Introduction

This document outlines how the London Borough of Tower Hamlets 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 Tower Hamlets 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 (generally in February/March/April each year).

This document highlights all the key elements of the TPR Code and then evidences whether Tower Hamlets Council meets these areas of best practice. As part of this evidence it shows when the element was last checked and whether, at that point, it was considered fully, partially or not compliant. Where they are partially or not compliant, it also highlights whether Tower Hamlets Council have identified actions to be carried out to improve their 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 LGPS legislation and it is not the purpose of this compliance checklist to consider that level of detail.

Further, Tower Hamlets Council may also incorporate key elements of national guidance from the LGPS Scheme Advisory Board into this compliance checklist. This version contains the checklists included as part of the Shadow Scheme Advisory Boards "Guidance on the creation and operation of Local Pension Boards in England and Wales".

Key

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 many 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 orgoing 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: PSPA13 LGPS TPR TPR Code SAB PC PC Administering Authority / LBTHPF Scheme Manager Public Service Pensions Act 2013
Local Government Pension Scheme
The Pensions Regulator
The Pensions Regulator
The Pensions Regulator's Code of Practice No 14 Governance and administration of public service pension schemes
For the London Borough of Tower Hamilets Pension Fund, this is Tower Hamilets Council
(sometimes referred to as LBTH).
The LGPS specific term for Scheme Manager. For the London Borough of Tower Hamilets Pension Fund, this is Tower Hamilets Council
(sometimes referred to as London Borough of Tower Hamilets or LBTH). Internal Dispute Resolution Procedure
The national LGPS Scheme Advisory Board
Pensions Committee
Local Pension Board

Summary Dashboard

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

2	03	D2	ŭ		C11	C10	69	CB	C7	60	S	Ω	ន	ß	ū		B12	B11	B10	B9	B8	87	B6	85	84	83	B2	B1	Kai	Α4	Α3	Αž	<u>A</u>
in the second	Total Marie	Name of Street	Manual April	Publishing Information	3E/BV stompt	dinion Art.	The same		The same	No. of Lot,	and Solding	Tally Carried	and a second	Section of the last	Section of the last	Conflicts of Ir	i legivorajn	T-by scene	STATE SALES	Harmonidal	idologi/mil	Charles Marie	Charles Walth	(etunocking)	sterco //e/a	TOWN STREET	- Fully dolp p	(Cally social)	Knowledge and Understanding	Polissonati	Sale openal	(Statement)	Name of Street
				rmation												of Interest	Partially	100 E 1000	Partially	The State									derstanding				
															Air-lichmo		Partially compliant	Service Company	Partially compliant														

		¥
Partially compliant		3
Partially compliant	In progress	I.
THE STATE OF THE S	Tribe or suppleton.	3
		H2
		H1
and Others	Information to Members	ā
Partially compliant	in progress	G9
- Million and and	Time and the second	င္အ
		G7
		GB
Partially compliant	Survey Spot Aust	G5
Partially compliant		G4
Partially compliant	Summaning Amer	63
	Collegement of	G2
		G1
75	Maintaining Contributions	Ma
Partially compliant	Ampointeditor	FII
Mescalestan		F10
		F9
		F8
Partially compliant		F7
		F6
		F5
		F4
Partially compliant		F3
Partially compliant		F2
Partially compliant		F1
er Data	Maintaining Accurate Member Data	Mainta
Partially compliant		E8
		E7
		E6
		E5
		E4
		E3
	FEW/Jornblake	E2
Partially compliant	Till Coll (MSE)	EI
100	I THE PROPERTY OF	

K15	K14	К13	K12	K11	K10	ж9	K8	K7	K8	ß	K4	۵	డ	K1	Scheme	J3	12	JI		19	18	17	156	ភ	14	13	12	=	-	H13	H12	HII	H10	Н9	표	H7	ī
T Trommitted	personal contraction of	The same	The second second	The second second	Pation Survey (1)	Fill combiled	-PUI/Cimulates	S. M. Complained	I diy combutes	Market Co. o.	Management of the last	and the same of the same	Management of the	Complete of	Advisory Board Requirements	Separated N.H.	SAMPLE CONTRACTOR	Selection Vigor	Reporting Breaches	The state of the s	In progress	[minimum]	Tri V competition	Semigraphy visite	paradomos denga	pionistropy vice.	Interesting Apply.	potentiales Air=1	Internal Dispute Resolution	Title chettered	postation and	powerings with	In progress	In progress	Procuments:	in progress	Ciecy Confrese
and the second	The state of the s	Their many days	Partially compilant	- multiprints your	= M/compiler	-distribition -	Salamania .	Partially compliant		This comment	The second	Salar Market	Thomas and a	Amodicasco ries	uirements	THE SHOWING	miletimo Mini	Mindellocking	98	Partially compliant	Partially compliant	HII/seconiii	Applicate Anna	Additional L	Ninstangland	Hilligmostylus	Full (condition)	(Deligione April	ution	Partially compliant	The Residential	FLOS STORMENT	Partially compliant	Partially compliant	Partially compliant	Employers - Partially compliant	_ ≥



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 persion schemes have to be registered with TPR. In addition, all schemes must provide a regular scheme return to TPR, containing prescribed information. A return is required when the scheme return notice from the regulator. The scheme manager must also keep the regulator informed of any changes to registrable scheme details.

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

\$		5		Š				2	N _o
Have you responded to the latest TPR public service pension scheme survey fruestionnaire?		Have you completed this latest Scheme Return in the required timescale?		Is the information held on the Pensions Regulator's website about the scheme up-to-date?				Is your scheme registered with the Pension Regulator?	TPR Requirement
TPR also intends to issue periodic surveys to gather information in relation to how schemes demonstrate best practice. An initial (sample) survey was issued in March 2013 and a further survey issued during 2015.	In the private sector, these are required for TPR on an annual basis and include membership, employer, asset, valuation and contact details. These are issued for completion in around January of each year.	Asso in the future the TPK will issue bespoke scheme returns for public service schemes to compete. These will ask for registrable and other information on a regular basis (at least every three years). This is in addition to the ongoing duty for managers to notify TPR of changes to registrable information as soon as possible.	In the future the TPR's Exchange online service will be available to view and update schemes' registrable information online. In the meantime, if you need to update information you should contact TPR directly.	Is the information held on the Pensions It is a legal requirement for managers of a scheme to notify TPR of changes to their scheme's registrable information as soon as Regulator's website about the scheme possible, and they can be fined if they don't do so. up-to-date?	Managers must provide 'registrable information' when they register with TPR. 'Registrable information' includes details about the scheme the managers of the scheme employers.	However, the managers of these schemes (which may be the local administering authorities) should ensure that their scheme (or part of the scheme for which they are responsible) is properly registered with us. They must also let us know of any changes to their scheme's (or part of the scheme's) registrable information and provide up-to-date information as soon as possible.	HMRC have indicated that the new arrangements for the 2014 LGPS in England and Wales and the 2015 LGPS in Northern Ireland will not be treated by them as new pension schemes, but as part of the schemes that were already in place. Where a scheme doesn't need to be registered further with HMRC, no further registration of that scheme with TPR is required, as existing schemes should already be registered with TPR.	Managers of public service pension schemes that are 'registrable schemes' must register their scheme with the Pensions Regulator (TPR). A registrable scheme is an occupational or personal pension scheme which is registered with HMRC and has more than one member.	Notes from TPR Cade
Plan is to complete future required survey.				Intention will be to update as employers join or leave the scheme and check annually for overall accuracy.				Will be assessed annually to ensure new registration not required	London Borough of Tower Hamlets Approach / Evidence
as and when received		received		Ongoing (annual check)			=1300	n/a already registered	Frequency of Review
27/02/2018	ĵ	27/02/2018		27/02/2018				27/02/2018	Last Review Date
								Towns Annual Control	Check Completed
	L	ľ		İ	1-1				Compliant
		3 8					separale scheme	New registration will only be required if a new LGPS is created that is deemed to be a	Notes
				- 1		On h			Action

- 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.

