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Lewes District Council

EASTBOURNE Borough Council

Working in partnership with **Eastbourne Homes**

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1. Introduction

1.1. This policy relates to all staff who are eligible members of the Local Government Pension Scheme (LGPS). It establishes guidelines for managers, staff and HR in relation to a staff member requesting flexible retirement. The policy will help managers and staff members to understand the options which are available in relation to flexible retirement.

The regulations are complex and while the councils are legally prohibited from giving direct financial advice, we are encouraged to provide information and interpretation.

2. Scope of the Policy

2.1 We hope that the policy framework that is set out here will help to inform staff to make personal retirement arrangements that take account of the wishes of the individual as well as the needs of the councils.

This policy and procedure does not form part of any staff member's contract of employment, it may be amended from time to time with appropriate consultation with recognised trade unions representatives.

More details about how flexible retirement works are available from the Local Government Pension Scheme website <u>www.lgpsmember.org</u>

3. What is Flexible Retirement

3.1 Flexible retirement means being able to draw part of your pension benefits, whilst continuing in pensionable employment and building up further pension rights. In general terms, this means that an **eligible staff member** can take flexible retirement at any point from age 55 years with the agreement of the councils and draw part of their accrued benefits. To do so they must reduce both their working hours and salary or grade within the provisions of the pension scheme guidelines.

4. Eligibility to apply for flexible retirement.

4.1 To be considered for flexible retirement the staff member must be an active member of the local government pension scheme (LGPS) which operates a flexible retirement scheme, they must be eligible for flexible retirement and be at least 55 years old. If the staff member is 55 years old or over and wish to consider flexible retirement they will need to contact the Local Government Pension Scheme to determine whether or not you would be eligible to immediately gain access to your pension. The Councils will only consider all requests for flexible retirement and only approve when it is in the Councils interest to do so.

4.2. Equalities.

Where a staff member requires reasonable adjustments to attend and participate in a meeting regarding flexible retirement such as a disability or language barrier the member of staff may be accompanied by an appropriate person to provide support. The manager responsible for the meetings will ensure all reasonable adjustments and special arrangements are made. This includes ensuring all information is in an accessible format, that meeting venues are accessible to all parties and that any reasonable adjustments are made to enable fair and complete participation by all parties. Staff members are invited to advise their line manager and subsequent managers of their needs and requirements to ensure they are fulfilled throughout the process wherever possible. This right is also extended to the appeal meeting.

5. The terms of a flexible retirement application

5.1 Once eligible a staff member can choose when to make an application for flexible retirement. By applying, the staff member is agreeing to a long-term reduction in their current working hours and salary of at least 35%. An application requires approval by the Director of Service and the agreement of the LGPS. Any effective date must be at least two months in the future after the approval date.

If flexible retirement is agreed before your Normal Pension Age your benefits will normally be reduced for early payment.

5.2 Protection of the Rule of 85

This rule requires that your age in whole years, when added to the number of years of contributions made to the local government pension scheme total 85 or more at the time of retirement. In the past, individuals who met the 'rule of 85' at the time of retirement did not have any reduction in their pension benefits and those who did not meet the 'rule of 85' at retirement only had a reduction in respect of the period up to the date when they would have met the 'rule'.

The rule of 85' has been removed from the pension scheme legislation from 1 October 2006, although some transitional protection has been introduced for those individuals who previously had an expectation of meeting the 'rule of 85'. Consequently their pension benefits will be either unreduced or subject to a lesser reduction.

Those who joined the pension scheme prior to 30 September 2006 wishing to retire voluntarily before the age of 65 will receive some protection, as follows:

- those who will be 60 between 1 April 2016 and 31 March 2020 and would satisfy the rule of 85 by 31 March 2020 will receive partial protection and therefore will have a 'tapered' reduction to their pension benefits in respect of the period from 1 April 2008 to their date of leaving (or 31 March 2020 if earlier);
- those who do not meet any of the above two categories will be subject to a full reduction to their pension benefits in relation to the period on or after 1 April 2008. They will not, however, receive any reduction to their pension benefits in respect of the period prior to 1 April 2008.

Those who joined the pension scheme on or before 30 September 2006, but who would not have met the 'rule of 85' by age 65 or those who joined the pension scheme after this date and who retire voluntarily before age 65, will have a reduction applied to their pension benefits in respect of all of their service - i.e. they do not have any protection. No reduction will apply to those members who retire at or after the age of 65.

