

Lancashire County Pension Fund Discretionary Policy Statement

March 2024



www.lancashire.gov.uk

Lancashire County Pension Fund **Discretionary Policy Statement as revised March 2024**

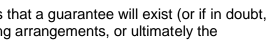
The document below contains the discretionary policies of Lancashire County Council, as "Administering Authority" for the Lancashire County Pension Fund, in respect of the Local Government **Pension Scheme Regulations:**

These discretions are specifically made under the legislation contained within the following legislation:

- the Local Government Pension Scheme Regulations 2013 [prefix R] -
- the Local Government Pension Scheme (Transitional Provisions, Savings and Amendment) Regulations 2014 [prefix TP] _
- the Local Government Pension Scheme (Administration) Regulations 2008 [prefix A] -
- the Local Government Pension Scheme (Benefits, Membership and Contributions) Regulations 2007 (as amended) [prefix B] -
- the Local Government Pension Scheme (Transitional Provisions) Regulations 2008 [prefix T] _
- the Local Government Pension Scheme Regulations 1997 (as amended) [prefix L]
- the Local Government Pension Scheme Regulations 1995 (as amended) [prefix S] _
- the Local Government (Early Termination of Employment) (Discretionary Compensation) (England and Wales) Regulations 2000 (as amended) [prefix C]

* Denotes regulations where the policy statements are mandatory for the administering authority

Discretion	Regulation	Statement
Whether to agree to an admission agreement with a Care Trust, NHS Scheme employing authority or care Quality Commission	R 4(2)(b)	See separate admissions and termination policy <u>Lancashire Fund Information</u> An application for an admission agreement from a Care Trust will be accepted on the basis th be explicitly provided) by either the NHS or the Local Authority as part of partnership working a Treasury in the event that a trust failed.
Whether to agree to an admission agreement with a body applying to be an admission body	R 3(1A), R 3(5) & R Sch 2, Part 3, para 1	See separate admissions and termination policy <u>Lancashire Fund Information</u> Where the admission arrangement is requested as a result of the transfer of services or assets a body that exists as a result of being specifically set up by a local authority/s then these will g acceptable risk assessment and guarantee of security for the Fund. Other applications for admission will normally be refused unless exceptional circumstances ar acceptable risk assessment and guarantee of security for the Fund.
Whether to agree that an admission agreement may take effect on a date before the date on which it is executed	R Sch 2, Part 3, para 14	See separate admissions and termination policy <u>Lancashire Fund Information</u> Where the admission arrangement is requested as a result of the transfer of services or assets execution of the admission agreement is delayed, the Fund will agree to admission agreements being backdated where the admitted body route has been chosen and the contract being issued. Other types of admission arrangements will not be backdated unless exceptional circumstance
 Whether to terminate an admission agreement in the event of insolvency, winding up or liquidation of the body breach by that body of its obligations under the admission agreement failure by that body to pay over sums due to the Fund within a reasonable period of being requested to do so 	R Sch 2, Part 3, para 9(d)	See separate admissions and termination policy <u>Lancashire Fund Information</u> In the event of insolvency, winding up or liquidation the Fund would always terminate the agree A breach by the admission body of any of its obligations under the admission agreement or the to terminate the agreement provided that the Administering Authority shall, if the breach is cap Admission Body the opportunity of remedying that breach within such reasonable period (being Days) as the Administering Authority may specify. In the specific event of an admission body failing to pay any sums due to the Administering Au specified in the admission agreement or in the Regulations or in any other case within thirty (3) notice from the Administering Authority requiring the admission body to do so, then the agreen circumstances the Administering Authority shall first issue a notice to the admission body requi within such reasonable period (being not less than ten (10) Business Days) as the Administering proceed to terminate the agreement if the admission body fails to pay the requested sums with Should the admission body fail to procure, renew or adjust the level of the bond, indemnity, or specific terms set out in the admission agreement then the agreement would be terminated.



ets from a Scheme employer or relates to I generally be accepted subject to an

are identified and again subject to an

ets from a Scheme employer and the

nd agreed by the relevant parties prior to

ces are identified.

reement

the Regulations would also lead to steps apable of remedy, first afford to the sing not less than twenty (20) Business

