Injury Allowances in payment are reviewed annually, and at age 65.

Each case is referred for a decision to the Section 151 Officer acting under delegated authority.

4. Gratuity Payments

5. Gratuities for Non-Pensionable Service: Summary of current Policy:

   Gratuities are paid to retiring employees for service with the Council during which they were not eligible to join the Local Government Pension Scheme.

   Part Time employees who worked at least 15 hours per week for 35 weeks a year can count service up to 31/3/1987 for gratuity entitlement.

   Part Time employees who worked less 15 hours per week can count service up to 16/8/1993.

   Gratuity payments do not apply to casual employment

The payments are calculated on 3.75% of Annual Pay for each year of gratuity service as described above.

The employee can choose between a once off lump sum or an annuity payment.

A Death Gratuity is also paid if an employee dies in Service.

The Death Gratuity is paid to an employee’s dependants. It is calculated on 3.75% of Annual Pay for all local government service up to 31/3/1987. It is payable to members of the Local Government Pension Scheme and non-scheme members alike.

Part 2.A

Councillor Members:

1. Voluntary early retirement from age 55
<table>
<thead>
<tr>
<th>2. Re-employed pensioners – Abatement of pensions (Regulation 109)</th>
</tr>
</thead>
<tbody>
<tr>
<td>3. The Council’s policy is not to abate a pension in all cases except :-</td>
</tr>
<tr>
<td>re-employment or return to Office in local government following retirement on medical grounds. or</td>
</tr>
<tr>
<td>re-employment or return to Office with Haringey Council or its employing bodies in circumstances where the member has retired early with no percentage reduction to the retirement benefits</td>
</tr>
<tr>
<td>4. Waiving of time limits</td>
</tr>
<tr>
<td>That the time limits set within the Pension Scheme Regulations will be waived where the member could not have known of the requirement to make an election at the proper time.</td>
</tr>
<tr>
<td>5. Waiving restriction on entry to the Fund Regulation 7 (9)</td>
</tr>
<tr>
<td>The Council’s policy is not to restrict re-entry to the Fund where a member has previously elected to opt out more then once</td>
</tr>
</tbody>
</table>

Important Note:

*Nothing stated above confers any statutory rights or overrides the provisions of the Local Government Pension Scheme and Compensation Regulations* or related legislation. In the event of any dispute over your pension benefits, the appropriate legislation will prevail.