85		2						83	B2	9	No.
Are pension board members aware of their legal responsibility in terms of Knowledge and Understanding?		Are the roles and responsibilities of pension boards and members of pension board clearly set out in scheme documentation?						is the Fund providing assistance to pension board members to determine the degree of knowledge and understanding required?	Has a person been designated to take responsibility for ensuring the framework is developed and implemented?	Are there policies and arrangements in place to support pension board members in acquiring and retaining knowledge and understanding?	TPR Requirement
gree of knowledge and	48 - Schemes should assist individual pension board members to determine the degree of knowledge and understanding that is sufficient for them to effectively carry out their role, responsibilities and duties as a pension board member.	d duties	इ	53 - Pension board members should ensure that they have the appropriate degree of knowledge and understanding of funding and investment matters relating to their scheme to enable them to effectively carry out their role. This includes having a working knowledge	52 - Pension board members' breadth of knowledge and understanding should be sufficient to allow them to understand fully and challenge any information or advice they are given. They should understand how that information or advice impacts on any issue or decision relevant to their responsibilities and duties.	50 - Pension board members must have knowledge and understanding of the law relating to pensions (and any other prescribed matters) sufficient for them to exercise the functions of their rote. Pension board members should be aware of the range and extent of the law relating to pensions which applies to their scheme, and have sufficient understanding of the content and effect of that law to recognise when and how it impacts on their responsibilities and duties.	49 - Pension board members must have a working knowledge of their scheme regulations and documented administration policies. They should understand their scheme regulations and policies in enough detail to know where they are relevant to an issue and where a particular provision or policy may apply	48 - Schemes should assist individual pension board members to determine the degree of knowledge and understanding that is sufficient for them to effectively carry out their role, responsibilities and duties as a pension board member 40 - Being 'conversant' means having a working knowledge of the scheme regulations and policies, so that pension board members can use them effectively when carrying out their duties	Has a person been designated to take 38 - Schemes should designate a person to take responsibility for ensuring that a framework is developed and implemented responsibility for ensuring the framework is developed and implemented?	38 - Schemes should establish and maintain policies and arrangements for acquiring and retaining knowledge and understanding to support their pension board members.	Notes from TPR Code
This is defailed in Terms of Reference and the induction training session has a specific governance training which covers roles and responsibilities and the key statutory documents.		bloard members Terms or Reference sets out the roles and responsibilities of the different parties and it forms part of the initial training session (induction) explaining the roles of the different parties (involved with the Fund.						Dedicated induction training will be provided based on CIPFA requirements and TPR Toolkit also incorporated – final details to be determined. Also all new members will be provided with key documents as per Training Policy. Ongoing PB members will be required to attend further training with Pensions Committee in addition to carrying out additional ad • hoc training as other needs arise. Annual self -assessment will be completed through the effectiveness survey.	Corporate Director of Resources is responsible for the implementation of the policy a. This is detailed in the policy. On a day to day basis (e.g. the work plan) the Investment and Treasury Manager arranges and manages training for PC and LPB members.	Training policy with appropriate objectives and measurements in place, with reference to the TPR Ongoin requirements and any other additional requirements for the pension board, such as the recent CIPFA check) Pension Board knowledge and skills framework.	London Borough of Tower Hamlets Approach / Evidence
Ongoing (annual check)		check)						Ongoing (annual check)	Ongoing (annual check)	Ongoing (annual check)	Frequency of Review
27/02/2018		2//02/2018						27/02/2018		27/02/2018	Last Review Date
									plentine		Check Completed
											Compliant
								94 N N		Next review scheduled for March 2018	Notes
						V-					Action

812	B11	810	B9	88	87		100		to a walk	0.00	N o
Have the pension board members completed the Pension Regulator's toolkit for training on the Code of Practice number 147	Are records of learning activities being maintained?	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?	Does the Fund offer pre-appointment training for new pension board members or mentoring by existing members?	Are all pension board members investing sufficient time in their learning and development?	Is there an up-to-date list of the Fund specific documents with which persion of board members need to be conversant in?					Have all pension board members got access to copies of the scheme rules and relevant Fund documentation?	
59 - The regulator has provided an e-learning programme to help meet the needs of pension board members, whether or not they have access to other learning. If schemes choose alternative learning programmes they should be confident that those programmes: - cover the type and degree of knowledge and understanding required	60 - Schemes should keep appropriate records of the learning activities of individual pension board members and the board as a whole. This will help pension board members to demonstrate steps they have taken to comply with legal requirements and how they have miligated risks associated with knowledge gaps. A good external learning programme will maintain records of the learning activities of individuals on the programme or of group activities, if these have taken place.	This can also ensure that historical and scheme-specific knowledge is retained when pension board members change. 57 - Pension board members should undertake a personal training needs analysis and regularly review their skills, competencies and knowledge to identify gaps or weaknesses. They should use a personalised training plan to document and address these promptly. 58 - Learning programmes should be flexible, allowing pension board members to update particular areas of learning where required and to acquire new areas of knowledge in the event of any change.	56 - Newly appointed pension board members should be aware that their responsibilities and duties as a pension board member begin from the date they take up their post. Therefore, they should immediately start to familiarise themselves with the scheme regulations, documents recording policy about the administration of the scheme and relevant pensions law. Schemes should offer pre-appointment training or arrange for mentoring by existing pension board members.	55 - Pension board members should invest sufficient time in their learning and development alongside their other responsibilities and duties. Schemes should provide pension board members with the relevant training and support that they require. Training is an important point the individual's role and will help to ensure that they have the necessary knowledge and understanding to effectively meet their lead obtaining.	46 - Schemes should prepare and keep an updated list of the documents with which they consider pension board members need to be conversant. This will enable them to effectively carry out their role. They should make sure that both the list and the documents are available in accessible formats.	44 - Pension board members must also be conversant with any other documented policies relating to the administration of the scheme. For example, where applicable, they must be conversant with policies relating to: - the contribution rate or amount (or the range/variability where there is no one single rate or amount) payable by employers participating in the scheme - statements of assurance (for example, assurance reports from administrators) - third party contracts and service level agreements	43 - Documents which record policy about the administration of the scheme include those relating to funding and investment matters. For example, where relevant they must be conversant with the statement of investment principles and the funding strategy statement.	- scheme booklets, announcements and other key member and employer communications, which describe scheme policies and procedures - the roles, responsibilities and duties of the scheme manager, pension board and individual pension board members - terms of reference, structure and operational policies of the pension board and/or any sub-committee - statements of policy about the exercise of discretionary functions - statements of policy about communications with members and scheme employers - the pension administration strategy, or equivalent, and - any admission body (or equivalent) policies.	- any scheme-approved policies relating to: - any scheme-approved policies relating to: - A) conflicts of interest and the register of interests B) record-keeping C) internal dispute resolution D) reporting breaches E) maintaining contributions to the scheme F) the appointment of pension board members - risk assessments/management and risk register policies for the scheme	e conversant with their scheme rules, which are primarily found in the scheme regulations, and urrently in force for their pension scheme. Iministration policies which the regulator considers to be particularly pertinent and would expect to be conversant where	
It has been mentioned to LPB members and formally set as a requirements. It is agreed this is a useful training tool and need to check with PB members annually, as the modules are being used in training sessions in meetings.	A log is maintained of who has been to which meeting and training and the record will be reported in annual report and accounts as for committee.	See comments in B3 - the knowledge and skills analysis will be carried out annually, albeit to date not Annual all LPB members have completed it.	Pre-appointment training is on offer (also mentoring), and once members start they are given training. PB members are all motivated and have been keen to get hold of the required information to date.	Much of the training has been provided as part of LPB meetings and attendance to date is good. A log is maintained of who has been to which meeting and training and the record will be reported in annual report and accounts as for committee.	Yes listed in the induction handout and also in the annual report and accounts and training. The training policy also include these items					Will be part of induction training including welcome pack with key documents included.	London Borough of Tower Hamiets Approach / Evidence
Ongoing (annual 2 check)	Ongoing (each meeting)		Ongoing (annual check)	Ongoing (annual check)	Ongoing (annual check)					Ongoing (annual chack)	Frequency of Review
27/02/2018	27/02/2018	27/02/2018	27/02/2018	27/02/2018	27/02/2018			***		27/02/2018	*
C P	eculogán le	g P									Check Completed Co
Partially compliant		Partially compliant					k				Compliant Notes
Will recommend I members carry it put in policy, and consider going th as group in meeti											Action
Will recommend board members carry it out - put in policy, and consider going through as group in meeting.											

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.

Yes - this will be declared on application and signing a declaration form before commencing appointment this is to minimise the risk of appointing potentially conflicted members.
PC and LPB have made declarations in line with the Council's Code of Conduct requirements
The pension board (and committee) have had training on the TPR requirements and the requirements in relation to conflicts and this also is briefly set out in the Terms of Reference
Yes • this was prepared and approved June 2016.
London Borough of Tower Hamlets Approach / Evidence

No.	C9	C10	C11
TPR Requirement	Do those involved know how to report a conflict of interes!?	Is the number of employer and member representatives on the board in line with legal requirements?	Is the board made up of the appropriate mix of representatives in order to minimise potential conflicts?
Notes from TPR Code	Toolkit module - The policy should set this out.	90 - While scheme regulations must require pension boards to have an equal number of employer and member representatives, there is The board is made up of 3 member representatives, 3 employer representatives (including 1 flexibility to design arrangements which best suit each scheme regulation requirements. The board is made up of 3 member representatives, 3 employer representatives (including 1 flexibility to design arrangements which best suit each scheme regulation requirements. The board is made up of 3 member representatives, 3 employer representatives (including 1 flexibility to design arrangements which best suit each scheme regulation requirements. The board is made up of 3 member representatives, 3 employer representatives (including 1 flexibility to design arrangements which best suit each scheme regulation requirements. The board is made up of 3 member representatives, 3 employer representatives (including 1 flexibility to design arrangements which best suit each scheme regulation requirements. The board is made up of 3 member representatives, 3 employer representatives (including 1 flexibility to design arrangements which meets scheme regulation requirements. The board is made up of 3 member representatives, 3 employer representatives (including 1 flexibility to design arrangements which best suit each scheme representatives (including 1 flexibility to design arrangements which best suit each scheme representatives (including 1 flexibility to design arrangements which best suit each scheme representatives (including 1 flexibility to design arrangements which best suit each scheme representatives (including 1 flexibility to design arrangements which best suit each scheme representatives (including 1 flexibility to design arrangements which best suit each scheme representatives (including 1 flexibility to design arrangements which best suit each scheme representative (including 1 flexibility to design arrangements which best suit each scheme representative (including 1 flexibility to design arrangemen	91 - Arrangements should be designed with regard to the principles of proportionality, fairness and transparency, and with the aim of ensuring that a pension board has the right balance of skills, experience and representation (for example, of membership categories and includes an independent chair. It also includes a wide range of quite different backgrounds categories of employers participating in the scheme). Those responsible for appointing members to a pension board should also consider the mix of skills and experience needed on the pension board in order for the board to operate effectively in light of its particular role, responsibilities and duties.
London Borough of Tower Hamlets Approach / Evidence	Members trained at induction and provided with copy of Conflicts Policy annually. Also Policy referred check) to at start of each meeting	The board is made up of 3 member representatives, 3 employer representatives (including 1 Admission Body) and 1 independent chair which meets scheme regulation requirements. There is a vacant post for admitted body employer representation.	It is believed that the make up includes suitable representation from membership and employers and Ongoing (annual 27/02/2018 d includes an independent chair. It also includes a wide range of quite different backgrounds.
Review	d Ongoing (annual check)	Ongoing (annual a check)	d Ongoing (annual check)
Date Carlet	27/02/2018	27/02/2018	27/02/2018
Completed			
Compliant N			
Notes			
Action	include in policy how to highlight a potential conflict. Recommend members complete the TPR tookit training (or carry out this module as part of rest committee/board training)		