Authority or to the Fund within the periods (30) calendar days of receipt of a written ement would be terminated. Under these quiring it to pay such outstanding sums ering Authority may specify, and may only rithin such specified period.

or guarantee in accordance with the

Define what is meant by "employed in connection with" in relation to an admission arrangement as a result of the transfer of services or assets from a Scheme employer	R Sch 2, Part 3, para 12(a)	See separate admissions and termination policy <u>Lancashire Fund Information</u> "employed in connection with" shall mean that an Eligible Employee is employed by the Admis (6) month period an Eligible Employee spends not less than fifty per cent (50%) of his time white to the Contract. For the avoidance of doubt, when assessing the time spent working on matter Admission Body should take into account a range of factors including (but not limited to) the time business, the value given to each part of the business, the contract of employment and how the
Whether to set up a separate admission agreement Fund	R 54(1)	See separate admissions and termination policy Lancashire Fund Information The Fund does not currently operate a separate fund for specified employers who participate between the separate fund for specified employers who participate between the separate fund for specified employers who participate between the separate fund for specified employers who participate between the separate fund for specified employers who participate between the separate fund for specified employers who participate between the separate fund for specified employers who participate between the separate fund for specified employers who participate between the separate fund for specified employers who participate between the separate fund for specified employers who participate between the separate fund for specified employers who participate between the separate fund for specified employers who participate between the separate fund for specified employers who participate between the separate fund for specified employers who participate between the separate fund for specified employers who participate between the separate fund for specified employers who participate between the separate fund for specified employers who participate between the separate fund for specified employers who participate between the separate fund for specified employers who participate between the separate fund for specified employers who participate between the separate fund for specified employers who participate between the separate fund for specified employers who participate between the separate fund for specified employers who participate between the separate fund for specified employers who participate between the separate fund for specified employers who participate between the separate fund for specified employers who participate between the separate fund for specified employers who participate between the separate fund for specificate between the separate fund for specificate fund for specific
Whether to suspend, for up to 3 years, an employer's obligation to pay an exit payment where the employer is again likely to have active members within the specified period of suspension.	R 64(2A)	See separate admissions and termination policy <u>Lancashire Fund Information</u> The regulations allow the Fund to suspend (by issuing a "suspension notice") an exiting employ period up to 3 years. This is only possible where, in the reasonable opinion of the administering one or more active members in relation to the Fund within the period specified in the suspension always seek to recover the exit payment due at the point no more active members exist, unless exceptional circumstances apply to allow a suspension period to apply.
Whether to obtain revision of employer's contribution rate if there are circumstances which make it likely a Scheme employer will become an exiting employer		See separate admissions and termination policy Lancashire Fund Information
Whether to extend the period beyond 3 months from the date an Employer ceases to be a Scheme Employer, by which to pay an exit credit.	R 64(2ZA)	Where an exit valuation identifies a surplus in the Fund that is due to be paid to an exiting emp agreed with the employer, pay the exit credit to the employer within 3 months of the later of the employer has provided all the necessary information and payments required by the Fund to en the final liabilities on exit.
Whether to turn down a request to pay an APC/SCAPC over a period of time where it would be impractical to allow such a request (e.g. where the sum being paid is very small and could be paid as a single payment)	R 16(1)	The monthly amount must be more than £10 otherwise payment must be made as a single lum

nission Body on the basis that in any six whilst working on matters directly relevant tters directly relevant to the Contract the time spent on different parts of the the costs of that employee are dealt with.

e by means of an admission agreement.

bloyer's liability for an exit payment for any ring authority, the body is likely to have sion notice. On this point, the Fund will ess it can be demonstrated that

mployer, the Fund will, unless otherwise the exit date and the date when the enable the Scheme Actuary to calculate

ump sum payment.