The Local Government Pension Scheme regulations allow employers the discretion to waive the pension reduction.

This will only be possible in exceptional circumstances, for example, on compassionate grounds or as an alternative to retirement on grounds of redundancy or efficiency, if there is a strong business case. The councils have adopted the County Council's definition of "compassionate grounds" for waiving pension reductions which is;

- compelling domestic reasons which will affect the ability of the individual to continue with his/her present working arrangements
- ill-health which does not meet the ill-health retirement criteria for an enhanced pension

The annual pension and lump sum retirement grant are paid with effect from the date of flexible retirement, but Additional Voluntary Contributions (AVC's) cannot be paid until the employee finally retires completely.

5.3. Increasing working hours after the commencement of flexible retirement

It is not normally possible to increase working hours again after flexible retirement has been processed and has commenced. However, in exceptional circumstances, a staff member's application to increase their hours after flexible retirement will be considered by the councils, subject to line management support, and where a reduction in hours and salary has been effective for a minimum period of 12 months. The staff member will not accrue pension benefits on the additional hours worked.

5.4. Reversing flexible retirement actions

Once a flexible retirement request is processed and has commenced, it cannot be amended or reversed. Any changes would need to be subject to a new application.

5.5. Fully retiring after flexible retirement

If the staff member wishes to fully retire after taking flexible retirement, they should do this in the normal way. Please contact your line manager for more information.

5.6. Advice on flexible retirement

Staff are encouraged to take independent financial advice before making a decision about flexible retirement.

5.7. Other Pension Arrangements

When planning for retirement, staff should take into consideration any state pension entitlements or other pension benefits that they have. The councils can't provide information about these arrangements.

5.8 Rules on transferring Flexible Retirement

If an employee has an agreement for Flexible Retirement in place and then changes employers the LGPS have agreed rules in place around this and advice should be sort from HR and LGPS at the earliest possible opportunity.

5.9. Disputes

Staff who are unhappy with a decision in respect of their flexible retirement arrangements are advised to contact Human Resources in the first instance to determine whether an informal resolution can be achieved. Staff who wish to formally dispute a decision in respect of the flexible retirement policy should do so via the Appeals process outlined in section 9.

6. PROCEDURE FOR FLEXIBLE RETIREMENT

6.1 Submitting an Application

The staff member must submit the application form FXR1 to their Head of Service, the form can be found on The Hub. They may chose to discuss the application with the staff members line manager (if they are not the staff members direct line manager) to add context to the application and to ensure a full understanding of operational needs.

6.2 Considering an Application

The Head of Service and the staff member's line manager must hold a meeting with the staff member to consider the request within 14 days of the application being received. The staff member can be accompanied by a recognised trade union representative or by another person of their choice who must be a staff member of the council's, a representative from HR may also be present. If the Head of Service is away consideration of the application may be referred upwards or delayed until their return, depending on what is appropriate under the circumstances.

The meeting will provide the manager and the staff member with the opportunity to discuss the flexible retirement request in depth and consider how it might be accommodated. At the meeting the staff member should be prepared to expand on any points within their application. It may be necessary for both sides to compromise and both should be prepared to be flexible.

Following the meeting, the Head of Service will write to the staff member, informing them of the decision within 14 days of the date of the meeting. It may be necessary to extend this period i.e. the manager may need extra time to consult with other staff members about covering the work. Where additional time is required, the staff member will be kept informed.

If a staff member is asked to provide more information on their application and they unreasonably refuse, the application will be considered to have been withdrawn.

6.3 Where the Flexible Retirement Application is agreed

Where the application for flexible retirement is agreed by the councils, HR will obtain a full quotation based on the agreed level of flexing from the pension provider for the staff member's consideration. HR will contact the staff member to discuss the quotation with them.

The staff member then chooses whether to formally accept the agreed flexible retirement by confirming in writing to HR within 14 days from receipt of the figures. If the staff member accepts the flexible retirement, HR will write to the individual confirming this and will make the change to their employment contract. The date of this letter is the "approval date". They will agree an effective date with the staff member of a minimum of two months in the future from the formal written acceptance (or "approval date").

