Public Document Pack



LOCAL PENSION BOARD AGENDA

4.30 pm

Tuesday 9 January 2018 Committee Room 1 Town Hall, Main Road, Romford

Members 4: Quorum 3

Mark Holder, Scheme Member Representative (Chairman) Anne Giles, Scheme Member Representative David Holmes, Employer Representative Virpi Raivio, Employer Representative

> For information about the meeting please contact: Victoria Freeman (01708) 433862 Victoria.Freeman@onesource.co.uk 01708 433862

AGENDA ITEMS

1 CHAIR'S ANNOUNCEMENTS

The Chair will announce details of the arrangements in case of fire or other events that might require the meeting room or building's evacuation.

2 APOLOGIES FOR ABSENCE

(if any) - receive.

3 DISCLOSURE OF INTEREST

Members are invited to disclose any interest in any items on the agenda at this point of the meeting.

Members may still disclose any interest in an item at any time prior to the consideration of the matter.

4 **MINUTES OF THE MEETING** (Pages 1 - 6)

To approve as correct the minutes of the meeting held on 26 September 2017 (attached) and authorise the Chair to sign them.

5 TRAINING PROGRAMME

To discuss and agree a training programme for Board members.

6 LIABILITY INSURANCE

To receive a verbal update.

7 COMPLIANCE CHECKLIST (Pages 7 - 32)

Report attached and verbal update to be given by officers.

8 LPP UPDATE ON ADMINISTRATION

Verbal update to be given by officers.

9 KEY PERFORMANCE INDICATORS (Pages 33 - 38)

Report attached and verbal update to be given by officers.

10 TO RECEIVE FEEDBACK FROM RECENT MEETINGS OF THE PENSIONS COMMITTEE

Officers will update on outcomes from recent meetings of the Pensions Committee.

Andrew Beesley Committee Administration Manager

Public Document Pack Agenda Item 4

MINUTES OF THE MEETING OF THE LOCAL PENSION BOARD Committee Room 2 - Town Hall 26 September 2017 (4.00 – 5.05 pm)

Present:

Mark Holder, Scheme Member Representative (Chairman) Anne Giles, Scheme Member Representative David Holmes, Employer Representative Virpi Raivio, Employer Representative

Officer attendance: James Ahlberg, Caroline Berry, Sarah Bryant, James Curtis, Debbie Ford, Lillian Thomas.

All decisions were taken with no votes against.

The Chairman reminded Members of the action to be taken in an emergency.

10 APOLOGIES FOR ABSENCE

There were no apologies for absence.

11 DISCLOSURE OF INTERESTS

There were no disclosures of interest.

12 MINUTES OF THE MEETING

It was noted that David Holmes was present at the meeting. It was also that the new employee position on the Board was to be advertised rather than as stated. The minutes were otherwise agreed as a correct record and signed by the Chairman.

13 BOARD WORK PLAN

It was agreed that the head of the pensions team would be the lead officer for all items on the work plan. It was also agreed that feedback from the Board should be given to the Pensions Committee.

The workplan for the Board (as attached) was agreed.

14 LIABILITY INSURANCE

Officers recommended to the Board that the quote for liability insurance from a certain company should be taken up as this had been the cheapest

and also the quickest to be received. A final decision could not however be taken until all options had been considered by the insurance team and it had been established that procurement rules had been met.

Caroline Berry would take this matter forward and feed back to the Board on progress.

The Board agreed to take up the quotation recommended by officers, subject to the agreement of the Havering insurance team and to procurement rules being met.

15 TUPE MANUAL

A more abridged version of the manual had now been produced showing the pension implications if a service left or entered the fund. It was planned to take the manual, which had cost £6,500 to produce, to the Pensions Committee in November 2017 for approval.

There would be a training session on the manual once it had been approved to which Board members would be invited.

It was agreed that Board members should submit any comments on the manual to officers by 21 October 2017.

16 COMPLIANCE CHECKLIST

Officers advised that a completed compliance checklist would be available for the next meeting. It was agreed that the completed checklist would be circulated to Board members as soon as possible and the checklist should be considered at each Board meeting initially. An update would be given on when the completed checklist was ready for circulation.

17 LPFA UPDATE ON ADMIN CHANGES

The implementation of the agreed new arrangements had been delayed until 1 November 2017 due to issues with the property lease and liabilities. LPP will move staff into the Town Hall. Only two part-times roles had been required to transfer across from the Council under TUPE.

A service level agreement schedule (including performance indicators) was included in the contract between the Council and LPP and officers would share the contract and schedule with the Board. Contract costs themselves remained confidential however.

18 KEY PERFORMANCE INDICATIORS

An updated version of the monthly breakdown report, applicable to Havering, would be brought to the Board. It was planned to implement the case management system in Havering by November 2017. It was uncertain at this stage how many outstanding Havering cases would need to be entered onto the system. Additional staff would be brought in to clear the backlog which would be reported on separately.

Performance reports could be shared with the Board and Board members would inform officers if they wished to focus on different performance indicators each quarter. It was agreed the Board should see a full report until the backlog of cases had been cleared.

It was agreed that the first report would be circulated in time for the January 2018 meeting of the Board.

19 EXPENDITURE OUTTURN REPORT FOR LOCAL PENSION BOARD

The budget for the Board itself covered a four-year period and was met from the Havering Pension Fund. The budget, which had been underspent for the first two years, totalled £34,900. Budget figures would be included within the Board annual report. Whilst there was no statutory deadline for an annual report, it was suggested that this should be completed by December 2017. It was agreed that the Chair would draft an annual report to be agreed at the next meeting of the Board.

The expenditure outturn report was agreed by the Board.

20 TO RECEIVE FEEDBACK FROM RECENT MEETINGS OF THE PENSIONS COMMITTEE

It had been agreed that Havering would become a member of the Local Authority Pension Fund Forum, initially for one year.

As part of the Markets in Financial Instruments Derivative (MIFID) work was in progress to move Havering from retail back up to professional status by 3 January 2018. It was aimed to have the relevant paperwork sent to investment managers by the end of September 2017.

The pension fund accounts were due to go to Audit Committee on 28 September. The fund assets had grown by £98m and now totalled £671m. Two further funds had joined the London Collective Investment Vehicle (CIV). A final copy of the ISA260 form would be forwarded to the Board. No issues were raised concerning the annual report of the Pension Fund.

A new passive manager had been appointed that offered lower fees and had a business association with the CIV. A training session was being arranged on the new debt products that the Board would be invited to.

Chairman



LOCAL PENSION BOARD WORK PLAN 2017/18 AND 2018/19

Version 1: 7th September 2017

The role of the Local Pension Board is to assist the scheme manager in ensuring that the scheme complies with legislation relating to its governance and administration and helping to ensure that the scheme is well managed.

In order to achieve this goal the board will set a forward work plan and prioritise the areas that will be investigated over the next 18/24 months.