Whether to require a satisfactory medical before agreeing to an application to pay an APC / SCAPC		Where a member elects to pay an APC/SCAPC a medical declaration should also be complete to obtain further information regarding absence from their employer. Occasionally, the mem- examination at their own expense.
	R 16(10)	 Generally applications will be approved where: The medical practitioner's report confirms that the member is in reasonably good heat There are exceptional circumstances. Applications will not be granted where: The member refuses to complete the medical declaration form; The member refuses to attend a medical examination at their own expense when requirapplication to pay an APC/SCAPC; On receipt of the medical practitioner's report, the Fund is not satisfied that the member
Decide to whom any AVC/SCAVC monies (including life assurance monies) are to be paid on death of the member	R 17(12)	This should match and be included with current policy concerning discretion to pay death grant discretion over who to pay that sum to, provided the member left the LGPS on or after 1 April 2 14 May 2018. Otherwise, we must pay any AVC lump sum to the estate.
Pension accounts may be kept in such form as is considered appropriate	R 22(3)(c)	The LCPF uses Universal Pensions Management (UPM) software to maintain member pension
Decide, in the absence of an election from the member within 12 months of ceasing a concurrent employment, which ongoing employment benefits, from the concurrent employment which has ceased, should be aggregated (where there is more than one ongoing employment)		Where an active member with concurrent employments ceases an employment with entitlement the deferred member's pension account must be aggregated with those in the ongoing active n is more than one such account, the one chosen by the member. If the member does not choos one active account) then the Fund will amalgamate with the active account yielding the highest
Whether to waive, in whole or in part, actuarial reductions on benefits paid on flexible retirement; where a member voluntarily draws before normal pension age; or where a member has applied for early release of deferred benefits and left before 1 April 2014	R30(8) TPSch 2, para 1(2), ,1 (1) (c), 1 (1) (f), para 2 (1) R60, TP3(1), TPSch 2, para 2(1), B30(5), and B30A(5)*	Although normally an Employer discretion, if the employer has become defunct then the Fund Fund would not normally agree to waive reductions unless exceptional circumstances are iden
Grant application for early payment of deferred benefits from a pre-01 April 1998 leaver, on or after age 50 (but before age 55) on compassionate grounds.	TP 3(5A)(vi), T L4, L 106(1) & S D11(2)(c)	Although normally an Employer discretion, if the employer has become defunct then the Fund Fund would not normally agree to an application for early payment of deferred benefits unless identified
	1	1

leted and permission granted for the Fund mber will be required to attend a medical

ealth;

quested by the Fund in connection with an

hber is in reasonably good health.

the Local Pensions Partnership

ants. However we only have absolute I 2014 and drew their benefits on or after

sion accounts in an electronic format.

nent to a deferred pension, the benefits in e member's pension account and, if there ose an account (where there is more than est benefit accrual at the relevant date.

nd must exercise their discretion. The entified.

nd must exercise their discretion. The ss exceptional circumstances are

Whether to require any strain on Fund costs to be paid "up front" by employing authority following payment of benefits under (flexible retirement), (redundancy / business efficiency), or the waiver (in whole or in part) of any actuarial reduction that would otherwise have been applied to benefits which a member voluntarily draws before normal pension age or to benefits drawn on flexible retirement	R 68(2) TP Sch 2 para 2(3) & L80(5)	All pension strain payments are required to be made by the employer as a single lump sum pay circumstances can be identified. This payment is due as close as possible to the event itself and LCC's debt management policy.
Whether to extend the time limits within which a member must give notice of the wish to draw benefits before normal pension age or upon flexible retirement	R 32(7)	On the assumption that the scheme employer has already taken a decision to either let a memb from a given date, then the Fund will agree to an extension if necessary.
Decide whether to commute small pensions	R34(1), B39, L49, &T14(3)	 All 'small' pensions will be commuted in accordance with relevant regulations, actuarial gexceptional circumstances apply Where a child's pension is being commuted and that child is aged 16 or over then the active a decision on the length of time the child is expected to remain in full time education in a upper limit of the child's 23rd birthday. In circumstances where the child is in full time education in a geyment then this will be calculated on the basis that the child will remain in full time education the Government Actuary Department's guidance. Any non-commuted trivial pensions will be paid monthly, unless exceptional circumstance matching will determine will apply, on a case-by-case basis, in respect of both statements above.
Decide whether to commute benefits due to exceptional ill-health (including Pension Credit members where the effective date of the Pension Sharing Order was pre 1 April 2014 or where the effective date of the Pension Sharing Order is after 31 March 2014 but the debited member had no post 31 March 2014 membership of the 2014 Scheme).	L50 & L157	Serious ill health commutation is a protected provision only available to members who left on or 2008, active councillor members and councillors who left after 01/04/1998 and Pension credit m regulations. The provision, where applicable, will be offered to members in all cases where medical evidence The medical evidence required will take the form of a certificate from a fully registered person w 1983 stating that the member's life expectancy is less than one year.
Approve medical advisors used by employers (for ill health benefits)	R36(3),L97(10) & A56(2)	Unless exceptional circumstances are identified IRMP's will always be approved where the qua regulations is met.
Decide to whom death grant is paid	TP17(5) to (8), R40(2), R43(2), R46(2), B23(2) & B32(2), B35(2),TSch1,L95, L155(4), L38(1), & SE8	See Death Grants Policy - Lancashire Pension Fund Death Grant Policy