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	Notes from TPR Code	London Borough of Tower Hamlets Approach / Evidence	Frequency of Review	Last Review (Check Completed		Notes	Action
ŭ	Does the Administering Authority publish information about the pension board?	95 - Scheme managers must publish the information required about the pension board and keep that information up-to-date. This will ensure that scheme members can easily access information about who the pension board members are, how pension scheme members are a whole	The Fund website and the Council website provides information relating to the LPB	Ongoing (annual 27/02/2018 check)	27/02/2018				
뮍	Does the Administering Authority publish other useful related information	presentation of scheme members and matters for about the pension board such as:	The responsibilities/TOR of the members are on the website	Ongoing (annual 27/02/2018 check)	27/02/2018				
	about the pension board?	 the employment and job title (where relevant) and any other relevant position held by each board member the pension board appointment process who each pension board member represents the full terms of reference for the pension board, including details of how it will operate, and any specific roles and responsibilities of individual pension board members 	The appointment process is not included on the website at this stage (albeit a broad overview of how the members were appointed would be sufficient at this stage).		1/4				
D3	Is all the information about the Pension Board kept up-to-date?	Is all the Information about the Pension 98 - Scheme managers must ensure that information published about the pension board is kept up-to-date. Schemes should have policies and processes to monitor all published data on an ongoing basis to ensure it is accurate and complete.	All information which is put onto the website is up to - date so far. The clerk for the committee is responsible for making sure information is uploaded to the website after meetings - and this is also being carried out for the pension board.	Ongoing (annual 27/02/2018 check)	27/02/2018		alamilia e		
2	Does the Administering Authority public Information about pension board business?	Does the Administering Authority public 97 - Schemes should also consider publishing information about pension board business, for example board papers, agendas and information about pension board milrutes of meetings (redected to the extent that they contain confidential information and/or data covered by the Data Protection Act business? 1998). The should consider any requests for additional information to be published, to encourage scheme member engagement and business?	All meetings and papers (PB and PC) are public (some PC items may be restricted).	Ongoing (annual 27/02/2018 check)	27/02/2018		1000		



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.

Registration Control Principal Control Control Control Principal Control Principal Control Control Principal Control Principal Control Control Principal Control Control Principal Control Principal Control Control Principal Control Princip	E5	5	i m	EZ	ŭ	N _o
London Borough of Tower Hamiles Approach Enderec The Fund Res Libraryeard and Internal Control Resign is to stated for paperoal at the September Outperfollows and	Does the Administering Authority requisity review the risk register? regularly review the risk register? Is there a standing item on the Pension Board agenda to review scheme risks?	review the effectiveness of the risk management and internal control systems of the Fund?	y have		Is there an agreed process for identifying and recording scheme risks?	TPR Requirement
Frequency of Date Review Check Completed Completed Completed Completed Completed Completed Completed Partially Completed Compl	Establishing effective internal controls is not a one-off exercise and must take into account a changing environment as well as new and emerging risks. Procedures need to be in place to: - regularly monitor the effectiveness of internal control systems - ensure controls are kept up to date - ensure controls are kept up to date	scheme is administered and managed in accordance with the scheme rules and in accordance with the requirements of the law. A failure to have adequate internal controls may cause an administrative breach of the law. 102 - For these purposes 'internal controls' means: - arrangements and procedures to be followed in the administration and management of the scheme - systems and arrangements for monitoring that administration and management of the scheme - arrangements and procedures to be followed for the safe custody and security of the assets of the scheme - a clear separation of duties - processes for escalation and idecision making - documented procedures for assessing and managing risks, reviewing breaches of law and managing contributions - 105 - The scheme's internal controls should address significant risks which are likely to have a material impact on the scheme. Scheme managing risks and developing and monitoring appropriate controls. They should seek advice, as necessary.	Schemes should use a risk register to record all risks. The risk register should comfain: - details of the risks identified - the likelihood of the risk arising - the exitors taken to mitigate the risk - when mitigation action was taken - when the risk and mitigation should next be reviewed - who has responsibility for monitoring the risk, if it is not the scheme manager		106 - Before implementing an internal controls framework, schemes should carry out a risk assessment. They should begin by: - setting the objectives of the scheme - determining the various functions and activities carried out in the running of the scheme, and - determining the various functions and activities carried out in the running of the scheme, and - ldentifying the main risks associated with those objectives, functions and activities. 107 - An effective risk assessment process will help schemes to identify a wide range of internal and external risks, which are critical to the scheme and members. When identifying risks, schemes should refer to relevant sources of information, such as records of internal disputes and legislative breaches, the register of interests, internal and external audit reports and service contracts. 108 - Once schemes have identified risks, they should record them in a risk register and review them regularly. Schemes should keep appropriate records to help scheme managers demonstrate steps they have taken to comply. If necessary, with legal requirements.	Nates from TPR Code
Frequency of Last Review Check Review Completed Date Completed Completed Completed Check) Orgoling (annual 27/02/2018 Check) Check) 27/02/2018	There is at least annual review of the risk register by PB and possibly PC There is at least annual review of the scheme risks by PB based on outcome of internal audit	are reported to PB and PC (investment matters and administration)	Yes	Yes	The Fund Risk Management and Internal Controls Policy to be tabled for approval at the September 2017 Committee meeting. The ension Manager has fed into the Identification of the administration risks with the Council's risk manager for LBTH and also formally for the pension fund.	London Borough of Tower Hamlets Approach / Evidence
Compliant Compliant Compliant Compliant Compliant Compliant	g (annual	S (constant	g (annual	g (annua)	g (annual	ncy of
Partially compliant	2018		2018	2018 on the state of the state	2018 Sterring	-
Notes					Partially compliant	
Action						
						Action

m	60 2 9 0 n	No.
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?	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?	TPR Requirement
119 - The legal requirements apply equally where a scheme outsources services connected with the running of the scheme. Providers should be required to demonstrate that they will have adequate internal controls in their tenders for delivering services. The requirements should be incorporated in the terms of engagement and contract between the scheme and service provider. Outsourced services may include, for example, the maintenance of records and data, calculation of benefits and investment management services. Where services are outsourced, scheme managers should be satisfied that internal controls associated with those services are adequate and service providers. An increasing number of service providers are obtaining independent assurance from services they providers to their services and find managers and find managers and for providers devices. Schemes should ask their service providers to help demonstrate their ability to deliver standards. This should help to ensure effective and contracts for outsourced services requiring of the services from service providers. There is a low take up of this option, and contracts with thought and contracts have been in place for a long time so contracts have been in place for a long time so contracts have pot requirements. Current providers have been in place for a long time so contracts have been in place for a long time so contracts have been in place for a long time so contracts have pot requirements. There is a low take up of this option, and contracts with should be required. The requirements should as contracts have not requirement survices. Where services are outsourced, for a long time so contracts have been in place for a long time so contracts have been in place for a long time so contracts have been in place for a long time so contracts have been in place for a long time so contracts have been in place for a long time so contracts have been in place for a long time so contracts have been in place for a long time so contracts have been in place for a long time	Does the Administering Authority have dequate for the purpose of securing that the adequate systems, arrangements and scheme is administered and managed in accordance with the scheme rules and in accordance with the requirements of the law. procedures (internal controls) in place for the administration and management of the Fund and are they documented? 102 - For these purposes "internal controls may cause an administrative breach of the law." 102 - For these purposes "internal controls means: - arrangements and procedures to be followed in the administration and management - systems and arrangements for monitoring that administration and management of the scheme 103 - Internal controls should include: - a clear separation of duties - processes for escalation and idecision making - documented procedures to assessing and managing risks, reviewing breaches of taw and managing contributions 105 - The scheme's internal controls should address significant risks which are likely to have a material impact on the scheme. Scheme managing risks and developing and monitoring appropriate controls. They should seek advice, as necessary.	Notes from TPR Code
3 .	There is a large range of internal controls in place which may transpire to be adequate (examples shown below).	London Berough of Tower Hamlets Approach / Evidence
Ongoing (annual check)	Ongoing (annual check)	Frequency of Review
27/02/2018	27/02/2018	Last Review Date
		Check Completed
Partially compliant		Compliant
		Notes
Consider development of contracts with AVC providers and consider inclusion of KPis/SLAs and regular reporting on their audit reports and confirmation of their internal controls.		Action

F - Maintaining accurate member data 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)
Occupational Pension Schemes (Scheme Administration) Regulations (Northern Ireland) 1997 (SR 1997 No 94)
Registered Pension Schemes (Provision of Information) Regulations 2006 (SI 2006/567)