- 1. Finalise our review of fair deal and TUPE and have a report on how the current changes, i.e. introduction of multi academy trusts and college reorganisation would impact on the Pension Scheme.
- 2. To ensure that the pension regulator and scheme advisory board compliance checklist has been completed and is reviewed regularly.
- 3. To ensure that a process is in place to make any items that have been identified as being non-compliant or partially compliant from the pension regulator and scheme advisory board compliance checklist are made fully compliant within agreed and acceptable timescales.
- 4. To ask scheme manager to audit and provide evidence that we are meeting the pension regulators requirements in any areas that we require further assurance.
- 5. To review the key performance indicators relating to the administration of the scheme and ensure an action plan is in place for indicators that are not meeting the agreed target.
- 6. To ensure that any changes to scheme administration are well planned and documented and that there are processes in place to ensure that there is no detrimental performance in any area of scheme management.
- To ensure that the scheme manager fully plans for any new legislation such as the General Data Protection Regulation (GDPR) which comes into force on the 25 May 2018 and we are compliant with all aspects of new legislation.
- 8. Report regularly to the pensions committee on the work of the pension board and ensure that there is good communication between the two boards.

The Work Plan will be a live document and subject to change as necessary with a formal review at least every two years.

Local Pension Board - Meeting protocols

In order for the board meeting to run as efficiently as possible the following protocols will be adhered to:

- Chair to ask board members for any agenda items three weeks before meeting.
- Agenda and all papers for board meeting to be issued two weeks in advance of the meeting for pre-reading.
- Email exchanges between board members and officers to clarify and resolve any issues before meeting.
- One page action plan list and draft minutes to be circulated one week after board meeting.
- Key performance indicators to be a standard item on all agendas.

The Pension Regulator's and Scheme Advisory Board Compliance Checklist

Date of Completion: 30/11/2017

Contents

- Introduction
- Summary Results Dashboard
- A Reporting Duties
- B Knowledge and Understanding
- C Conflicts of interest
- D Publishing information about schemes
- E Managing risk and internal controls
- F Maintaining accurate member data
- G Maintaining contributions
- H Providing information to members and others
- I Internal Dispute Resolution
- J Reporting breaches of the law

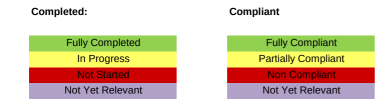
Introduction

This document outlines how the London Borough of Havering complies with The Pensions Regulator's (TPR) Code of Practice No 14 Governance and Administration of Public Service Pension Schemes (the TPR Code) in relation to the management of the London Borough of Havering Pension Fund which is part of the Local Government Pension Scheme (LGPS). It will be updated regularly by officers of the Fund and reported annually to the Pensions Committee and Pension Board.

This document highlights all the key elements of the TPR Code and evidences whether the London Borough of Havering meets these areas of best practice. The document shows when an element was last checked and whether, at that time, it was considered fully, partially or cot compliant. Where an element is partially or not compliant, it highlights any actions that have been identified to improve current practices. Where an element is not yet active, the commentary will generally still highlight where advanced progress is being made.

Those reading this document should be mindful that the TPR Code applies equally to all public service pension schemes and therefore it is generic in nature. There may be a number of elements that are more specifically stipulated within the LGPS legislation and it is not the purpose of this compliance checklist to consider that level of detail.

Frequency of review and last review date: Where a process, policy or practice is officially reviewed at a set interval, the actual interval will be shown as well as the last interval date. However, in may circumstances, processes and procedures are ongoing and part of the day to day operation of the Fund. In these circumstances, an annual check will be carried out to ensure that the ongoing process meets the TPR Code expectations and therefore the date shown will be the date that annual check was carried out and the frequency will be shown as *ongoing (annual check)*.



Definitions

PSPA134	Public Service Pensions Act 2013
LGPS	Local Government Pension Scheme
TPR	The Pensions Regulator
TPR CODE	The Pensions Regulator's Code of Practice No 14 Governance and administration of public service pension schemes
Scheme Manager	This is the London Borough of Havering
Administering Authority	The LGPS specific term for Scheme Manager
LBH	The London Borough of Havering
IDRP	Internal Disputes Resolution Procedure
SAB	The National LGPS Scheme Advisory Board
PC	Pensions Committee
LPB	Local Pensions Board
LPP	Local Pensions Partnership
LPP	Local Pensions Partnership
MSS	Member Self Service
CMS	Case Management System

Summary Dashboard

A dashboard showing the summary of the results of the latest compliance checklist is shown below:

No.	Check Compliant
	Reporting Duties
A1	
A2	
A3	
Knowledge and Un	derstanding
B1	
B2	
B3	
B4	
B5	
B6	
B7	
B8	
B9	
B10	
B11	
B12	
Conflicts of Interes	t
C1	
C2	
C3	
C4	
C5	
C6	
C7	
C8	
C9	
C10	
C11	
Publishing Informa	ition
D1	
D2	
D3	
D4	
Risk and Internal C	ontrols
E1	
E2	
E3	
E4	
E5	
L	

Page 9

E6		
E7		
E8		
Maintaining Accurate	e Member Da	ata
F1		
F2		
F3		
F4		
F5		
F6		
F7		
F8		
F9		
F10		
F11		
Maintaining Contribu	itions	
G1		
G2		
G3		
G4		
G5		
G6		
G7		
G8		
G9		
Providing Informatio	n to Membe	rs and Others
H1		
H2		
H3		
H4		
H5		
H6		
H7		
H8		
H9		
H10		
H10		
H12		
Internal Dispute Reso	olution	
11		
12		
13		
14		
		Page 10

15	
16	
17	
18	
19	
Reporting Breaches	
J1	
J2	
J3	

This page is intentionally left blank

A - Reporting Duties

Note the requirements in this section are not included in the TPR Code but they are a fundamental to the relationship with TPR.

Legal Requirements

All public service pension schemes have to be registered with TPR. On request from TPR, schemes must submit a scheme return, containing prescribed information. The Scheme Manager must also keep TPR informed of any changes to registrable scheme details.

Note the requirements in section A are not included in the TPR Code but are a requirement for all schemes.

No.	TPR Requirement	TPR Code Ref	• • • • • •		Last Review Date	Check Completed	Compliant	Notes	Action
A1	Is your scheme registered with the Pension Regulator?	n/a	Yes - Caroline Berry (Pensions Projects and Contracts Manager) is the contact on the registration.	n/a already registered		Fully completed	Fully compliant		
A2	Is the information held on the Pensions Regulator's website about the scheme up-to-date?	n/a	The scheme return was submitted to TPR with details of all scheme employers.	Ongoing (annual check)	18/10/2017	Fully completed	Fully compliant	To be updated as and when a new employer joins the Fund.	
A3	Have you completed this latest Scheme Return in the required timescale?		The scheme return was submitted on 18/10/2017 prior to the deadline of 27/10/2017	Ongoing (annual check)	18/10/2017	Fully completed	Fully compliant		

B - Knowledge and Understanding

Legal Requirements

A member of the pension board of a public service pension scheme must be conversant with:

- · the rules of the scheme, and
- any document recording policy about the administration of the scheme which is for the time being adopted in relation to the scheme.

A member of a pension board must have knowledge and understanding of:

- the law relating to pensions, and
- · any other matters which are prescribed in regulations.

The degree of knowledge and understanding required is that appropriate for the purposes of enabling the individual to properly exercise the functions of a member of the pension board.