Once formal agreement has been confirmed by HR, the Head of Service or the line manager will complete the pension's paperwork with the staff member. If the staff member rejects the flexible retirement, the process ends and no further action is taken. The Head of Service will inform HR, who will inform the LGPS of the staff member's decision not to proceed.

The staff member can withdraw a **request** for flexible retirement up until the effective date. However, it is important to note that if it is withdrawn, another application cannot be made for another 12 months from the date of the original application. A withdrawal needs to be made as soon as possible and in writing, to avoid misunderstandings.

7. Flexible Retirement application is refused.

7.1The councils can refuse the application on business grounds. (A non-exhaustive list is shown below):

- The reduction in hours or change to the working pattern will carry with it additional costs.
- The reduction in hours will have a detrimental effect on the ability to meet council's customers' and service user's demands.
- The reduction in hours will have a detrimental effect on the ability of the councils to provide expected operational services.
- The workplace is unable to re-organise the work amongst existing staff.
- The councils are unable to recruit additional staff members to perform the outstanding work.
- The change will lead to a detrimental affect on quality and/or individual performance

7.2 If a request has been rejected, the notification to the member of staff will state the business reason(s) for refusal, together with an explanation on why this applies in his/her particular case. In such cases as an alternative to flexible retirement, staff can apply to work flexibly, please see the Flexible Working policy on The Hub for further details.

8. Appeals Process.

8.1 The staff member must lodge the appeal in writing to the Head of HR within 14 days of receipt of the decision. It must be dated and state clearly the grounds on which the appeal is being made. The Head of HR will also receive a copy of the staff members original application form FXR1.

There are no constraints on the grounds under which a staff member can appeal, although the following grounds of appeal are given for guidance:

- Procedure a failure to follow procedure had a material effect on the decision.
- Decision the evidence did not support the conclusion reached or is inconsistent.
- With other decisions within the councils.
- New evidence.

9. Flexible retirement application form. (FXR1)

9.1 Please ensure you complete all sections of the form in full in order that sufficient information is available to enable proper consideration of your request. When completing sections 3 and 4 think about what effect your reduction in working hours will have on both the work you do and on your colleagues. Once you have completed the form you should immediately forward it to your Head of Service. You will need to have made contact with the LGPS and obtained a pension estimate before submitting this application form.

1. Personal details

Full name:	
Name of Line Manager:	

2. Application Details

I would like to apply for flexible retirement.

2a. Describe your current working pattern (days/hours/times worked)	

2b. Describe the working pattern you would like to work in future (days/hours/times worked). This should be at least a reduction of 35% in working hours.

2c. I would like this working pattern to commence from:

This is an estimated date, and will be confirmed once the flexible retirement quote from the pension provider is accepted by the staff member. It should be at least two months from that acceptance date.

3. Impact of the new working hours

3.1 I think the proposed change in my working pattern through flexible retirement will affect my Department and my colleagues as follows;

4 Accommodating the new working hours

4.1 I think the effect on the Department and my colleagues can be dealt with as follows;

I confirm that I have discussed flexible retirement with a HRBP and they have confirmed I am eligible to apply for flexible retirement. I have contacted the LGPS direct to obtain a pension estimate before applying.

f Member)

Name: _____

Date:

5. To be completed by Head of Service

Meeting held to discuss request on:

In the presence of _____

5.1 Summary of Discussion: (Include considered reasons and refer to previous sections of the form completed by the member of staff)

6..Flexible Retirement Request.

*Accepted/*Rejected (*please delete as necessary).

ACCEPTED: If accepted, please give details of reduction in hours:

Hours worked (per week): _____

If accepted, line manager to notify HRBP

Date HRBP notified: _____

REJECTED:

6.2 If rejected, please give reason:

HR notifies the staff member that the application has been accepted and will then obtain an official quotation from the pension provider. Once received, the staff member formally accepts or rejects (by writing to HR) both the contractual changes offered and pension benefits offered. If accepted, HR will write to the member of staff confirming the flexible retirement, the change to contract and the effective date, informing the Payroll Department so that they can take the necessary action. If the employee rejects the offer no further action is necessary.

Employee accepts quotation: YES/NO

If YES, effective date of flexible retirement: (at least two months from date of formal acceptance)

ed Signed Signed Line Manager:	
ne: Name:	
e: Date:	
se pass one copy to staff member and one copy to HR	