77	75	F4			3			F2	卫	N _O
Are records retained for as long as they are needed?	Are records kept of decisions made by the pension board, outside of meetings as required by the Record Keeping Regulations?	Are records kept of pension board meetings as required by the Record Keeping Regulations?			Does the Fund keep records of and reconcile transactions as required by the Record Keeping Regulations?		information?	propriate lyers can	Do member records record the information required as defined in the Record Keeping Regulations and is it accurate?	TPR Requirement
135 - Schemes should retain records for as long as is relevant for the purposes for which they are needed. It is likely data will need to be held for long periods of time. Schemes will need to keep some records for a member even after they have retired, ensuring that pension benefits can be settled for as long as they need to be paid. It is also important that schemes have in place systems and processes so they can keep records for the necessary amount of time.	13.4 - Schemes must also record any decisions taken by members of the pension board other than at a pension board meeting, or by a committee/sub-committee of a pension board, including the date, time, and place of the decision and the names of board members participating in that decision. This will ensure that there is a clear and transparent audit trail of the decisions made in relation to the scheme.	133 - Schemes must keep records of all pension board meetings. Schemes should also keep records of decisions made and key discussions, which may include topics such as compliance with policies in relation to the administration of the scheme. This will ensure there is a clear and transparent audit trail.			131 - Schemes should be able to trace the flow of funds into and out of the scheme and reconcile these against expected contributions and scheme costs. In doing so, they will have clear oversight of the core scheme transactions and should be able to mitigate risks swiftly. swiftly. 132 - Scheme managers must keep records of transactions made to and from the scheme and any amount due to the scheme which has been written off. They should be able to demonstrate that they do so.	130 - Schemes should ensure that appropriate procedures and timescales are in place for scheme employers to provide updated information when member data changes, for checking scheme data against employer data and for receiving information which may affect the profile of the scheme. If an employer fails to act according to the procedures set out above, meaning that they and/or scheme managers may not be complying with legal requirements, those under a statutory duty to report breaches of the law to the regulator under section 70 of the Pensions Act 2004 should assess whether there has been a relevant breach and take action as necessary.	as employee turnover, pay periods, number of employees who are members and the timing and number of payroll processing systems. 129 - Schemes should seek to ensure that employers understand the main events which require information about members to be passed from the employer to the scheme and/or another employer, such as when an employee. - joins or leaves the scheme - changes their rate of contributions - changes their name, address or salary - changes their member status, and - transfers employment between scheme employers.	128 - Schemes should require participating employers to provide them with timely and accurate data in order for the scheme manager to the able to fulfit their legal obligations. Schemes should seek to easier that processes are established by employers which enable the transfer of the scheme should be able to fulfit their legal obligations. Schemes should seek to easier that processes are established by employers which enable the	126 - Scheme managers must ensure that member data across all membership categories specified in the Record Keeping Regulations is complete and accurate. Member data should be subject to regular data evaluation. 127 - Scheme managers must keep specific member data, which will enable them to uniquely identify a scheme member and calculate benefits correctly. This is particularly important with the establishment of career average revalued earnings (CARE) schemes. Scheme managers must be able to provide members with accurate information regarding their pension benefits (accurate benefits to date and their future projected entitlements) in accordance with legislative requirements, as well as pay the right benefits to the right person (including all beneficiaries) at the right time.	Notes from TPR Code
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 faes, all historic flee including microfiche have been scanned onto an electronic system. Some records are kept on historic systems. Agresso is relatively new so all historic information is retained on there and will be kept indefinitely.	No decisions made by LPB are outside normal meetings.	Clerk for Committee also does this for PB meetings and all details are posted on LBTH website.	The Pensions section use the council's standard policy on amounts paid through Resource Link that can be written off.	Pension increases are detailed in Resource Link including breakdown of elements, but there is currently no comparing to member records so there is possibly some inaccuracies in the data held on altain.	The specific requirements of the record keeping regulations are adhered to except. It is not possible to record employer contributions in the member record on Altair and Pension Fund. The information can be extracted from the LBTH payroll or from monthly returns provided by external payroll providers.			 Employers are now required to provide information using "-connect". Econnect is part of the Atlair Pensions Administration system. It exists employers to provide a contribution and earlow information on a monthly habite as usual as startors and leavuers. 	s LBTH use Attair as their main administration system. It records all member and beneficiary information set out in Record Keeping Regulations apart from: - requirement to record AVC Information. This is an element that is effectively outsourced to the AVC provider. AVC statements are produced by the providers and LBTH issue them to the members once scanning them (so they are held on each LBTH Attair member record). Other than this, very little information is held on Attair. It will be necessary for LBTH to obtain assurance from AVC providers (Aviva and Equitable Life) regarding complying with the requirements in relation to AVCs.	London Boraugh of Tower Hamlets Approach / Evidence
Cingoing (annual check)	Ongoing (annual check)	Ongoing (annual 27/02/2018 chack)		3	Ongoing (annual 10/07/2018 check)			Ongoing (annual check)	Ongoing (annual check)	Frequency of Review
27/02/2018	27/02/2018	27/02/2018			10/07/2018			10/07/2018	27/02/2018	Last Review Date
								City College	District	Check Completed
		Total Control			Partially compliant			Partially compliant	Partially compliant	Compliant
18										Notes
			policy/procedure for dealing with write offs	Consider a Pensions	Consider introducing additional reconcillation between Attair and Resource Link pensioner payroll records.		alternative administration guide, and distribute to employers so aware of requirements.	Send LGE guide around on annual hasis or create an	Emails sent to AVC providers asking if they comply - responses outstanding.	Action

Ž 0	TPR Requirement	Notes from TPR Code	London Borough of Tower Hamlets Approach / Evidence	Frequency of Review	Last Review Date	Completed	Compliant	Notes
77	Does the Administering Authority have policies and processes to monitor data on an ongoing basis?	138 - Schemes should have policies and processes that monitor data on an ongoing basis to ensure it is accurate and complete, regardless of the volume of scheme transactions. This should be in relation to all membership categories, including pensioner member data where queries may arise once the pension is being paid. 137 - Schemes should adopt a proportionate and risk-based approach to monitoring, based on any known or historical assess that may have occurred in relation to the scheme's administration. This is particularly important for the effective administration of CARE pension schemes, which requires schemes to hold significantly more data than needed for final salary schemes.	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: - Arnual posting of contributions, where checks are made with data versus member records to pick up any anomalies and this flows through to the benefit statements process. - There are no formal "common" data (as defined by TPR) checks, but Allair won't allow a record to be set up without 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 actuaries doing their data cleaning. - Only 2 pensioners are still paid by cheque not BACS so reduces risk - 2 yearly National Fraud Initiative exercise is carried out to identify deceased members. - Paysigs sent in March and April and then at other times if changes in amounts occur, otherwise not sent. When paysips are returned the team then investigates any possible address errors. - Life certificate exercise is carried out every year for overseas pensioners as won't be picked up via other exercises.	Ongoing (annual check)	27/02/2018		Partially compliant	We are currently undertaking data raview with the software providers (aquila Heywood)
Tengre ner			No checking is carried out for the setting up of new joiners but most are electronic uploads which remove manual input error risk. There are some areas where the checking procedures could be better documented and this is discussed in section E under internal controls.					
-8	Does the Administering Authority carry out a data review at least annually?	138 - Schemes should continually review their dela and carry out a data review exercise at least annually. This should include an assessment of the accuracy and completeness of the member information data held. Schemes should decide the frequency and nature of the review in light of factors such as the level of data quality, any issues identified and key scheme events.	The steps carried out in item F7 ensure that data is reviewed at least annually. Further, issues can be identified as part of the triennial valuation exercise.	Ongoing (annual check)	27/02/2018		I	E (
F	Is a data improvement plan in place which is being monitored with a defined end date?	141 - Where schemes identify poor quality or missing data, they should put a data improvement plan in place to address these issues. The plan should have specific data improvement measures which schemes can monitor and a defined end date within a reasonable timeframe when the scheme will have complete and accurate data.	Currently there is no plan in place as there are no significant issues with data. However when issues arise, such as identification of possible deceased members following NFI checks or missing data on a monthly return, the team will allocate the work to the number of staff required to fix the issues within a suitable timescale. This approach is currently not formally documented. It is noted that should any future issues arise e.g. with meeting the deadlines for annual benefit statements, a plan would be set out for how to resolve the issue and this would be monitored and formally documented. It was further noted that this could be incorporated into their team plan.	Ongoing (annual check)	27/02/2018			
P 10	Are processes and policies in place to reconcile scheme data with employer data?	142 - Schemes should ensure that member records are reconciled with information held by the employer, for example postal address or electronic address (email address) changes and new starters. Schemes should also ensure that the numbers of scheme members is as expected based on the number of leavers and joiners since the last reconciliation. Schemes should be able to determine those members who are approaching retirement, those who are active members and those who are deferred members.	itum process helps identify the new joiners and leavers on a regular basis and monthly n includes postal information for members from employers - differences are investigated. ne via Resourcetink interface for LBTH payroll paid employers. For employers not paid 3TH payroll, spreadsheets are sent to employers with current details for them to check. include elements such as home addresses.	Ongoing (annual chack)	27/02/2018			
=	Do the Administering Authority's member data processes meet the requirements of the Data Protection	143 - Schemes must ensure that member data processes meet the requirements of the Data Protection Act 1998 and the data protection principles.	on regular basis.	Ongoing (annual check)	27/02/2018		Partially compliant	
	Act 1998 and the data protection principles?	144 - In relation to data management, schemes should understand: - the obligations of data controllers	meeling.					5
		 the difference between personal data and sensitive personal data how data is held and how responses to data requests from different parties are handled the systems required to store, move and destroy data 	Egress or GSX is used for sending data to/from employers which is fully secure. Focal point is used for secure transfer of data to/from actuaries at triennial valuation time.					
			It has been identified that email correspondence with members is not secure at present. However sending information to LBTH internal email addresses is OK as the systems are secure.					
			Aviva might use WinZip as not one contact they deal with.			1		

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.