No	. TPR Requirement	TPR Code Ref	London Borough of Havering Approach / Evidence	Frequency of Review	Last Review Date	Check Completed	Compliant	Notes	Action
B1	Are there policies and arrangements in place to support pension board members in acquiring and retaining knowledge and understanding?		A joint training strategy has been developed and was agreed by the Pensions Committee on the 24 November 2015 and presented to the Local Pension Board (LPB) at its meeting on the 6 January 2016. The Training Strategy covers both committee and board members. To assist in achieving the training strategy objectives the fund will aim for full compliance with the CIPFA Knowledge and Skills Framework. Training policy is available on website (under the committee meeting date) and training undertaken is detailed in the annual report.		24/11/2015	Fully completed	Fully compliant	The training register is maintained through out the year and published annually in the annual report.	The CIPFA Knowledge and Skills self assessment form becomes a personalised training plan for each member and will be used to document areas of learning and continued development. These need to be reviewed and updated to reflect member changes in the Committee and the LPB. Training policy needs review.
Page 14	Has a person been designated to take responsibility for ensuring the framework is developed and implemented?		On a day to day basis the Pension Fund Manager (Onesource Pensions and Treasury) maintains compliance with the policy and annual reporting. Training is also arranged by Pensions Administration as applicable.	Ongoing (annual check)	n/a	Fully completed	Fully compliant		
B3	Is the Fund providing assistance to pension board members to determine the degree of knowledge and understanding required?	48	The CIPFA Knowledge and Skills self assessment was undertaken when the LPB was first set up. The LPB also undertook induction training held by Hymans (generic to the LGPS) and followed up by officers (Havering Pension Fund focus). Ongoing training is provided and attendance published in the Pension fund Annual report.	Ongoing	Ongoing	In progress	Fully compliant		There has been a change to LPB members and induction training needs to be carried out for those members. This has been scheduled for 12 December 2017.
B4	Are the roles and responsibilities of pension boards and members of pension board clearly set out in scheme documentation?		The roles and responsibilities are set out in the Board Members Terms of Reference. They are also published on the Havering website: yourpension.org.uk/Havering- Publications/Local-Pension-Board. There is a dedicated section covering LPB that includes Board memebrs,Guidance, Government consultation, legislation and board roles	Ongoing (annual check)	30/11/2017	Fully completed	Fully compliant		
B5	Are pension board members aware of their legal responsibility in terms of Knowledge and Understanding?	50	This is detailed in Terms of Reference which were provided and discussed at the first LPB meeting (12/8/15). The Training Strategy also outlines the legal requirements relating to their knowledge and skills.	Ongoing	Ongoing	Fully completed	Fully compliant		

TPR Code Ref 34

TPR Code Ref 35

B6	Have all pension board members got access to copies of the scheme rules and relevant Fund documentation?	40	Annual report is presented to the LPB each year and also available to view online on the Havering website your pension.org. Key documents are published this website.	Ongoing	Ongoing	Fully completed	Fully compliant		
B7	Is there an up-to-date list of the Fund specific documents with which pension board members need to be conversant in?	46	LBH Has created and will maintain a list of documents that the Board members will need to be conversant with.	Ongoing (annual check)	30/11/2017	Fully completed	Fully compliant	To be updated as and when required	
B8	Are all pension board members investing sufficient time in their learning and development?	55	A number of training sessions have been arranged and attendance to date is good. A log is maintained of who has attended training and this is published in the annual report. The CIPFA Knowledge and Skills Framework self- assessment form will also become a personalised training plan for each member and will be used to document areas of learning and continued development.		Ongoing	In progress	Partially compliant		This needs to be reviewed to all members training needs h been identified and addresse
B9	Does the Fund offer pre- appointment training for new pension board members or mentoring by existing members?	56	Pre-appointment training has not been offered (nor is mentoring), but potential members were invited to discuss the roles and referred to the Havering website: your pension.org where the roles and responsibilities are set out.	Ongoing	Ongoing	Fully completed	Partially compliant		
В10 В10	Is there a process in place for regularly assessing the pension board members' level of knowledge and understanding is sufficient for their role, responsibilities and duties?	57	See comments in B3 - the knowledge and skills analysis will be carried out annually, albeit to date not all LPB members have completed it.	Annual		In progress	Fully compliant		This needs to be reviewed to all members training needs h been identified and addresse
B11	Are records of learning activities being maintained?	60	A log is maintained of who has attended training and this is published in the annual report.	Annual	19/09/2017	Fully completed	Fully compliant		
B12	Have the pension board members completed the Pension Regulator's toolkit for training on the Code of Practice number 14?	59	The Pensions regulator online toolkit has been distributed to the LPB members. Some of the LPB members have completed some of the modules and this has been recorded in the training log.	Ongoing (annual check)	02/02/2016	In progress	Partially compliant		Will distribute to new board members

o be updated as and when equired	
	This needs to be reviewed to ensure all members training needs have been identified and addressed
	This needs to be reviewed to ensure all members training needs have been identified and addressed
	Will distribute to new board members

C - Conflicts of interest

Legal Requirements

The Public Service Pensions Act 2013 sets out the legal requirements for scheme managers and pension boards for conflicts of interest. In relation to the pension board, scheme regulations must include provision requiring the scheme manager to be satisfied:

- + that a person to be appointed as a member of the pension board does not have a conflict of interest and
- from time to time, that none of the members of the pension board has a conflict of interest.

Scheme regulations must require each member or proposed member of a pension board to provide the scheme manager with such information as the scheme manager reasonably requires for the purposes of meeting the requirements referred to above.

Scheme regulations must include provision requiring the pension board to include employer representatives and member representatives in equal numbers.

No.	TPR Requirement	TPR Code	London Borough of Havering Approach / Evidence	Frequency of Review	Last Review Date	Check Completed	Compliant	Notes	Action
C1	Does the Fund have a conflict of interest policy and procedure, which includes identifying, monitoring and managing potential conflicts of interest?	Ref 76	A conflicts of interest Policy for the Local Pension Board (LPB) was adopted at a Council meeting held on the 25 March 2015. This is available to view on Havering pensions website under the section dedicated to the Local Pension Board.	Ongoing		Fully completed	fully compliant		
C2	Do pension board members have a clear understanding of their role, the circumstances in which they may have a conflict of interest and how to manage potential conflicts?		The LPB are aware of their roles and responsibilities and some of the LPB members have completed the TPR online toolkit module covering conflicts of interest.	On set up		Fully completed	Partially compliant		Consider a dedicated training session on this topic or encourage remaining board members to complete the TPR conflict of interest module.
ਤ Page 16	Have all Pension Board members provided appropriate information for the Administering Authority to determine whether a conflict exists (on appointment and from time to time)?	79	The Council maintain appropriate records of declared conflicts of interest and manage any potential conflicts to ensure they do not become actual or perceived conflicts of interest. Records will be lodged in advance of the Board Member's appointment and will be maintained by the Council's Monitoring Officer.	Ongoing (annual check)		In Progress	Partially compliant		This is what should happen but need to check with Legal that this has happened
C4	Does the appointment process for pension board members require disclosure of interests and responsibilities which could become conflicts of interest?	80	There is a duty on all prospective Local Pension Board members to declare interests prior to their appointment to the Board. No declarations to date in the appointment process under any pension Fund requirement (this is looked at once appointed by way of the Council Code of Conduct declaration).	Ongoing (annual check)	30/11/2017	Fully completed	Partially compliant		Consider including requirement for future members to make declarations at application/pre- appointment stage to minimise risk of appointing potentially conflicted members.
C5	Is the conflicts policy regularly reviewed?	76	There is an agreed and documented conflicts policy and procedure which includes identifying monitoring and managing potential conflicts of interest and keep under review from time to time.	Mar-15	02/02/2016	Fully completed	Non- compliant		Could carry out a review of this process to ensure still fit for purpose
C6	Does the Fund have a conflicts register and it is circulated for ongoing review and published?	84	There is a conflicts register that covers all Councillors that is reviewed annually and published on the Havering Website. This does not currently include LBP members.	Ongoing (annual check)	30/11/2017	Not Started	Non- compliant		Arrange to include LPB members on the conflicts register
C7	Is appropriate information included in the register?	84	This needs to be checked against TPR recommended elements as well as any other information considered of use.	Ongoing (annual check)		Not Started	Non- compliant		Ensure the conflicts register includes all recommended items.
C8	Is there a standing item on the agenda for declaring conflicts of interest?	85	There is a standing item on each LPB agenda	Ongoing	30/11/2017	Fully completed	fully compliant		