payment unless exceptional
and will be collected in accordance with

ember retire early or take flexible retirement

ial guidance and prescribed limits, unless

e administering authority is required to make in assessing the payment due, up to an education at the time of any commutation education until 23.

ed until they reach the age of 17 in line with

ances apply ne whether exceptional circumstances

n or after 1 April 1998 and before 1 April lit members still subject to the 1997

ence is satisfactory, but is never enforced. on within the meaning of the Medical Act

qualification criteria set out under the

Whether to make payments due in respect of a deceased person to personal representatives or anyone appearing to be beneficially entitled to the estate without need for grant of probate / letters of administration where payment is less than amount specified in s6 of the Administration of Estates (Small Payments) Act 1965	R 82(2), A 52(2) & L95	This relates to o/s pension payments as well as death grants which are not paid under TP 17(5) Anything under £5000 can be paid potentially using a form of indemnity. The Fund will make p pension payments on production of a form of indemnity, however death grant payments will fol Lancashire Pension Fund Death Grant Policy
Whether, where a person is incapable of managing their affairs, to pay the whole or part of that person's pension benefits to another person for their benefit.	R 83, B 27(5), L 47(2), A 52A & S G11(2)	 Where in the Fund's opinion a member is unable to manage their own affairs, then having consthe particular case they may decide to pay some or all of the benefits to someone else, to be a such cases a medical declaration will be required signed by a GP or consultant. However when per annum, or otherwise as determined by the Fund, then Lasting Power of Attorney or Deputy in place. In respect of children's pensions the Fund will pay a pension in respect of a child under the age incapacitated to either a parent, legal guardian or a person with lasting power of attorney
Decide, in the absence of an election from the member, which benefit is to be paid where the member would be entitled to a benefit under 2 or more regulations in respect of the same period of Scheme membership	R 49(1)(c) & B 42(1)(c)	In these circumstances the Fund will choose the provision of benefits that would provide the gr

7(5) to (8) & R40(2), R43(2) & R46(2). e payments for outstanding balances of follow the procedure set out in the

onsidered the individual circumstances of applied for the benefit of the member. In here the annual pension exceeds £3,000 utyship arrangement will be required to be

age of 18 or any age if the child is

greater benefits when actuarially valued.

The Governance Compliance Statement must state		See existing policy
whether the admin authority delegates their function of part of their function in relation to maintaining a pension fund to a committee, a sub-committee or an officer of the admin authority and, if they do so delegate, state		Governance Compliance Statement
 the frequency of any committee or sub- committee meetings 		
 the terms, structure and operational procedures appertaining to the delegation 		
 whether representatives of employing authorities or members are included and, if so, whether they have voting rights The policy must also state 	R55*	
 the extent to which a delegation, or the absence of a delegation, complies with Sec of State guidance and, to the extent it does not so comply, state the reasons for not complying, and 		
 the terms, structure and operational procedures appertaining to the local Pensions Board 		
Decide on funding strategy for inclusion in the funding strategy statement	R 58*	See existing policy <u>Funding Strategy Statement</u>
Whether to have a written pensions administration strategy and, if so, the matters it should include	R 59(1) & (2)	See existing policy Pensions Administration Strategy Statement
The Communication policy must set out the policy on provision of information and publicity to, and communicating with, members, representatives of members, prospective members and Scheme employers; the format, frequency and method of communications; and the promotion of the Scheme to prospective members and their employers.	R61*	See existing policy Lancashire County Pension Fund Communication Policy
Decide frequency of payments to be made over to Fund by employers and whether to make an admin charge.	R 69(1), L 81(1) & L12(5)	An administration charge is incorporated within an employer's contribution rate. All employee and employer contributions made to the Fund must be paid on a monthly basis b that in which they were deducted.