2			19,8			යු			22	ฐ	· .			
Are these procedures regularly reviewed to ensure they are effective?						Do those processes and procedures include monitoring payments against the contributions monitoring record on an ongoing basis?			Do those processes and procedures include a contributions monitoring record to determine whether contributions are paid on time and in fult?	Does the Fund have procedures and processes in place to identify payment failures?	TPR Requirement	Employee	Employer	Contribution Type
171 - The regulator recognises that a monitoring process based on information provided by employers may not be able to confirm deliberate underpayment or non-payment, or fraudulent behaviour by an employer. Schemes should review current processes or develop a new process which is able to detect situations where fraud may be more likely to occur and where additional checks may be appropriate.	166 - Where the administration of scheme contributions is outsourced to a service provider, schemes should ensure that there is a process in place to obtain regular information on the payment of contributions to the scheme and a clear procedure in place to enable them to identify and resolve payment failures which may occur.	165 - Scheme managers must record and retain information on transactions, including any employer and employee contributions received and payments of pensions and benefits, which will support them in their administration and monitoring responsibilities.	165 - Schemes should have adequate internal controls in place to monitor the sharing of payment information between the employer, pension scheme and member. Where the necessary payment information is not automatically available or provided by employers, schemes should request the additional information they need. Schemes may not need to obtain payment information as a matter of course, only where it is required for effective monitoring.	164 - For schemes to effectively monitor contributions they will require access to certain information. Employers will often provide the payment information that schemes need to monitor contributions at the same time as they send the contributions to the scheme.	163 - Schemes should be aware of what is to be paid in accordance with the contributions monitoring record or other scheme documentation, which may be used by the pension scheme. Schemes should also have a process in place to identify where payments are late or have been underpaid, overpaid or not paid at all.	181 - Schemes should monitor contributions on an ongoing basis for all the membership categories within the scheme. Schemes should regularly check payments due against the contributions monitoring record. 182 - Schemes should apply a risk-based and proportionate approach to help identify employers and situations which present a higher risk of payment failures occurring and which are likely to be of material significance and require the scheme manager to intervene.		156 - A contributions monitoring record will enable schemes to check whether contributions have been paid on time and in full, and, if they have not, provide a trigger for escalation for schemes to investigate the payment failure and consideration of whether scheme managers need to report to the regulator and, where relevant, members. 157 - A contributions monitoring record should include the following information: - contribution rates - the date(s) on or before which employer contributions are to be paid to the scheme - the date by when, or period within which, the employee contributions are to be paid to the scheme - the rate or amount of interest payable where the payment of contributions is late.		150 - The scheme manager should ensure that there are effective procedures and processes in place to identify payment failures that are – and are not – of material significance to the regulator. A 'payment failure' is where contribution payments are not paid to the scheme by the due date(s), or within the prescribed period and a 'materially significant payment failure' refers to a payment failure which is likely to be of material significance to the regulator in the exercise of its functions. 151 - Schemes should monitor pension contributions, resolve payment issues and report payment failures, as appropriate, so that the				
Other than via internal and external audit (which should identify areas for concern), the processes are provided in the processes are provided in the processes are relatively few employers in the Fund and a good relationship exists with them, so the risk						For admitted bodies, checks of the money in bank account vs amounts provided in the information for each employer and employee are carried out. The LBTH is not explicitly checked by the Treasury Team as this should be covered by separate payroll team processes, but any issues would be picked up at year end. Monthly reconciliation to start from September 2017	In addition, at the start of the financial year, Treasury team will look at the rates changes and check the amounts being paid agree with expectations (employers are notified of required changes in advance of the year start). In relation to LBTH paid employers, the Head of Payroll is asked to confirm the rate to pay - and the Treasury team will check its what's agreed in valuation rates and adjustments certificate.	In relation to payments being made in full, there are checks carried at 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. For the Admitted bodies, the information is broken down by staff, but for LBTH there are so many members individual member checks are not carried out and only totals are therefore considered. LBTH checks are slightly different as there are so many members - these involve broad checks on the totals and only investigated if there are significant differences to expected amounts (or amounts in previous months). It is considered this is adequate as the payroll system for LBTH is considered to be more reliable. However it is noted that using this approach, there is no way to check the right contribution rate is being charged other at the year end.	As outlined above, this is all incorporated into a Treasury team spreadsheet. It automatically flags if there is a late payment, as the sheet includes entries for dates expected and paid - the Treasury team will go in and update the sheet for dates paid when the payments arrive on the bank statement roughly this is looked at daily around the usual payment dates. The spreadsheet would therefore indicate if an employer was a continual/regular late payment oftender.	There is a Treasury team contribution monitoring spreadsheet which is explicit about what is required on a monthly basis in terms of checking, and there is a procedure note to explain what to do. It's hobjective is to focus on identifying and notifying late or incorrect contributions.	London Borough of Tower Hamlets Approach / Evidence	Paid within the prescribed period (19 th day of the month, or 22 nd day if paid electronically) or earlier date if required by the scheme regulations	On or before the due date as defined by the scheme regulations	Contributions must be paid
Ongoing (annual 27/02/2018 check)						Ongoing (annual 27/02/2018 check)			Ongoing (annual 27/02/2018 check)	d Ongoing (annual 27/02/2018 check)	Frequency of Review	Regulator: Within a reasonable period – 10 working days	reasonably practicable	When a fallure should be
Partially compliant						Partially compliant				companied com	Check Completed Comp			•
illy Jiant						ally Xiant					Compliant Notes			
					basis.	Recommend process is updated to explicitly check amounts credited to accounts in relation to internal covered to a more than the covered to t		this check can be carried out to ensure the railo of employer to each employee contribution rate are correct, for example.	Recommend more spot checks to ensure contributions actually correct member by member (for LBTH) - even without payroll		Action			

G9 If the adn	- I						which are Regulato	G8 Is there a	G	G7 Do emplo informatic and is this	G6 Does the Fund n any investigation with employers?			G5 Da the Ac processe contributions	No. TPR Requirement
If the administration of contributions outsourced to a service provider, is there a process in place to obtain								Is there a satisfactory process in place to assess the materiality of any	LOTO IBJUANOIS	ide sufficient for contributions dance with the	naintain a record of s and communications			Do the Administering Authority's processes include managing overdue contributions in line with TPR's suggested approach?	
167 • Where the administration of scheme contributions is outsourced to a service provider, schemes should ensure that there is a process in place to obtain regular information on the payment of contributions to the scheme and a clear procedure in place to enable them to identify and resolve payment failures which may occur.	182 - Reporting payment failures of employer contributions as soon as 'reasonably practicable' means within a reasonable period from the scheme manager having reasonable cause to believe that the payment failure is likely to be of material significance to the regulator. Schemes should also consider whether it may be appropriate to report a payment failure of employer contributions to scheme members.	181 - Schemes should identify and report to the regulator, as appropriate, any payment failures that may not be of material significance taken individually, but which could indicate a systemic problem. For example, an employer consistently failing to pay contributions by the due date or within the prescribed period, but paying within 90 days, may be due to inefficient scheme systems and processes. Schemes may also need to report payment failures that occur repeatedly and are likely to be materially significant to the regulator, depending on the circumstances.	178 - Schemes may choose to take an employer's response to their enquiries at face value if they have no reason to believe it to be untrue or where their risk-based process indicates that there is a low risk of continuing payment failure. Where they receive no response, schemes may infer that an employer is unwilling to pay the contributions due.	177 - Having reasonable cause means more than merely having a suspicion that cannot be substantiated. Schemes should investigate the payment failure and use their judgement when deciding whether to report to the regulator.	176 • When reaching a decision about whether to report, schemes should consider these points together and establish whether they have reasonable cause to report.	175 - While schemes are not expected to undertake a full investigation to establish materiality or investigate whether an employer has behaved fraudulently, schemes should ask the employer: - the cause and circumstances of the payment failure - what action the employer has taken as a result of the payment failure, and - the wider implications or impact of the payment failure.	174 - Where schemes identify a payment failure, they should attempt to recover contributions within 90 days from the due date or prescribed period having passed without full payment of the contribution.	173 - Scheme managers must report payment failures which are likely to be of material significance to the regulator within a reasonable period, in the case of employee contributions, and as soon as reasonably practicable in the case of employer contributions	edocumentation the pensionable pay that contributions are based upon (where required), and due date(s) on or before which payment of contributions and other amounts are to be made.	164 - Employers will often provide the payment information that schemes need to monitor contributions at the same time as they send the contributions to the scheme, which may be required under the scheme regulations. Payment information may include: - The employer and employee contributions due to be paid, which should be specified in the scheme regulations and/or other scheme	T 75 75 74	following steps: Investigate any apparent employer failure to pay contributions in accordance with the contributions monitoring record or legal requirements. Contact the employer promptly to alert them to the payment failure and to seek to resolve the overdue payment. C. Discuss it further with the employer as soon as practicable to find out the cause and circumstances of the payment failure. d. Ask the employer to resolve the payment failure and take steps to avoid a recurrence in the future.	contribution payment can be made late due to exceptional circumstances - contributions paid directly to a pension provider, scheme administrator or investment manager - any AVCs included with an employer's overall payment any AVCs included with an employer's overall payment.	168 - When schemes identify or are notified of a problem, they should assess whether a payment failure has occurred before taking steps to resolve and, if necessary, report it. During their assessment, schemes should take into account legitimate agreed payments made directly by an employer for scheme purposes, i.e. where the scheme has agreed that a contributions payment can be made late due to exceptional circumstances - legitimate agreed payment arrangements made between an employee and employer, i.e. where the employer has agreed that a	Notes from TPR Code
AVCs are paid to AVC providers - confirmation is being obtained on the checks that are carried out. It has been agreed that there could be greater checking of contribution payments to ensure the amounts paid are agreed by the AVC provider, though it is expected any discrepancies would be picked up during the annual accounts audit.			.00					This is included in reporting breaches policy		A morthly return is provider by employers to the administration team such as pay information.	Where in relation to specific member information this will be retained on the member's record. For generic contributions information the Treasury department keeps a record of communications with employers but the Pension Manager is copied in. The Pension Manager is a key contact for admitted bodies, and there's a shared area for all such emails.		AVC providers contact administration learn by email if they expect a contribution which is not then paid. This is then investigated - typically it will be due to a member leaving the Fund.		London Borough of Tower Hamlets Approach / Evidence
Ongoing (annual check)								Ongoing (annual check)		Ongoing (annual check)	Ongoing (annual check)			Ongoing (annual chack)	Review
27/02/2018								27/02/2018		27/02/2018	27/02/2018			27/02/2018	-
In progress P														2 0	Completed
Partially compliant										Alexander of the second				Partially compliant	Compliant Notes
									-						ÇA
			E C P Q											Formalise process to follow in situations of late or incorrect payments	Action

H - Providing information to members and others

Legal requirements

Legal requirements

The law requires schemes to disclose information about benefits and scheme administration to 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.