TPR Code Ref 62

TPR Code Ref 63

C9	Do those involved know how to report a conflict of interest?	78	There is an agreed and documented conflicts policy and procedure which includes identifying monitoring and managing potential conflicts of interest.	Ongoing		Fully completed	Partially compliant		Consider a dedicated training session on this topic or encourage remaining board members to complete the TPR conflict of interest module.
C10	Is the number of employer and member representatives on the board in line with legal requirements?	90	The board is made up of 2 member representatives and 2 employer representatives which meets the minimum legal requirements. All positions are currently filled.	Ongoing	30/11/2017	Fully completed		Positions are advertised as they become available.	
C11	Is the board made up of the appropriate mix of representatives in order to minimise potential conflicts?	91	The Board is made up of a suitable scheme representation.	Ongoing (annual check)	30/11/2017	Fully completed	Fully compliant		

D - Publishing information about schemes

Legal Requirements

The scheme manager for a public service scheme must publish information about the pension board for the scheme(s) and keep that information up-to-date.

The information must include:

- · who the members of the pension board are
- · representation on the board of members of the scheme(s), and
- the matters falling within the pension board's responsibility

No.	TPR Requirement	TPR Code Ref	London Borough of Havering Approach / Evidence	Frequency of Review	Last Review Date	Check Completed	Compliant	Notes	Action
	Does the Administering Authority publish information about the pension board?		Both the Havering and the LBH pensions website provide information relating the LPB Members	Ongoing (annual check)	30/11/2017	Fully completed	Fully compliant	Amended as and when the LPB memberships changes.	
	Does the Administering Authority publish other useful related information about the pension board?		The pensions website provides the names and contact details of the LPB members but does not currently quote job titles or provide details of any other relevant positions held by the members. The website includes information regarding the roles and responsibilities of both scheme member and scheme employer roles and the terms of reference. The appointment process is not currently on the website, however adverts for new representatives are uploaded onto the site when applicable which give the required information.		30/11/2017	Fully completed	Partially compliant		The website should be updated to include job titles and any other relevant roles held by the LPB members.
	Is all the information about the Pension Board kept up to date?		All the information currently held on the website is up to date.	Ongoing (annual check)	30/11/2017	Fully completed	Fully compliant		
	Does the Administering Authority publish information about pension board business?		All meetings and papers are pubic, however some items may be restricted.	Ongoing (annual check)	30/11/2017	Fully completed	Fully compliant		

TPR Code Ref 92 TPR Code Ref 93

E - Managing risk and internal controls

Legal Requirements

The scheme manager must establish and operate internal controls which adequately ensure the scheme is administered and managed in accordance with the scheme rules and the requirements of the law.

Internal controls are defined in the legislation as:

- · arrangements and procedures to be followed in the administration and management of the scheme
- systems and arrangements for monitoring that administration and management
- arrangements and procedures to be followed for the safe custody and security of the assets of the scheme

The legal requirements apply equally where a scheme outsources services connected with the running of the scheme.

No.	TPR Requirement	TPR Code Ref	London Borough of Havering Approach/ Evidence	Frequency of Review	Last Review Date	Check Completed	Compliant	Notes	Action
E1 Page 19	Is there an agreed process for identifying and recording scheme risks?	105	The Administering Authority's overall policy on risk is to identify all risks to the Fund and to consider the position both in aggregate and at an individual risk level. The Administering Authority monitors the potential risks to the Fund, and will take appropriate action to mitigate the impact of these on the fund wherever possible. Risks are identified and assessed in line with the Authority's risk management process, with risks being identified within Service Plans. Internal Controls operate in the day to day activities that fall under the administration and management of the scheme. Internal controls of the scheme assets include monitoring these quarterly and presenting formal reports to the Pensions Committee and risk is addressed as part of the quarterly monitoring processes. Risk implications are a standard inclusion in reports to the Pensions Committee and the Local Pension Board (LPB).	Ongoing	Ongoing	Fully completed	Partially compliant		Pensions Administration has been outsourced to the LPP who have in place a Risk officer. We will work with the Risk officer to strengthen arrangements around risk for Pensions Administration
E2	Does the Fund have an adequate process to evaluate risks and establish internal controls?	107	As above	Ongoing	Ongoing	Fully completed	Partially compliant	It is recognised that there are good internal controls in place in many areas but there is no formal identification/documentation of these. There is a Risk Register for the purpose of monitoring risk.	Consider documenting internal controls
E3	Does the Administering Authority have a risk register to record all risks identified and action taken?	108	A Risk Register was adopted in June 2015 to record identified risks and required action. It is included in the Annual Report. The LPP are currently in the process of compiling an employer level risk register to assess the employers in the LBH Fund.	Ongoing (annual check)	23/06/2015	In Progress	Partially compliant		Risk register to be reviewed
E4	Does the Administering Authority review the effectiveness of the risk management and internal control systems of the Fund?	110	There is no formal process for the review of the effectiveness of the internal controls we have identified. However as identified below (E7) there are substantial internal controls in place including a number of ongoing monitoring areas that are reported to Pensions Committee (investment matters and administration).	Ongoing (annual check)	02/02/2016	Fully completed	Non- compliant	Should we review existing arrangements??	