before the 19th of the month following

Decide form and frequency of information to accompany payments to the Fund	R 69(4) & L 81(5)	Contribution payments must be made by direct debit. Where exceptional circumstances are ide BACS with an associated £50 plus vat charge per monthly submission. The associated information contributions deducted should be in the form of a monthly file uploaded through the Fund's "Ensystem (EPIC). Employers should submit files by 6th of the month following pay period end.
Whether to issue the employer with notice to recover additional costs incurred as a result of the employer's level of performance	R 70 & TP 22(2)	See Pensions Administration Strategy Statement (PASS) Pensions Administration Strategy Statement
Whether to charge interest on payments by employers which are overdue	R 71(1) & L 82(1)	The Fund may charge interest on a case-by-case basis as set out in the Pensions Administrat payable would be charged at 1% above base rate.
Decide procedure to be followed by admin authority when exercising its stage two IDRP functions and decide the manner in which those functions are to be exercised	R 76(4) & TP 23	The Appeals procedure is set out within the following guide for employees. Internal Disputes Resolution Procedure guide
Whether the administering authority should appeal against an employer decision (or lack of a decision)	R 79(2), & TP 23	An appeal will be made to the secretary of state in circumstances where it can be demonstrated the parameters of the LGPS regulations.
Specify information to be supplied by employers to enable the administering authority to discharge its functions	TP 23, R 80(1)(b) & TP 22(1)	The Fund requires Employers to adhere to the Pensions Administration Strategy Statement as Employers administrative procedures manual contained within the employers area of the Fund
Agree to bulk transfer payment	R 98(1)(b)	Where appropriate, having taken advice from the Scheme Actuary and where the Fund is sat under bulk transfer terms under the new scheme are at least equivalent to those which would have had been paid, then the Fund will agree to a bulk transfer payment.
Extend normal time limit for acceptance of a transfer value beyond 12 months from joining the LGPS	R 100(6)	This is an Employer and Administering Authority discretion. The Fund will only agree to extend the time limit where the appropriate employer has also agree the Fund determines that exceptional circumstances apply, which would deem an extension determined by the Fund determines that exceptional circumstances apply, which would deem an extension determined by the Fund determines that exceptional circumstances apply, which would deem an extension determined by the Fund determines that exceptional circumstances apply, which would determine the extension determines that exceptional circumstances apply, which would determine the extension determines that exceptional circumstances apply apply.
Allow transfer of pension rights into the Fund	R 100(7)	The Fund will accept transfer values from other pension arrangements

identified then payment can be made by mation regarding pensionable pay and Employer Pension Information Collection"

ation Strategy Statement. Any interest

ted that the employer has acted outside of

as well as the guidance provided by the ind's website.

satisfied that the members rights acquired I have obtained if individual transfer values

greed to extend the time limit, unless detrimental to the Fund.

Where member applies to use pay protection using an average of 3 years pay for final pay purposes or a certificate of protection and dies before making an election, the Fund may make that election on behalf of the deceased member	TP3(6), TP4(6)(c), TP8(4), TP10(2)(a), TP17(2)(b), TSch 1,L23(9) & B10(2)	Where it appears to the Fund that if the member had made such an election it would have bee benefits then the Fund will make the election on behalf of the deceased member.
Decide to treat child (who has not reached the age of 23) as being in continuous full-time education or vocational training despite a break	R Sch 1, & TP 17(9) (a)	Consideration needs to be given to each case to identify whether the break is fundamental to twas a true break. The spirit of the regulation is to permit reinstatement of the pension where the qualification plan.
Decide evidence required to determine financial dependence of cohabiting partner on scheme member or financial interdependence of cohabiting partner and scheme member	R Sch 1 & TP 17(9)(b)	 Evidence of financial interdependency or dependency will be required at the time of death and household spending or extra living expenses for the partner on the member's death. This can be ways: a joint mortgage or tenancy a joint bank account joint savings and investment accounts a joint credit arrangement being the beneficiary of a will being the beneficiary of life assurance household bills in joint names
Decide policy on abatement of pre-1 April 2014 element of pensions in payment following re- employment	TP 3(13), A 70(1), A 71(4)(c), T 12, L 109 & L110(4)(b)	With effect from 1 October 2024, no pensions will be abated following the return to Local Gove suspended pensions at this date will be reinstated.
Extend time period for capitalisation of added years contract when the member has left on the grounds of redundancy.	TP 15(1)(c), T Sch1 & L 83(5)	An extension for an election to pay a lump sum to capitalise an added years contract will not be the regulations (not later than the expiry of the period of three months beginning on the day aft unless it can be demonstrated to the satisfaction of the administering authority that the person' error or oversight on the part of the administering or employing authority.
Decide whether to delegate any administering authority functions under the Regulations	R 105(2)	The Local Pensions Partnership administer the Lancashire County Pension Fund on behalf of County Council. Specific delegation to the local Pensions Partnership on discretionary policy a elsewhere in this document.
Decide whether to establish a joint local pensions board (if approval has been granted by the Secretary of State)	R 106(3)	The Lancashire County Pension Fund have established a Local Pension Board representing th