H10	H9	#8	4	E .	3.	4	H3 H2	Ξ.	2 0
Is all other information provided in the format and methods required by law?	Is all other information provided in accordance with the legal timescales?	Does this meet the legal requirements in relation to format?	to all new and prospective members within the required timescales?	Do these meet the legal requirements in relation to format?	Has an annual benefit statement been provided to all members with AVCs within the required timescales?	Does this meet the legal requirements in relation to format?	Do these meet the legal requirements in relation to format? Has a benefit statement been provided to all active, deferred and pension credit members who have requested one within the required timescales?	Has an annual benefit statement been provided to all active members within the required timescales?	TPR Requirement
See above.	196 - Under the Disclosure Regulations 2013, managers of a scheme must provide other information to members and others in certain circumstances (for example, on request). The Regulations set out the information which must be given, the timescales for providing such information and the methods that may be used. Not all information must be provided in respect of all public service pension schemes (there are some exemptions for specified public service schemes or according to the type of benefit offered), but information about the scheme that has materially altered - information about the constitution of the scheme - information about transfer credits - information about transfer credits - information about transfer credits - information about transfer sequirement will not apply in respect of DB benefits in public service pension schemes) - information about benefits in payment. 197 - The detail of the information that must be provided to scheme members and others and any exemptions are set out in the Disclosure Regulations 2013. Managers must provide the required information, along with confirmation that members may request further information and the postal and email addresses to which a person should send those requests and enquiries	200 - As per Regulation 6 of the Disclosure Regulations 2013.	200 - Managers must disclose cartain basic information about the scheme and the benefits it provides to a prospective member (if practicable to do so) or a new member. Where the manager has received jobholder information for the member or prospective member they must provide the information within a month of the jobholder information being received. Where they have not received jobholder information, they must provide the information within two months of the date the person became an active member of the scheme. 201 - Managers must also provide the information on request to a relevant person within two months of the request being made, except where the same information was provided to the same person or trade union in the 12 months before the request.	195 - The information which must be provided includes the amount of contributions (before any deductions are made) credited to the member during the immediately preceding scheme year, the value of the member's accrued rights under the scheme at a date specified by the managers of the scheme and a statutory money purchase illustration. The full detail of the information that must be provided is set out in the Disclosure Regulations 2013.	194. Managers of a scheme must provide a benefit statement to a member of a DC public service pension scheme, who is not an 'excluded person', within 12 months of the end of the scheme year. An 'excluded person' is a member or beneficiary whose present postal address and email address is not known to the scheme because the correspondence has been returned (in the case of postal correspondence) or has not been delivered (in the case of electronic correspondence).	192 - These benefit statements must include information about the amount of benefits by reference to a particular date and how they are calculated. The full details depend on the type of member making the request.	190 - Statements must also comply with HM Treasury directions in terms of any other information which must be included and the manner in which they must be provided to members. 191 - Managers of a scheme must also provide a benefit statement following a request by an active, deferred or pension credit member of a DB scheme if the information has not been provided to that member in the previous 12 months before that request. 193 - The information must be given as soon as practicable but no more than two months after the date the request is made	188 - Scheme regulations must require scheme managers to provide an annual benefit information statement to each active member of a DB scheme established under the 2013 Act or new public body scheme. The statement must include a description of the benefits earned by a member in respect of their pensionable service. 189 - The first statement must be provided no later than 17 months after the scheme regulations establishing the scheme come into force (i.e. 31st August 2015). Subsequent statements must be provided at least annually after that date.	Notes from TPR Code
Internal communications comply with the regulations but this cannot be confirmed until confirmation from AVC providers.	It is not fully apparent whether all disclosure timescales are being met, for example. 1. 1. 1. 1. 1. 1. 1. 1. 1.	There is a brief guide to the scheme which provides the required information other than a few minor exceptions. - The statement regarding whether any charges are applied to leaving service benefits and where further information can be obtained - The comments about transfers out do not give the statement about the 1993 Act (i.e. protection for early leavers) - the conditions for re-entry after leaving could be more explicit - We aren't able to check the comments provided by the AVC provider for new AVC members as we do not have examples - e.g. on life styling and that the value may depend on the range of different possibilities.	All new members are sent a letter confirming their Scheme membership has started. The letter includes when the membership started and details of the LGPS members website. Information is supplied to prospective jobholders as part of the automatic enrolment procedure, but not to prospective new employees		Currently the statements are sent to LBTH to send out to members and this meets the required deadline. However there are no checks that the statements are provided for all members with AVCs this could be an additional check to ensure data quality, using the summary information provided by the AVC providers along with the physical statements.		The statements have been designed to follow the LGA template. The statements have been checked and include the required information in the Regulations. HMT Directions apply from next years' statements but these statements comply regardless. All deferred statements are automatically done. This is only where the address is available i.e. not for Gone Aways where Altair has an identifier for returned mail as GA and a statement is not then automatically produced. DWP tracing is carried out roughly every year to help identify missing address for members over SPA.	Yes	London Borough of Tower Hamlets Approach / Evidence
Ongoing (annual check)	Ongoing (annual check)	Ongoing (annual check)	Ongoing (annual check)		Ongoing (annual s-check)	Ongoing (annual check)	Ongoing (annual check) Ongoing (annual check)	Ongoing (annual chack)	Frequency of Review
27/02/2018	10/07/2018	13/07/2018	10/07/2018	27/02/2018	27/02/2018	10/07/2018	27/02/2018	27/02/2018	Last Review Date
In progress	in progress		In progress	Section		In progress	Desire Control of the		Check Completed
Partially compliant	Partially compliant	Partially compliant	Employers - Partially compliant		Partially compliant	Partially compliant		one many	Compliant No
								:	Notes
Waiting confirmation that requirements are met from AVC providers	Waiting confirmation that requirements are met from AVC providers		Review how information is circulated to new joiners, such as perhaps reinstate the use of statutory notices with a brief guide.		Consider checking if a statement is produced by AVC providers for all members where this is expected - use summary information from AVC providers.	Consider updating statements to include the required additional information so as to ensure fully compliance.			Action

	H12 Does the to design in a way member pension			requirements?	H11 Where a	No. TPR Re
Does the Administering Authority use a tracing service?	Does the Administering Authority aim to design and deliver communications to away that ensures scheme members are able to engage with their pension provision?		<i>5</i> -	P. Sen Ray Market	Where any information is only provided electronically (i.e. instead of any hard	TPR Requirement
Does the Administering Authority use a 208 - Schemes should attempt to make contact with their scheme members and, where contact is not possible, schemes should carry tracing service?	heme members in a way that ensures they are able to engage with their lerstand as well as being accurate and easily accessible. It is important s and make informed decisions where required.	205 - When any subsequent information is made available on a website, managers of a scheme must give a notice (other than via a website) to recipients informing them that the information is available on the website. This notice will not be required where: - at least two documents have been given to the recipient by hand or sent to the recipient's last known postal address: - each of those letters asks the recipient to give their electronic (email) address to the scheme and informs the recipient of their right to request (in writing) that information or documents are not to be provided electronically - a third letter has been given to the recipient by hand or sent to the recipient's last known postal address and includes a statement that further information will be available to read on the website and that no further notifications will be sent to the recipient and - the managers of the scheme do not know the recipient's enail address and have not received a written request that information or documents are not to be provided to the recipient sectionically.	204 • Where schemes make information or a document available on a website for the first time, they must give notice (other than via a website) to the recipient. They must ensure that the notice includes: - a statement advising that the information is available on the website - the website address - details of where on the website the information or document can be read, and - an explanation of how the information or document may be read on the website.	HM Treasury directions may specify how the information must be provided. Where schemes wish to provide information required under the Disclosure Regulations 2013 by electronic means there are important steps and safeguards that must first be met. These include: - scheme members and beneficiaries being provided with the option to opt out of receiving information electronically by giving written notice to the scheme - managers being satisfied that the electronic communications have been designed: A) so that the person will be able to access and either store or print the relevant information and B) taking into account the requirements of disabled people - ensuring that members and beneficiaries who were members or beneficiaries of the public service pension scheme on 1 December 2010 (where the scheme had not provided information electronically prior to that date) has been sent a written notice (other than via email or website), informing them that: A) it is proposed to provide information electronically in the future and B) scheme members and beneficiaries may opt out of receiving information electronically by sending written notice.	Where any information is only provided 203 - Generally, schemes may choose how they provide information to scheme members, including by post, electronically (by email or electronically (i.e. instead of any hard by making it available on a website) or by any other means permitted by the law. For benefit statements issued under the 2013 Act, consider the consideration in the consideration of the consideration is only provided and the considerati	Notes from TPR Code
See F7 for checks carried out (NFI on 2 yearly basis and life certificates).	Communications are produced internally with the LBTH design team and are review by the council's Communications team Benefit statements are based on the LGA template, and have a paragraph which welcomes feedback in relation to the statement or any other aspect of the pension service. There are no communications related complaints, other than a few queries regarding materials for partially sighted members, where afternative materials were provided.			Correspondence with members via email is carried out at member request and benefit notifications and arrual statements sent by post. Newsletters are sent with pension increase notifications or benefit statements.	No information is exclusively provided electronically (note comments above re new joiner information. Ongoing (annual where there is some lack of clarity on what and how it is provided, but initial contact is via mail and check)	Landon Borough of Tower Hamlets Approach / Evidence
Ongoing (annual check)	check)				n Ongoing (annu check)	Frequency of Review
al 27/02/2018	al 10/07/2018				al 27/02/2018	Last Review Date
						Check
Partially compliant						Compliant
						Notes
Consider carrying out regular tracing service checks on other deferred members.			g in 150° i 75 mayo			Action