TPR Code Ref 101

E5	Does the Administering Authority regularly review the risk register?	115	A Risk Register was adopted in June 2015 to record identified risks and required action. No review of the Risk Register has taken place since its adoption in June 2015. Employer level risk will be assessed regularly by LPP to ensure that risks employers pose to the fund do not materialise.	Ongoing (annual check)	23/06/2015	Fully completed	Non- compliant		Risk register to be reviewed
E6	Is there a standing item on the Pension Board agenda to review scheme risks?			Ongoing (annual check)	30/11/2017	In Progress	Non- compliant		Include as standing agenda item for PB
E7	Does the Administering Authority have adequate systems, arrangements and procedures (internal controls) in place for the administration and management of the Fund and are they documented ?	116	There are a large range of internal controls in place. Some examples are: Restricted access to the building Altair (pension admin system) is tested at a national level. Has a 2 tier login. Former Staff logins disabled. System backed up regularly, hosted externally and retained offsite. Calculations are independently checked when payments made. National Fraud Initiative checks Annual benefit statements request members check their details. Payments made via BACS wherever possible. Filters for spam email etc. Triennial valuation identifies data issues which are resolved. Quarterly reconciliation of payments in and out and pension fund strain costs. Bank reconciliation with the paperwork notifying of the payments. The LPP will develop a covenant assessment programme for relevant Fund employers, analysing their financial position, prospects and ability to pay necessary employer contributions. LPP will also document existing processes and procedures for Admission, Cessation, Bond Renewal and covenant checks with a clear outline of responsibility, allowing these processes to be regularly reviewed.			In Progress		LPP will work with the LBH to review agreed Policies, and provide advice to ensure they are kept fully up to date in line with LGPS Regulations and other key legislation. LPP will provide support as necessary, including the provision of training where required.	
E8	Do these procedures apply equally to outsourced services, are internal controls reflected in contracts with third party providers and is there adequate reporting in relation to those controls?	119	LBH and LPP are working together to ensure that all internal controls are reflected in the work that LPP are doing although it is recognised that there are good controls in place	Ongoing (annual check)	30/11/2017	In Progress	Partially compliant		Establish whether our AVC arrangements with Prudential and Standard Life need to be included in this section

F - Administration and Scheme Record Keeping

Legal Requirements

Scheme managers must keep records of information relating to:

- member information
- transactions, and
- · pension board meetings and decisions.

The legal requirements are set out in the Public Service Pensions (Record Keeping and Miscellaneous Amendments) Regulations 2014 ('the Record Keeping Regulations').

The Data Protection Act 1998 and the data protection principles set out additional requirements for using, holding and handling personal information. Other requirements are set out in the:

- Pensions Act 1995 and 2004
- · Pensions Act 2008 and the Employers' Duties (Registration and Compliance) Regulations 2010
- Occupational Pension Schemes (Scheme Administration) Regulations 1996 (SI 1996/1715)
- Registered Pension Schemes (Provision of Information) Regulations 2006 (SI 2006/567)

	No.		TPR Code Ref	London Borough of Havering Approach / Evidence			Check Completed	Compliant	Notes	Action
		Do member records hold the information required as defined in the Record Keeping Regulations and is it accurate?	126	LBH use Altair as their main administration system. It records all member and beneficiary information set out in Record Keeping Regulations.	Ongoing (annual check)	30/11/2017	Fully completed	Fully compliant		
Page 21		Does the Fund have the appropriate processes in place so employers can provide timely and accurate information?		Not all procedures are formally documented. However, at the beginning of the year all employers are provided with an updated contribution table, a guide to accompany the monthly return spreadsheet explaining in full the format and requirements, where further guidance can be found and the required timescales. Similar information is supplied each February regarding the End of Year requirements. Meeting are offered to all scheme employers to cover the requirements. Monthly new starter interfaces are in place between the LBH Payroll system and Altair. Employers not using the LBH payroll complete a standard monthly pay and contribution spreadsheet and a changes spreadsheet. They are expected to complete new starter and leaver forms. The is some concern over the accuracy of pay data for some employers. New employers admitted to the pension fund, or anyone outsourcing their payroll are met with to ensure they are aware of their responsibilities as a scheme employer. LBH has produced a Booklet for New Academies, that is easily adapted to fit other situations, that is used as a guide for the meetings. All the above mentioned documents are available on the pension scheme website.	Ongoing (annual check)	30/11/2017	Fully completed	Partially compliant	There will be a change in the way data is supplied following the outsourcing of the pension function to LPP, who use a more automated data collection method.	Pension Administration Strategy (PAS) to be put in place. Work with employers to transition to new way of submitting data.

TPR Code Ref 122

-						-			
	F3	Does the Fund keep records of and reconcile transactions as required by the Record Keeping Regulations?	32		Ongoing (annual check)	30/11/2017	Fully completed	Partially compliant	
-	F4	Are records kept of pension board meetings as required by the Record Keeping Regulations?			Ongoing (annual check)	30/11/2017	Fully completed	Fully compliant	
	F5	Are records kept of decisions made by the pension board, outside of meetings as required by the Record Keeping	134		Ongoing (annual check)	30/11/2017	Fully completed	Fully compliant	
	F6	Are records retained for as long as they are needed?		Records are retained indefinitely, i.e. no member records are archived or removed from the systems as there is enough storage capacity to retain them and it is considered necessary to do so. There are no remaining paper files, all historic files have been scanned onto an electronic system.	check)	30/11/2017	Fully completed	Fully compliant	
Page 22	F7	Does the Administering Authority have policies and processes to monitor data on an ongoing basis?		There is no formal policy or documented procedure for the checks that are carried out, but there is confidence in the accuracy and completeness of the vast majority of data required. Checks that are carried out include: - Annual posting of contributions, where checks are made with data versus member records to pick up any anomalies - There are no formal "common" data (as defined by TPR) checks, but Altair won't allow a record to be set up with common data items so this is not felt to be regularly necessary. - Triennial valuation exercise - amend records on 3 yearly basis if any issues identified by the actuaries automated data portal. - 2 yearly National Fraud Initiative exercise is carried out to identify deceased members. - Payslips sent in April/May and October and then at other times if changes in amounts occur. When payslips are returned the team then investigates any possible address errors or sends life certificates. - Any payments, retirements, transfers etc., checked by a second team member. - Use of the DWP 'Tell Us Once' system. There are some instances where no checking is carried out. This is under review as part of the transition to the LPP.		30/11/2017	Fully completed	Partially compliant	
	F8	Does the Administering Authority carry out a data review at least annually?			Ongoing (annual check)	30/11/2017	Fully completed	Fully compliant	

To create a record of all overpayments that are written off. To liaise with LPP to reconcile One Oracle to Altair
This is being looked at to ensure it does not breach the new GDPR coming into force May 18.
Consider formalising/formally documenting the checking procedures carried out in discussion with LPP

F9	Is a data improvement plan in place which is being monitored with a defined end date?	141	There is currently no plan in place as no significant data issues have been identified. It is noted that should any future issues arise, a plan would be set out with a formal process in place and a defined end date.	check)	30/11/2017	Fully completed	Fully compliant	Ensure, if any future data issues should arise, the are formally documented in an improvement plan.
F10	Are processes and policies in place to reconcile scheme data with employer data?	142	The year end process ensures that scheme data is reconciled against employer, although this does not currently include postal or email addresses.	Ongoing (annual check)	30/11/2017	Fully completed	Partially compliant	Ensure addresses are reconciled with future year end data.
F11	Do the Administering Authority's member data processes meet the requirements of the Data Protection Act 1998 and the data protection principles?		The data processes meet the requirements with regard to what is held, how it is used and how long it can be held for. However, information is not always sent or received securely via email. A new process needs to be introduced in discussion with the LPP. Focal point is used for secure data transfer to and from the Scheme Actuary.	Ongoing (annual check)	30/11/2017	Fully completed	Partially compliant	Ensure all data is sent via a secure email. Check what procedures LPP have in place

G - Maintaining contributions

Legal requirements

Contributions must be paid as detailed below, and where not done, they should be reported to TPR in circumstances where the scheme manager has reasonable cause to believe that the failure is likely to be of material significance to TPR in the exercise of any of its functions. Reporting must be carried out as detailed below.

