

The LGPS Regulations 2013

Okehampton Town Council

Employer Pensions Discretions Policy

and	
The LGPS Regulations 2014	
(Transitional Provisions and Savings	3)
and	
The LGPS Regulations 2008	
(Benefits, Membership and Contribu	itions)
(as at 14 th May 2018)	
Employer name:	Okehampton Town Council
Policy effective from:	1 st November 2022
These policies may be subject to rev	view from time to time. Affected employees will be notified of any
subsequent change to this Policy St	atement.
Print name of authorised officer:	Emma James
Job title:	Town Clerk
Signature of authorised officer:	
Date:	





Mandatory LGPS 2013 & 2014 discretions

Discretionary policies from 1 April 2014 in relation to post 31 March 2014 active members and post 31 March 2014 leavers (excluding councillor members)

Power of employing authority to grant additional pension (Reg 31)

An employer can choose to grant extra annual pension* (at full cost to themselves) to:

- an active member; or
- to a member, within 6 months of leaving, whose employment was terminated on the grounds of redundancy or business efficiency

*(Current maximum additional pension allowed if £6,822 at 1st April 2018)

Policy Decision:

Okehampton Town Council will not award additional pension, including in circumstances where an employee would agree to forgo a lump sum which would otherwise be payable to an employee leaving by reason of redundancy or business efficiency and will only consider exercising these discretions in the most exceptional circumstances having regard to the following:

- The interests of the Council
- Any potential benefits or savings to the Council
- The ability of the Council to meet the cost of granting such an award
- The funding position of the Council within the LGPS Pension Fund

Shared Cost Additional Pension Contribution (Reg 16(2)(e) & Reg 16(4)(d))

Where an active member wishes to purchase extra annual pension by making additional pension contributions (APCs)*, an employer can choose to voluntarily contribute towards the cost of purchasing that extra pension through a Shared Cost Additional Pension Contribution (SCAPC)

*(Current maximum additional pension allowed if £6,822 at 1st April 2018)

Note: this discretion does not relate to cases where a member has a period of authorised unpaid leave of absence and elects within 30 days of return to work (or a longer period if the employer allows) to pay a SCAPC to cover the amount of pension 'lost' during that period of absence. In those cases, the employer <u>must</u> contribute 2/3rds of the cost to a SCAPC; there is no discretion (regulation 15(5) of the LGPS Regulations 2013).

Policy Decision:

Okehampton Town Council will not fund, in whole or part, an employee's additional pension contributions and will only consider exercising these discretions in the most exceptional circumstances having regard to the following:

- The interests of the Council
- Any potential benefits or savings to the Council
- The ability of the Council to meet the cost of granting such an award
- The funding position of the Council within the LGPS Pension Fund

'Switch on' the 85-year rule

TPSch 2, para 1(2) & 1(1)(c)

The 85-year rule does not automatically fully apply to members who would have had the protection under old regulations, and who choose to voluntarily draw their benefits on or after age 55 and before age 60. An employer can decide to switch the 85-year rule back on in full for such members.

Where the Scheme employer does not switch back on the 85-year rule, the member's benefits will be actuarily reduced. However, the Scheme employer can exercise a discretion to waive any actuarial reductions (at cost to the Scheme employer).

Flexible Retirement (R30(6) & TP11(2))

An employer can decide whether to permit flexible retirement for staff aged 55 or over who reduce their working hours and/or grade and wish to access their pension benefits.

In such cases, pension benefits may be reduced in accordance with actuarial tables unless the employer waives reduction on compassionate grounds.

The employee must reduce either their hours, and/or their grade and the employer must agree to the release of the pension.

You will need to consider:

- The minimum reduction in hours or grade required.
- Whether the employee should commit to a reduction in hours or grade for a minimum period.
- Whether the employee should commit to remaining in employment with the employer for a minimum period

You must also state whether, in addition to the benefits the member has accrued prior to 1st April 2008 (which the member must draw), you permit the member to choose to draw:

- All, part, or none of the benefits they accrued after 31st March 2008 and before 1st April 2014 and/or,
- All, part, or none of the benefits accrued after 31st March 2014, and,
- Whether to waive, on compassionate grounds, the actuarial reduction (in whole or part) applied to members' benefits paid on the grounds of flexible retirement before normal retirement age (R30(8)).

Policy Decision:

Okehampton Town Council will not 'switch on' the 85 year rule for scheme members unless there would be a financial or other benefit to the Council and will only consider exercising these discretions in the most exceptional circumstances having regard to the following:

- The interests of the Council
- Any potential benefits or savings to the Council
- The ability of the Council to meet the cost of granting such an award
- The funding position of the Council within the LGPS Pension Fund

Policy Decision:

Okehampton Town Council will consider individual applications for flexible retirement, in line with the Flexible Retirement Policy, annexed hereto, where there are no financial costs to the Council and where there is no detrimental effect on service delivery.

Note: If flexible retirement is agreed for a member aged between 55 and 60, there could be a Strain cost to be paid to the Pension Fund by the employer in respect of the pension benefits paid. There would also be a Strain cost payable by the employer where you have waived any actuarial reduction, in whole or in part.

Waive actuarial reductions to members benefits TP3(1) & TP3(5), TPSch 2 (para 2(1), 3(1), 3(2) & 9) B30(5) & B30A(5)

An employer can decide whether to waive in whole or in part any actuarial reduction for a member voluntarily drawing benefits before normal pension age other than on the grounds of flexible retirement

This applies to:

- active members voluntarily retiring on or after age 55 and before Normal Pension Age, who elect to immediately draw benefits, and
- deferred members and suspended tier 3 ill health pensioners who elect to draw benefits (other than on ill health grounds) on or after age 55 and before Normal Pension Age.