een beneficial in the calculation of death

to the overall qualification, or whether it e the break was part of the overall

nd can include confirmation of shared n be demonstrated in any of the following

vernment employment. Any reduced or

t be permitted beyond the time limit set by after the member leaves employment) on's delay in giving notice is caused by an

of the administering authority, Lancashire areas are, where appropriate, set out

the Lancashire Fund only.

Decide procedures applicable to the local pensions board	R 106(6)	Terms of reference and procedures are detailed at the following link (page 28-36). Lancashire Local Pension Board - Terms of reference
Decide appointment procedures, terms of appointment and membership of local pension board	R 107(1)	See above
Outstanding employee contributions can be recovered as a simple debt or by deduction from benefits	A 45(3), R 85(3) & L 89(3)	Each case will be assessed on an individual basis and an agreed recovery plan for contribution the recovery over the shortest period of time taking account the financial wellbeing of the mer retirement or exceptional circumstances are identified then the outstanding contributions will be due.
Apportionment of children's pension amongst eligible children (children of councillor members and children of post 31.3.98. / pre 1.4.08. leavers)	L47(1) & S G11 (1)	To comply with the wording of the current LGPS regulations benefits would be payable in equ
Timing of pension increase payments by employers to fund (pre 1.4.08. leavers)	L91(6)	Pensions increase is now a funded payment however some historical payments of pensions in position is for monthly payments to be made, however there are exceptional cases where the either quarterly or annually.
Whether to pay spouses pensions for life for pre 1.4.98 retirees / pre 1.4.98 deferreds who die on or after 1.4.98. (rather than ceasing during any period of remarriage or co-habitation)	SF7	The Fund will continue to pay spouses benefits that are in payment for life, rather than cease to subsequently remarry or co-habit. Any spouse's benefits that have been suspended under the regulations that existed prior to the reinstated upon the cessation of the re-marriage or co-habitation.
Agree to pay annual compensation on behalf of an employer and recharge payments to the employer	C 31(2)	Payments will be recharged to employers monthly on a direct debit basis. Historically some ex quarterly, 6 monthly or annual basis.
	Regulation 2 of The Registered Pension Schemes (Modification of Scheme Rules) Regulations 2011 [SI 2011/1791]	The Fund will now allow for a "voluntary scheme pays" election in situations where the annual £2,000 and the member is not covered by the mandatory scheme rules as a result of a reduce tax charge has been incurred as a result of an admin error which would otherwise have been rules. In either case the tax charge must have arisen in relation to Lancashire County Pensior result of growth in multiple pension schemes Applications under the mandatory requirements for scheme pays or covered under the volunta are the only cases where applications should be accepted as part of your normal processes. I application which falls outside of these parameters then these should be referred to the Head demonstrated that exceptional circumstances apply, be considered for approval.

tions will be introduced which allows for ember. Where a member is near to I be deducted from benefits when they are

qual shares to eligible children.

increase are still recharged. The normal e Fund allows for payments to be made

the benefits should the spouse

the introduction of this regulation, will be

exceptional cases are still recovered on a

ual allowance tax charge is in excess of uced tapered annual allowance or where a en picked up under the mandatory scheme ion Fund benefits only rather than as a

ntary scheme pays criteria identified above a. However, should a member make an ad of Fund where it may, where it can be