Contr	ribution Type	Contributio	ons mu	st be paid	Reporting a failu]		
Emplo	byer	On or befor	re the d	ue date as defined by the scheme regulations	To TPR: As soon practicable]		
						To TPR: Within a reasonable period – 10 working days			
No.	TPR Requirement		TPR Code Ref	London Borough of Havering Approach / Evidence	Frequency of Review	Last Review Date	Check Completed	Compliant	Notes
G1	Does the Fund have pr and processes in place payment failures?	ocedures	150	A comprehensive monitoring spreadsheet is maintained for each employer with an external payroll to identify late payments. LBH does not currently have any problems with late payments.	Ongoing (annual check)	30/11/2017	Fully completed	Fully compliant	
G2	Do those processes an procedures include a contributions monitorin determine whether con are paid on time and in	g record to tributions	57	This is incorporated into the monitoring spreadsheet. It helps identify if there is a late payment, as the sheet includes entries for date received which is provided by the Cashiers Team on a weekly basis. The spreadsheet would therefore indicate if an employer was a continual/regular late payment offender. In relation to payments being made in full, there are checks carried on both employer and employee contribution amount. These are generally carried out at total level per month, i.e. no individual spot checks unless there appears to be a bigger problem. In addition, at the start of the financial year, the employer contribution rates are checked against those being deducted to ensure they match the Valuation Rates and Adjustments Certificate. The revised employee contribution bands are circulated to all employers once they have been confirmed by the LGA.	Ongoing (annual check)	30/11/2017	Fully completed	Fully compliant	
G3	Do those processes an procedures include mo payments against the contributions monitorin an ongoing basis?	nitoring			Ongoing (annual check)	30/11/2017	Fully completed	Fully compliant	
G4	Are these procedures r reviewed to ensure the effective?			Other than via internal and external audit (which should identify areas for concern), the processes are not regularly reviewed. There are relatively few employers in the Fund and a good relationship exists with them, so the risk of deliberate underpayment or fraudulent behaviour is considered to be minor.	Ongoing (annual check)	30/11/2017	Fully completed	Partially compliant	

TPR Code Ref 147-149

Action

		-	-		-			
G5	Do the Administering Authority's processes include managing overdue contributions in line with TPR's suggested approach?		There is no formal procedure in place as LBH has very few late payments. It is recognised however, that this is a requirement.	Ongoing (annual check)	30/11/2017	Fully completed	Non- compliant	
G6	Does the Fund maintain a record of any investigations and communications with employers?	170	Any communication between the pension fund and an employer regarding contributions is not currently held centrally.	Ongoing (annual check)	30/11/2017	Fully completed	Non- compliant	
G7	Do employers provide sufficient information to monitor contributions and is this in accordance with the LGPS regulations?	164	The monthly pay and contribution return, provided by employers with external payrolls, has all required information, including splits for 50:50 scheme members, and guidance for the accurate completion of the return. Monthly reports are supplied to the Pension Fund Accounts Team regarding the LBH paid employers.	Ongoing (annual check)	30/11/2017	Fully completed	Fully compliant	
G8	Is there a satisfactory process in place to assess the materiality of any payment failures and ensure that those which are material are reported to the Regulator within a reasonable period?		Payments which are paid within 2-5 days of their due date are not considered material. LBH have had no instances of late payments so far this year. It is considered that the relevant teams would know how to escalate any payment breaches but a formal process is not currently documented and so this is considered as an area for improvement.	Ongoing (annual check)	30/11/2017	Fully completed	Partially compliant	
G9	If the administration of contributions outsourced to a service provider, is there a process in place to obtain regular information on the payment of contributions to the scheme?		AVCs are paid to AVC providers. Checks are carried out at the end of year to ensure the contributions paid match the totals received by the AVC providers.		30/11/2017	Fully completed	Fully compliant	

Write a procedure in line with the TPRs suggested approach.
Create a central record of all employer contribution related investigations.
Formal process needs to be in place

H - Providing information to members and others

Legal requirements

The law requires schemes to disclose information about benefits and scheme administration to scheme members and others. This includes requirements relating to benefit statements and certain other information which must be provided under the requirements of the 2013 Act, HM Treasury directions and the Occupational and Personal Pension Schemes (Disclosure of Information) Regulations 2013 ('the Disclosure Regulations 2013'). In addition to these duties, there are other legal requirements relating to the provision of information to members and others under other legislation.

No.	TPR Requirement	TPR Code Ref	London Borough of Havering Approach / Evidence	Frequency of Review	Last Review Date	Check Completed	Compliant	Notes
	Has an annual benefit statement been provided to all active members within the required timescales?	188	Active and deferred benefit statements were issued by 31st August 2017. There were a few that were not issued due to having queries on the record.	Ongoing (annual check)	30/11/2017	Fully completed	Partially compliant	
H2	Do these meet the legal requirements in relation to format?	188	The statements used are the Heywoods template, which when read with the covering letter and factsheet, do provide all the required information.	Ongoing (annual check)	30/11/2017	Fully completed	Fully compliant	
	Has a benefit statement been provided to all active, deferred and pension credit members who have requested one within the required timescales?	191	Deferred Benefits Statements are produced annually as part of the year end process (ie members do not need to request a statement).	Ongoing (annual check)	30/11/2017	Fully completed	Fully compliant	
H4	Does this meet the legal requirements in relation to format?	192	The statements need updating to ensure they contain all the relevant information. They are currently missing; the start date, method of calculation and the pensionable remuneration.		30/11/2016	Fully completed	Partially compliant	
	Has an annual benefit statement been provided to all members with AVCs within the required timescales?	194	The statements are sent directly to the members by the AVC providers. Copies are sent to the pensions team and are received within the required timescales. No check is made to ensure that all AVC members receive a statement.	Ongoing (annual check)	30/11/2016	Fully completed	Partially compliant	
H6	Do these meet the legal requirements in relation to format?	195	The Prudential have confirmed that their statements are fully compliant. I am awaiting a response from Standard Life regarding their statements.	Ongoing (annual check)	27/01/2016	In progress	Partially compliant	

-	
	Action
	Ensure the interfaces are providing accurate information to minimise manual intervention and be aware of any cases that need investigating prior to next years deadline
	Consider updating statements to include the required additional information to ensure they are fully compliant.
	Consider checking if a statement is produced by AVC providers for all members where this is expected - use summary information from AVC providers.
	Monitor response from Standard Life