Policy Decision:

Okehampton Town Council will only waive the actuarial reduction to members benefits in exceptional circumstances, or where there will be a financial or other benefit to the Council.

The same criteria will be applied in cases where active members choose to voluntarily draw benefits on or after age 55 and before normal pension age.

The same criteria will be applied in cases where deferred members and suspended 3 tier pensioners elect to draw benefits on or after age 55 and before normal pension age.

All decisions on waiving actuarial reductions of benefits will be considered by the Policy & Resources Committee or a sub-group of three or more Members thereof and decisions must be ratified by Full Council.

Recommended LGPS 2013 & 2014 discretions (non mandatory)

There is no requirement to have a written policy in respect of non-mandatory discretions. However, there are some non-mandatory discretions where it is recommended for Scheme employers to have a written policy so that both members and the Pension Fund administering authority can be clear on the employer's policy on these matters.

Shared Cost Additional Voluntary Contribution Arrangement (SCAVC)

R17 (1) and TP15 (2A) and A25 (3) and definition of SCAVC in RSch 1

An employer can choose to pay for or contribute towards a member's Additional Voluntary Contribution through a shared cost arrangement (SCAVC).

An employer will also need to decide how much, and in what circumstances to contribute to a SCAVC arrangement.

Policy Decision:

Okehampton Town Council will consider individual applications where there are no financial costs to the Council and where there is no detrimental effect on service delivery.

Extend the time limit for member to elect for a Shared Cost Additional Pension Contribution(R16(16))

An employer can decide to extend the 30 day deadline for a member to elect to purchase additional pension by way of a Shared Cost Additional Pension Contribution (SCAPC) upon return from a period of unpaid absence (other than because of illness or injury, relevant child-related leave or reserve forces service leave).

Extend the 12-month time limit for transfer of pension rights (R100(6))

An employer can decide to extend the 12-month time limit for a member to elect to transfer pension rights from another registered pension scheme into the LPGS, if an election has not been made within 12 months of joining the LGPS in that employment.

Extend the 12-month time limit for a member to elect not to aggregate Post 31 March 2014 deferred benefits

(R22(7) and (8))

An employer can extend the 12 month time limit for a member to elect **not** to aggregate their Post 31 March 2014 (or combinations of Pre & Post 2014) deferred benefits with their new LGPS employment (or ongoing concurrent LGPS employment), if an election has not been made within 12 months of joining the LGPS in that employment (or within 12 months of ceasing the concurrent membership).

Extend the 12-month time limit for a member to elect to aggregate Pre 1 April 2014 deferred benefits (TP 10(6) as amended by A27 (2018)

Employers can decide whether to extend the 12-month time limit for a member to elect to aggregate their Pre 1 April 2014 deferred benefits with their new LGPS employment that commenced on or after 14 May 2018 in order to purchase earned pension.

Policy Decision:

Okehampton Town Council will consider individual applications where there are no financial costs to the Council and where there is no detrimental effect on service delivery.

All applications will be considered by the Policy & Resources Committee or a sub-group of three or more Members thereof and decisions must be ratified by Full Council.

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How an employee's contribution band will be initially determined and thereafter reviewed (R9 and R10)

Employers must decide how the pension contribution band to which an employee is to be allocated on joining the Scheme will be determined and reviewed at each subsequent April.

Circumstances in which the employer will review the pension contribution band will also need to be determined. For example, following a material change which affects the member's pensionable pay during the Scheme year (1 April to 31 March)

Whether to include a regular lump sum payment when calculating assumed pensionable pay (APP) (Reg 21(4)(a)(iv), 21(4)(b)(iv) and 21(5))

When calculating assumed pensionable pay, employers can decide to include the amount of any 'regular lump sum payment' received by the member in the 12 months preceding the date the absence began or the ill health retirement or death occurred.

A 'regular lump sum payment' is a payment for which the employer determines there is a reasonable expectation that such a payment would be paid on a regular basis.

Whether to substitute a higher level of pensionable pay when calculating assumed pensionable pay (R21(5A) and 21(5B) backdated to 1 April 2014 by A7 2018)

When calculating assumed pensionable pay (APP), an employer can decide to substitute a higher level of pensionable pay if, in their opinion, the pensionable pay received in the 3 months/12 weeks before the commencement of APP, is materially lower than the level of pensionable pay the member would have normally received.

sub-group of three or more Members thereof and decisions must be ratified by Full Council.

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Pre LGPS 2014 discretions

Discretions to be exercised on and after 1 April 2014 in relation to scheme members who ceased active membership between 1 April 2008 and 31 March 2014

'Switch on' the 85-year rule TPSch 2, para 1(1)(c) & 1(2)

The 85-year rule does not automatically fully apply to members who would have had the protection under old regulations, and who choose to voluntarily draw their benefits on or after age 55 and before age 60. An employer can decide to switch the 85-year rule back on in full for such members.

This also applies to members with deferred benefits or a suspended tier 3 ill health pension who choose to voluntarily draw their deferred benefits (on or after 14 May 2018) on or after age 55 and before age 60.

Policy decision

Okehampton Town Council will consider individual applications where there are no financial costs to the Council and where there is no detrimental effect on service delivery.

All applications will be considered by the Policy & Resources Committee or a sub-group of three or more Members thereof and decisions must be ratified by Full Council.

Waive actuarial reductions to members benefits B30(5), TPSch 2, para 2(1) B30A(5)

An employer can decide whether, on compassionate grounds, to waive any actuarial reduction that would normally be applied to deferred benefits which are paid before age 65.

Policy decision

Okehampton Town Council will consider individual applications where there are no financial costs to the Council and where there is no detrimental effect on service delivery.