I - Internal Dispute Resolution
Legal requirements
The Persions 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. However, legislation provides flexibility for scheme managers to decide the decision taken 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 _O	decide
TPR Requirement	e me details of mese.
Notes from TPR Code	
London Borough of Tower Hamlets Approach / Evidence	
Frequency of	
Last Review Check C	
ompliant Notes	
Action	

17	6		5	4	_	- 177	_	ū	12	=	No.
Are the notification requirements in relation to TPAS and the Pensions Ombudsman being adhered to?	Does the Administering Authority notify and advertise the procedure appropriately?		Are the timescales in the procedure adhered to including sending an acknowledgment on receipt of an application?	Has the Administering Authority ensured that employers who make first stage decisions also have IDRP in place?			 wind the specified person (stage i) is the timescales for making applications who to contact with a dispute the information that an applicant must 	0	Does the Administering Authority's process highlight or consider whether a dispute is exempt?	Has the Administering Authority put in place an internal dispute resolution procedure?	TPR Requirement
238 - In addition, scheme managers must provide information about TPAS and the Pensions Ombudsman at certain stages. Upon receiving an application for the resolution of a pension dispute, scheme managers (or the specified person) must make the applicant aware as soon as reasonably practicable that TPAS is available to assist members and beneficiaries of the scheme and provide contact details for TPAS. When notifying the applicant of the decision, scheme managers must also inform the applicant that the Pensions Ombudsman is available to investigate and determine complaints or disputes of fact or law relating to a public service pension scheme	# F	each dispute are different and decision times may vary. Schemes should be riate to the situation and be able to demonstrate this, if necessary. Indicates on the progress of their investigation. They should notify the applicant when or longer than the reasonable time period and let them know when they in application has been received.	Note - For the LGPS, the timescales must be in accordance with the LGPS regulations. 231 - Applicants must be notified of the decision made by a scheme manager and specified person (where applicable) within a reasonable time period after the decision has been made.		239 - Schemes can decide what information they need from applicants to reach a decision on a disputed matter and how applications should be submitted. Schemes should ensure they make this information available to applicants	225 - If schemes decide to specify time limits, they should publish and make those time limits readily available to ensure that those with an interest in the scheme are aware that they must submit an application within a prescribed time limit. 237 - Scheme managers must also provide the postal or email address and job title of the person to contact in order to make use of the internal dispute arrangements.	216 - Dispute resolution arrangements 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. The specified person's decision may then be confirmed or replaced by the decision taken by the scheme manager after reconsideration of the matters.	 215 - A person has an interest in the scheme if they: - are a member or surviving non-dependant beneficiary of a deceased member of the scheme - are a widow, vidower, surviving civil partner or surviving dependant of a deceased member of the scheme - are a prospective member of the scheme - have ceased to be a member, beneficiary or prospective member or - claim to be in one of the categories memtioned above and the dispute relates to whether they are such a person. 	214 - Section 50(9) of the 1995 Pensions Act states that a dispute is exempt if: - proceedings have commenced in a court or tribunal - the Pensions Ombudsman has started an investigation - it is prescribed by regulations made by the Secretary of State.	213 - Scheme managers must make and implement dispute resolution arrangements that comply with the requirements of the law and help resolve pensions disputes between the scheme manager and a person with an interest in the scheme.	Notes from TPR Code
The TPAS and Ombudsman details are provided at the required stages - evidence of standard letters have been shown at acknowledgement of dispute, and both decision stages	Standard paragraph in all standard letters for notification of benefit letters (as evidenced on death benefit notification, retirement and correspondence relating to non-refund payment). The guide is also on the intranet for LBTH employees. Standard paragraph in the letter sent to all new scheme members	An acknowledgement is sent for all new cases (example evidenced).	The expected timescales are set out in the IDRP leaflet. Although these are not formally monitored (as it is outside of pension team initially) the pensions team do try to keep an eye on timescales. They have examples of cases where there has been a delay and the member is informed with reason and expected new timescales.	This has not been done. However, no other employers outside LBTH have had IDRP cases, but it is expected that if they were to arise, employers would pass them to LBTH for stage 1.				The information to applicants includes the required items, including the target timescales (on back of IDRP leaflet), what information is required (form to complete in leaflet) and the contact details for the IDRP process. If responses are to be delayed, the member is informed with the reason for the delay and the expected new response timescale.	The council's IDRP leaflet does include deals of when a dispute would be exempt from the IDRP procedure.	There is a formal process in place. This is documented in IDRP leaflet. The procedure includes 2 stages for references and the IDRP leaflet and all related correspondence provides the required contact details at each stage. Stage one goes to a LBTH officer first for adjudication, who will then issue the decision letter which includes more information including information on stage 2, TPAS and the Pensions Ombudsman.	London Borough of Tower Hamlets Approach / Evidence
Ongoing (annual check)	Ongoing (annual check)	8	Ongoing (annual check)	Ongoing (annual chack)				Ongoing (annual check)	Ongoing (annual check)	Ongoing (annual check)	Frequency of Review
27/02/2018	al 10/07/2018	2	al 27/02/2018	al 27/02/2018				al 27/02/2018	al 10/07/2018	al 10/07/2018	Last Review Date
	in the second		100	pull-time (VI)				The state of the s	completed.	company 2	Check Completed
										Semigram.	Compliant
	2										Notes
				Liaise with employers to agree a stage 1 process (which could be use of the LBTH stage 1 appointed person)			recommendations/ requirements are met.	Recommend the IDRP is updated to include as much helpful information as possible to the members and to ensure the TPR and			Action

Š	6		50
TPR Requirement	Does the Administering Authority regularly assess the effectiveness of its arrangements?		Does the Administering Authority regularly assess the offectiveness where employers carry out a stage one process?
Notes from TPR Code	234 - Schemes should ensure that the effectiveness of the arrangements is assessed regularly and be satisfied that those following the process are complying with the requirements set, which includes effective decision making.		Does the Administering Authority 234 - See above - this is particularly important where the arrangements require employers participating in the pension scheme to carry out duties as part of the process, for example where schemes have implemented the two-stage procedure and employers are acting as where employers carry out a stage one the specified person for the first stage.
London Borough of Tower Hamlets Approach / Evidence	No formal reporting as such is in place (IDRP cases are quite rare and are almost exclusively Tier 3 Ongoing (annual III health cases), but the PB has recently asked for reports of all complaints and IDRP cases.	The reporting of this information is now in progress - the team is currently updailing their KPI performance monitoring items for the PB and will include this in the reporting. It is intended the reporting will start from new financial year i.e. April 2016.	There have been no employer stage 1 IDRPs to monitor
Frequency of Review	Ongoing (annual check)		Ongoing (annual 27/02/2018 check)
Last Review Date	27/02/2018		27/02/2018
Check Completed	In progress		I I I Diseitono
Compliant	Partially compliant		Partially compliant
Notes			
Action	Recommend the PB manitors whether all disputes seem to	come from one particular area, suggesting a systemic issue, and monitor timescales for dealing with IDRP cases.	

J - Reporting breaches of the law

Legal Requirements

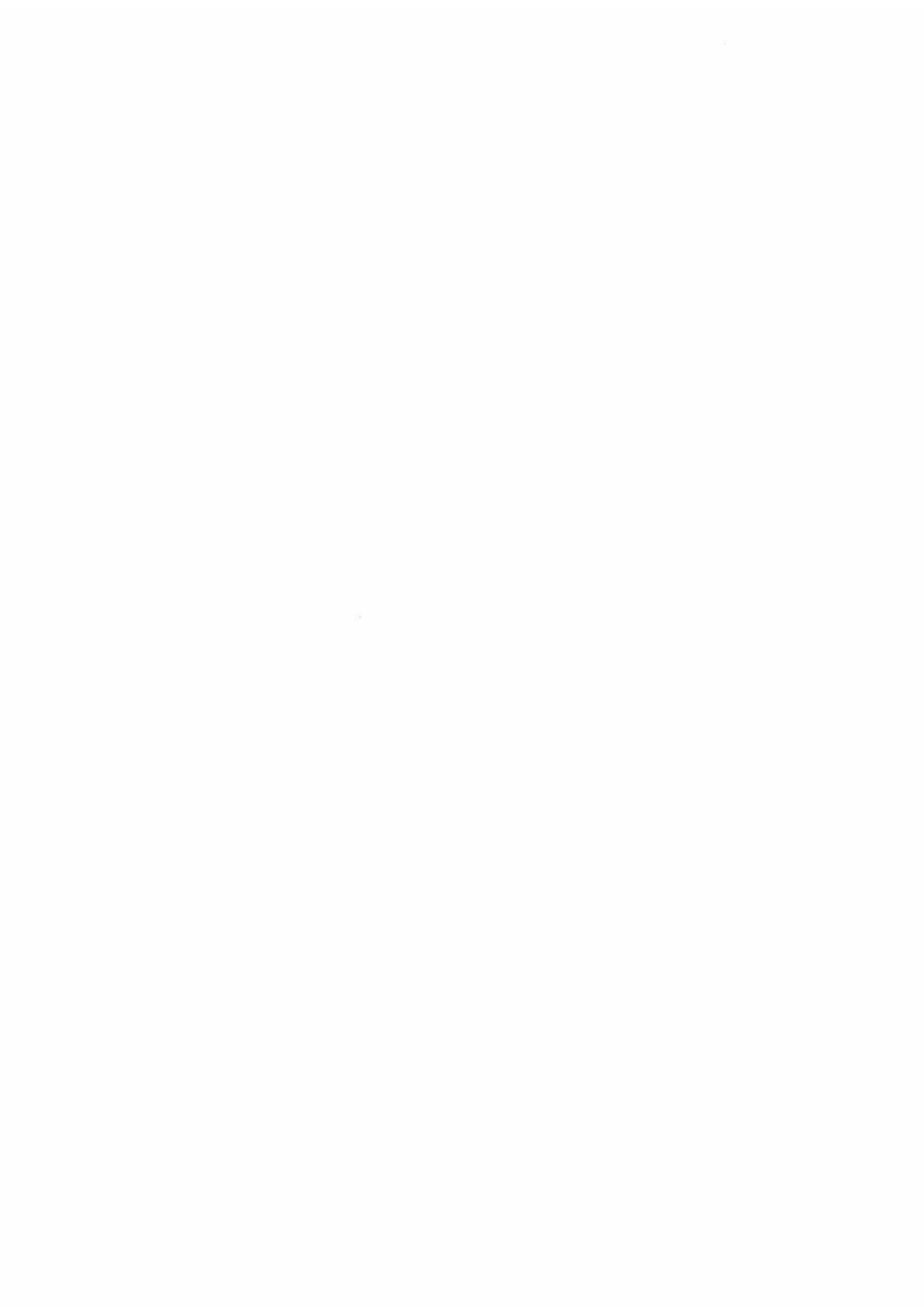
Certain people are required to report breaches of the law to the regulator where they have reasonable cause to believe that:
a legal duty which is relevant to the administration of the scheme has not been, or is not being, complied with
the failure to comply is likely to be of material significance to 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:

- members of persion boards
 any person who is otherwise involved in the administration of a public service pension scheme
 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.

ង		J2		N _o
Are breaches being recorded in accordance with the agreed procedures?		Does the Administering Authority have appropriate procedures in place to meet their legal obligations for identifying and assessing breaches?	Is the Administering Authority satisfied that those responsible for reporting reaches under the legal requirements and TPR guidance understand the requirements?	TPR Requirement
246 - Procedures should include a system to record breaches even if they are not reported to the regulator (the record of past breaches may be relevant in deciding whether to report future breaches, for example it may reveal a systemic issue).	246 - Procedures should include the following features: - a process for obtaining clarification of the law around the suspected breach where needed - a process for clarifying the facts around the suspected breach where they are not known - a process for consideration of the material significance of the breach by taking into account its cause, effect, the reaction to it, and its wider implications, including (where appropriate) dialogue with the scheme manager or pension board - a clear process for referral to the appropriate level of seniority at which decisions can be made on whether to report to the appropriate level of seniority at which decisions can be made on whether to report to the procedure for dealing with difficult cases - a timeframe for the procedure to take place that is appropriate to the breach and allows the report to be made as soon as reasonably practicable - a system to record breaches even if they are not reported to the regulator (the record of past breaches may be relevant in deciding whether to report future breaches, for example it may reveal a systemic issue), and - a process for identifying promptly any breaches that are so serious they must always be reported.	245 - Identifying and assessing a breach of the law is important in reducing risk and providing an early warning of possible malpractice in A formal breaches procedure is in place and also available on the fund website public service pension schemes. Those people with a responsibility to report breaches, including scheme managers and pension board members, should establish and operate appropriate and effective procedures to ensure that they are able to meet their legal obligations. Procedures should enable people to raise concerns and facilitate the objective consideration of those matters. It is important that procedures allow reporters to decide within an appropriate timescale whether they must report a breach. Reporters should not rely on waiting for others to report.	1 244 - Schemes should be satisfied that those responsible for reporting breaches are made aware of the legal requirements and this guidance. Schemes should provide training for scheme managers and pension board members. All others under the statutory duty to report should ensure they have a sufficient level of knowledge and understanding to fulfil that duty. This means having sufficient familiarity with the legal requirements and procedures and processes for reporting.	
record of past breaches A formal breaches procedure is in place and also available on the fund website.		A formal breaches procedure is in place and also available on the fund website.	A formal breaches procedure is in place and also available on the fund website.	London Borough of Tower Hamlets Approach / Evidence
Ongoing (annual check)		Ongoing (annual check)	Ongoing (annual check)	Frequency of Review
27/02/2018		27/02/2018	27/02/2018	Last Review Date
			C8850	Completed
office of the state of the stat		To the second		Compliant No
				Notes
				Action



K - Scheme Advisory Board - Guidance on the creation and operation of Local Pension Boards in England and Wales

Legal Requirements
Clause 7 of the Public Service Pensions Act provides that the national Scheme Advisory Board (SAB) may provide advice to scheme managers or pension boards in relation to the effective and efficient administration and management of the scheme.

It also provides that a person to whom advice is given by virtue of subsection (1) or (2) must have regard to the advice.

The Scheme Advisory Board has published guidance on the creation and operation of Local Pension Boards in England and Wales which incorporates a number of action point check lists at the end of some of the sections. The following are the items in those checklists.

K14	K13	K12	<u> </u>	K10	К9	6	ব		8	6	<u>3</u>	۵	ক	Δ.	N _o
ocal Pension Board should consider thits Administering Authority) the at to publish an arrual report of its fulles.	A Local Pension Board should put in place arrangements to meet the duty of its members to report breaches of law.	Pension Board should rd the Administering is requirements, controls and or FQIA compliance so that I Pension Board is aware of can comply with them.	ould cal stering	A Local Pension Board should establish and maintain a register of interests for its members.	Training should be arranged for officers and members of a Local Pension Board on conduct and conflicts.	An Administering Authority should prepare a code of conduct and a conflicts policy for its Local Pension Board for approval in accordance with the Administering Authority's constitution and at the first meeting of the Local Pension Board. The Local Pension Board should keep these under regular review.	Members of a Local Pension Board should undertake a personal training needs analysis and put in place a personalised training plan.	administration of the Fund and make the list and documents (as well as the rules of the LGPS) accessible to its members.	A Local Pension Board should prepare (and keep updated) a list of the core documents recording policy about the	ering Authority should to high quality induction rovide relevant ongoing a appointed members of tsion Board.	A Local Pension Board should designate a person to take responsibility for ensuring that the knowledge and understanding policy and framework is developed and implemented.	sstablished a Local Pension should adopt a knowledge and standing policy and framework bly in conjunction with the one Committee if appropriate).	The Local Pension Board must be operational (i.e. had its first meeting no later than 4 months after the 1 April 2015).	Administering Authority to have approved the establishment (including Terms of Reference) of the Local Pension Board by 1 April 2015.	SAB Requirement
8	Ć5	СВ	60	7	7	7	6		6	6	6	6	th.	Un.	SAB Section
The Chairman of the LPB is required to prepare an annual report which is published in annual report and accounts (this is in the LPB terms of reference). The first report will be due summer 2016.	There is a formal breaches policy in place and members received training	Copy of Council's FOI policy will be provided to all PB members as part of induction pack.	These are outlined in the LPB terms of reference.	This has been implemented in June 2016 for the PC and PB members and also declarations are being made at each meeting in line with Council requirements.	This was covered in part in the initial meeting and subsequent meetings	The Terms of Reference have been approved which include a short section on conflicts. A formal conflicts policy for the Fund was approved by PC June 2016 and this cover the TPR requirements (see section C for details).	There is a Training Plan (annual) but it is focussed at whole PC/P & level. Annual self-assessment will be completed through effectiveness survey.		The key documents are included in the annual report and accounts and also on the scheme wabsite.	PB engaged in continuous training internally and externally.	Corporate Director of Resources is named as responsible person in policy statement	PB approved the training framework annually.	Quarterly meetings	Established 26 November 2014	London Borough of Tower Hamlets Approach ! Evidence
Ongoing (annual check)	Ongoing (annual check)	Ongoing (annual check)	Ongoing (annual check)	Ongoing (annual check)	Ongoing (annual check)	Ongoing (annual check)	Ongoing (annual check)		Ongoing (annual check)	Ongoing (annual check)	Ongoing (annual check)	Ongoing (annual check)	One off - no further review necessary	One off - no further review necessary	Frequency of Review
27/02/2018	27/02/2018	27/02/2018	27/02/2018	27/02/2018	27/02/2018	27/02/2018	27/02/2018		27/02/2018	27/02/2018	27/02/2018	27/02/2018	27/02/2018	27/02/2018	Last Review Date
page during a pr	STALL BERTHANNE	cariculos VIII	The second	Complement Inc.	Bin O considerab	100 pt 110 pt 11	PRESCRIPTION.		The same	his committee	Example of the life of	SHANOO IN		Add Illustration	Check Completed
Towns of the last		Partially compliant	THE STATE OF			A Maria	Partially compliant								Compliant
							A model is being developed to capture individual training needs against CIPFA requirements/TPR toolkits and to monitor against those specific requirements.								Notes
			э							8			8.		Action

: 1	X35	N _O
	An Administering Authority should consult on, revise and publish its governance compliance statement to include details of the terms, structure and operational procedures relating to its Local Pension Board.	SAB Requirement
	CO CO	SAB Section
	The Governance Compliance Statement (as included in the 2014/15 annual report and accounts) includes the required information.	SAB London Borough of Tower Hamlets Approach ! Section Evidence
	Ongoing (annual 27/02/2018 check)	Frequency of Review
	27/02/2018	Last Review Date
		Check Completed
		Compliant
		Notes
		Action