-								
	Is basic scheme information provided to all new and prospective members within the required timescales?		The admin team write to all new scheme members once the new record has been created on the pensions system. The letter gives the address for the pensions website that has full details of the scheme. There are some instances where the timescales have not been met. The team are not always aware of new members from externally paid employers if a new starter form is not supplied. The appointment letter sent to LBH employees references the pension scheme and website but it is not known whether other employers provide any information.	Ongoing (annual check)	30/11/2017	Fully completed	Partially compliant	
H8	Does this meet the legal requirements in relation to format?		All scheme information is available on the Havering pensions website. There is a guide to the scheme which provides the required information other than: - The statement regarding whether a charge may be made - although no charges are applied to LGPS benefits - There are other guides and factsheets, including the IDRP leaflet.	Ongoing (annual check)	30/11/2017	Fully completed	Fully compliant	
ъ	Is all other information provided in accordance with the legal timescales?		It is not possible to confirm whether disclosure timescales are being met. Internal monitoring of KPI's shows poor results as the pensions team has been significantly understaffed for a long period of time. Timescales and the capacity for monitoring them will improve under the new LPP contract.	Ongoing (annual check)	30/11/2017	Fully completed	Non- compliant	
	Where any information is only provided electronically (i.e. instead of any hard copy) does it comply with the legal requirements?		Annual Benefit Statements are provided online. Disclosure requirements were met and members have the opportunity to elect to receive a paper copy. Initial contact with new members is via mail and recommends signing up to the Member Self Service (MSS) facility to be able to access future statements. Hard copies of documents can be provided of intranet material if required. Correspondence with members via email is carried out at member request.	Ongoing (annual check)	30/11/2017	Fully completed	Fully compliant	
	Does the Administering Authority aim to design and deliver communications in a way that ensures scheme members are able to engage with their pension provision?	207	The pensions team actively promotes the use of MSS in both correspondence and in conversation, to ensure that members are aware of the service. Communications are kept as clear as possible and always include contact details for further clarification.	check)	27/01/2015	Fully completed	Fully compliant	
H12	Does the Administering Authority use a tracing service?	208	LBH use the DWP tracing service	Ongoing (annual check)	30/11/2017	Fully completed	Fully compliant	

Review information being supplied by employers. Timescales should now be adhered to with the implementation of the LPP's CMS.
To review once the LPP CMS has
been fully implemented.
Standard letters will be reviewed by LPP as part of the process to bring Havering in line with its other clients.

I - Internal Dispute Resolution

Legal requirements

The Pensions Act 1995 requires scheme managers to set up and implement an Internal Dispute Resolution Procedure (IDRP) to help resolve disputes between the scheme manager and people with an interest in the scheme.

The Act states that a person has an interest in the scheme if they:

- · are a member or beneficiary
- are a prospective member
- have ceased to be a member, beneficiary or prospective member
- · claim to be any of the above and the dispute relates to this claim.
- The Act also states that the procedure must include:
- how an application is to be made
- · what must be included in an application
- · how decisions are to be reached and notified
- a specified period (which is reasonable) within which applications must be made.

The procedure may require people with an interest in the scheme to first refer matters in dispute to a 'specified person' in order for that person to consider and give their decision on those matters. This decision may then be confirmed or replaced by the decision taken by the scheme manager after reconsideration of the matters. However, legislation provides flexibility for scheme managers to decide the details of these.

N	lo.	•	TPR Code Ref	London Borough of Havering Approach / Evidence	Frequency of Review	Last Review Date	Check Completed	Compliant	Notes	Action
⊢ Page 28		Has the Administering Authority put in place an internal dispute resolution procedure?			Ongoing (annual check)	30/11/2017	Fully completed	Fully compliant		IDRP could be updated to ensure it is up to date, and includes all required and additional helpful information. Current version is based on old DCLG sample.
		Does the Administering Authority's process highlight or consider whether a dispute is exempt?	214		Ongoing (annual check)	30/11/2017	Fully completed	Non- compliant		This needs to be added to the information currently in the factsheet
		Does the information made available to applicants about the procedure clearly state the procedure and process to apply for a dispute to be resolved including: - who it applies to - who the specified person (stage 1) is - the timescales for making applications - who to contact with a dispute - the information that an applicant must include - the process by which decisions are reached?		The IDRP Factsheet includes all specified information along with a form for the person with an interest in the scheme to complete.	Ongoing (annual check)	30/11/2017	Fully completed	Fully compliant		

TPR Code Ref 213

TPR Code Ref 215

TPR Code Ref 218

14	Has the Administering Authority ensured that employers who make first stage decisions also have IDRP in place?		Some of our scheme employers have published their stage 1 IDRP adjudicator details along with their scheme discretions, available on the pension scheme website. This has not been followed up with all employers	Ongoing (annual check)	30/11/2017	Fully completed	Partially compliant	
15	Are the timescales in the procedure adhered to including sending an acknowledgment on receipt of an application?		LBH has very few IDRP cases to be able to evidence whether timescales are adhered to. It is acknowledged this this will need to be monitored in future	Ongoing (annual check)	30/11/2017	not yet relevant	not yet relevant	
16	Does the Administering Authority notify and advertise the procedure appropriately?		There is a paragraph in all standard letters for notification of benefits and new starters. The guide is also on the pensions website	Ongoing (annual check)	30/11/2017	Fully completed	Fully compliant	
	Are the notification requirements in relation to TPAS and the Pensions Ombudsman being adhered to?	238	The TPAS and Ombudsman details are provided at the required stages	Ongoing (annual check)	30/11/2017	Fully completed	Fully compliant	
18	Does the Administering Authority regularly assess the effectiveness of its arrangements?		No formal reporting as such is in place. LBH have very few IDRP cases they are almost exclusively Tier 3 III health cases.	Ongoing (annual check)	30/11/2017	not yet relevant	not yet relevant	
19	Does the Administering Authority regularly assess the effectiveness where employers carry out a stage one process?		No formal reporting as such is in place. Our employers have very few IDRP cases they are almost exclusively Tier 3 III health cases.	Ongoing (annual check)	30/11/2017	not yet relevant	Not yet relevant	

Liaise with employers to agree a stage 1 process (which could be use of the LBH stage 1 appointed person).
This will need to be monitored if IDRP complaints are received in the future
This will need to be monitored if IDRP complaints are received in the future and can be reported to PB if required
This will need to be monitored if IDRP complaints are received in the future and can be reported to PB if required

J - Reporting breaches of the law

Legal Requirements

Certain people are required to report breaches of the law to the regulator where they have reasonable cause to believe that:

- a legal duty which is relevant to the administration of the scheme has not been, or is not being, complied with
- the failure to comply is likely to be of material significance to the regulator in the exercise of any of its functions.

People who are subject to the reporting requirement ('reporters') for public service pension schemes are:

- scheme managers
- members of pension boards
- · any person who is otherwise involved in the administration of a public service pension scheme
- employers: in the case of a multi-employer scheme, any participating employer who becomes aware of a breach should consider their statutory duty to report, regardless of whether the breach relates to, or affects, members who are its employees or those of other employers
- professional advisers including auditors, actuaries, legal advisers and fund managers: not all public service pension schemes are subject to the same legal requirements to appoint
 professional advisers, but nonetheless the regulator expects that all schemes will have professional advisers, either resulting from other legal requirements or simply as a matter of
 practice
- any person who is otherwise involved in advising the managers of the scheme in relation to the scheme.

The report must be made in writing as soon as reasonably practicable.

No	D .	TPR Requirement	TPR Code Ref	London Borough of Havering Approach / Evidence	Frequency of Review	Last Review Date	Completed	Compliant	Notes	Action
^{JI} Page 30		Is the Administering Authority satisfied that those responsible for reporting breaches under the legal requirements and TPR guidance understand the requirements?		Staff in place in the relevant sections have been informed of the reporting procedures and are reminded regularly of the process via notes on pay slips and an internal global email service. The reporting arrangements are also published in on the Havering website : your pension.org.uk under member publications- other pension fund documents	Ongoing (annual check)	21/11/2017	Fully completed	Fully compliant		
J2		Does the Administering Authority have appropriate procedures in place to meet their legal obligations for identifying and assessing breaches?		A procedure for reporting breaches has been in place since 2005 and a report is presented annually to the Pensions Committee which includes the reporting arrangements and whether any breaches occurred and reported to TPR	Ongoing (annual check)	21/11/2017	Fully completed	Fully compliant		
J3		Are breaches being recorded in accordance with the agreed procedures?		As above (J2). The named officer for reporting issues to within Havering is currently the Interim Statutory Section 151 Officer. The Interim Statutory Section 151 Officer will maintain a system to record breaches even if they are not reported to the Pensions Regulator (the principal reason for this is that the record of past breaches may be relevant in deciding whether to report future breaches).	check)	21/11/2017	Fully completed	Fully compliant		

TPR Code Ref 241

TPR Code Ref 242

Local Pensions Board - Reading List

Document Name	Area	Notes
The Local Government Pension Scheme Regulations 2013	Legislation	
LGPS (Transitional Provisions, Savings and Amendments) Regulations 2014	Legislation	
Public Service Pensions (Record Keeping and Miscellaneous Amendments)		
Regulations 2014	Legislation	
The Local Government Pension Scheme (Amendment)(Governance) Regulations		
<u>2015</u>	Legislation	
The Pensions Act 2004	Legislation	
The Public Service Pensions Act 2013	Legislation	
The Occupational and Personal Pensions Schemes (Disclosure of Information)		
Regulations 2013	Legislation	
The Occupational and Personal Pensions Schemes (Automatic Enrolment)		
Regulations 2010	Legislation	
The Occupational Pension Scheme (Internal Dispute and Resolution Procedures		
Consequential and Miscellaneous Amendments) Regulations 2008	Legislation	
The Pensions Act 1995	Legislation	
Full LGPS Scheme Guide	Scheme Literature	
Terms of Reference	Governance	Under Board roles
Conflicts of Interest Policy	Governance	Under Board roles
Code of Conduct	Governance	Under Board roles
Roles and responsibilities of scheme member representatives	Governance	Under Board roles
Roles and responsibilities of employer representatives	Governance	Under Board roles
The Pensions Regulator Code of Practice 14	Governance	
Whistleblowing Policy	Governance	Under Other pension fund documents
Funding Strategy Statement	Investments	Under Other pension fund documents
Employer Outsourcing Guide	Policy	Under Employer Guides
Admissions Policy	Policy	Under Employer Guides
Training notes for Tupe/Admissions Policy	Training	not online but can be provided electronically
LPB Training Strategy	Training	Appendix A Within the Agenda of 6th January 2016 meeting
LPB CIPFA KSF Training Strategy	Training	
TPR Training Course	Training	
Guidance on the creation and operation of Local Pensions Board in England and	C C	
Wales	LPB Guidance	
Q&A on Local Pension Boards	LPB Guidance	Under Guidance
TPR a quick guide for pension board members	LPB Guidance	
TPR summary of public service pension scheme	Governance	
The essential guide to public services code	LPB Guidance	
Complaince checklist	Governance	not online but can be provided electronically
Compliance and Enforcement Policy	Governance	
Schedule 1 LPP Pensions Administration Contract	Administration	not online but can be provided electronically

This page is intentionally left blank

GAP108 Top Ten Cases Completed on Time for scheme HV

	Q3 2016-20)17	Q4 2016-2		Q1 2017-2	2018	Q2 2017-2		2017-	·2018	target 2010-11 - to outperform the 5 year average	Trend based on previous quarter
	No. of Cases	% on time	% on time									
Total top 10		%		%		%		%	163	96.9%	95%	
Other case types		%		%		%		%	11	100.0%	95%	<u> </u>
Total		%		%		%		%	174	97.1%	95%	<u> </u>
Employer Services' End of Year Queries		%		%		%		%		%	95%	—

Click for Top 10 Breakdown

Quarter 3 2017-2018

Of the 169 cases completed on time, 142 were completed early = 84.0%

ာ က Description	Completed	On Time	Early %	o On Time
Tagal top 10	163	158	136	96.93
Other case types	11	11	6	100.00
Employer Services' End of Year Queries				
Total	174	169	142	97.13

Agenda Item 9

This page is intentionally left blank

GAP100 PRoWS Statistics

Scheme: HV September / 2017 (for three months)

		Received	Completed	Completed On Time	% On time	Average elapsed time	Average completed time
	1 Admissions						
01	Admissions	106	60	60	100.00	0	0
010	Opt in	0	0	0	100.00	0	0
	Total	106	60	60	100.00		
2	2 Transfers in						
02A	IFA IN (Actual)	4	1	1	100.00	0	0
02E	IFA IN (Request)	13	4	4	100.00	5	5
03A	Transfer In (Actual)	5	3	3	100.00	3	4
03E	Transfer In (Estimate)	2	0	0	100.00	0	0
	Total	24	8	8	100.00		
:	3 Transfers out						
09A	IFA Out (Actual)	5	5	5	100.00	3	4
09E	IFA Out (estimate)	14	8	8	100.00	3	3
10A	Transfer Out (Actual)	1	1	1	100.00	3	4
10E	-Transfer Out (Estimate)	6	2	2	100.00	2	2
	요 otal	26	16	16	100.00		
	Estimates - member						
80	Member Estimate	28	19	17	89.47	3	4
	Total	28	19	17	89.47		
ŧ	5 Estimates - employer						
22	Employer Estimate	3	3	1	33.33	5	5
	Total	3	3	1	33.33		
(6 Retirements						
12	Deferred into payment	20	7	6	85.71	4	4
14	Retirement	20	6	6	100.00	3	3
	Total	40	13	12	92.31		
7	7 Deferred benefits						
11	Deferred Benefits	26	11	11	100.00	2	3
	Total	26	11	11	100.00		
1	8 Refunds						
16	Refund	16	6	6	100.00	2	3
	Total	16	6	6	100.00		
9	9 Deaths						
13	Death in service	1	0	0	100.00	0	0
20	Death on Pension	33	4	4	100.00	4	3
	Total	34	4	4	100.00		
		φ.					

10) Correspondence					
24	Member Correspondence	17	13	13	100.00	3
24A	Change of address	10	10	10	100.00	1
	Total	27	23	23	100.00	
	Total of top 10 categories (A)	330	163	158	96.93	
Othe	r					
Unalle	ocated case types (C)	22	11	11	100.00	
Total for non-48 case types (=A+C-B)		352	174	169	97.13	
Gran	d total for all cases (=A+B+C)	352	174	169	97.13	

Exclusions

04 Additional Contributions

24B Change of bank details

24M Member Self Service request

71D Death Grant Nomination

ס
<u>a</u>
ge
ω
õ

07	Change of hours
15	Revisions
17	Opt out
18	GMP's
24E	Employer Correspondence
34A	Divorce Actual
34E	Divorce Estimate

50 Complaint

	Q3 2017-18	
	Completed in period	Performance
Admissions	60	100.0%
Transfers in	8	100.0%
Transfers out	16	100.0%
Estimates - member	19	89.5%
Estimates - employer	3	33.3%
Retirements	13	92.3%
Deferred benefits	11	100.0%
Refunds	6	100.0%
Deaths	4	100.0%
Correspondence	23	100.0%
TOTAL	163	96.9%

Expected timescales