# The Pension Regulator's and Scheme Advisory Board Compliance Checklist

Date of Completion: 08/09/2016

## **Contents**

#### Introduction

This document outlines how Hackney Council 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 Hackney 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 June/July each year).

This document highlights all the key elements of the TPR Code and then evidences whether Hackney 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 the 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, Hackney 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".

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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 ongoing process meets the TPR Code expectations and therefore the date shown will be the date that annual check was carried out and the frequency will be shown as "ongoing (annual check)".

# Completed:

# In progress Not started Not yet relevant

#### Compliant:



# Where responsibility relates to employers:

Employers - Fully
compliant

Employers - Partially
compliant

Employers - Noncompliant

Not yet relevant

#### **Definitions:**

PSPA13 Public Service Pensions Act 2013
LGPS Local Government Pension Scheme

TPR The Pensions Regulator

TPR Code The Pensions Regulator's Code of Practice No 14 Governance and administration of public service pension schemes

Scheme Manager For the London Borough of Hackney Pension Fund, this is Hackney Council.

Administering The LGPS specific term for Scheme Manager. For the London Borough of Hackney Pension Fund, this is Hackney Council.

Authority

IDRP Internal Dispute Resolution ProcedureSAB The national LGPS Scheme Advisory Board

PC Pensions Committee
PB Pension Board

Summary Dashboard

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

No.	Completed	Compliant		
	Reporting Duties	s		
A1	Fully completed	Fully compliant		
A2	Fully completed	Partially compliant		
А3	Fully completed	Fully compliant		
A4	Fully completed	Fully compliant		
Knov	vledge and Understar	nding		
B1	Fully completed	Fully compliant		
B2	Fully completed	Fully compliant		
В3	In progress	Partially compliant		
B4	Fully completed	Fully compliant		
B5	In progress	Partially compliant		
В6	In progress	Partially compliant		
В7	Fully completed	Fully compliant		
B8	In progress	Partially compliant		
В9	In progress	Fully compliant		
B10	In progress	Partially compliant		
B11	In progress	Partially compliant		
B12	In progress	Partially compliant		
	<b>Conflicts of Interest</b>			
C1	Fully completed	Fully compliant		
C2	In progress	Partially compliant		
C3	In progress	Partially compliant		
C4	Fully completed	Fully compliant		
C5	Fully completed	Fully compliant		
C6	Fully completed	Fully compliant		
C7	Fully completed	Fully compliant		
C8	Fully completed	Fully compliant		
C9	Fully completed	Fully compliant		
C10	In progress	Non-compliant		
C11	In progress	Partially compliant		
F	Publishing Information	n		
D1	In progress	Partially compliant		
D2	Fully completed	Fully compliant		
D3	In progress	Partially compliant		
D4	Fully completed	Fully compliant		

No.	Compliant			
	Risk and Internal Co	ntrols		
E1	Fully completed	Fully compliant		
E2	Fully completed	Fully compliant		
E3	Fully completed	Fully compliant		
E4	Fully completed	Fully compliant		
E5	Fully completed	Fully compliant		
E6	Fully completed	Fully compliant		
E7	Fully completed	Fully compliant		
E8	Fully completed	Fully compliant		
Mainta	ining Accurate Memb	er Data		
F1	Fully completed	Partially compliant		
F2	Fully completed	Fully compliant		
F3	Fully completed	Fully compliant		
F4	Fully completed	Fully compliant		
F5	Fully completed	Fully compliant		
F6	Fully completed	Fully compliant		
F7	Fully completed	Fully compliant		
F8	Fully completed	Partially compliant Partially compliant		
F9	Fully completed			
F10	Fully completed	Partially compliant		
F11	In progress	Partially compliant		
Ma	aintaining Contributio	ons		
G1	Fully completed	Fully compliant		
G2	Fully completed	Fully compliant		
G3	In progress	Partially compliant		
G4	Fully completed	Fully compliant		
G5	Fully completed	Partially compliant		
G6	Fully completed	Fully compliant		
G7	Fully completed	Employers - Partially compliant		
G8	Fully completed	Partially compliant		
<b>G</b> 9	Fully completed	Fully compliant		
Providing In	formation to Members			
H1	Fully completed	Employers - Non- compliant		
H2	In progress	Partially compliant		
H3	Fully completed	Fully compliant		
H4	Fully completed	Partially compliant		
H5	In progress	Fully compliant		
H6	Fully completed	Fully compliant		

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K14 In progress Partially compliant	K14	In progress	Partially compliant		
K15 Fully completed Fully compliant	K15	Fully completed	Fully 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 pension 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 receives a 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.

No.	TPR Requirement	London Borough of Hackney Approach / Evidence	Frequency of Review	Last Review Date	Completed	Compliant	Notes	Action
A1	Is your scheme registered with the	Will be reassessed annually to ensure new registration is	Annual	01/09/2016	Fully completed	Fully compliant	New registration will only be required if a	
	Pension Regulator?	not required					new LGPS is created that is deemed to	
							be a separate scheme	
A2		Intention will be to update as employers join or leave the	Ongoing (annual	01/09/2016	Fully completed	Partially	Scheme return submitted to TPR, a few	Update TPR with new PB member
	•	scheme and check annually for overall accuracy.	check)			compliant	employer details need to be updated.	details once they are appointed.
	up-to-date?						A report will be submitted to TPR to state breach in number of representatives currently on the Board.	
А3		Response submitted to TPR on 11/08/16	As and when	01/09/2016	Fully completed	Fully compliant	Last return received and completed in	
	Return in the required timescale?		received				August 2016	
A4	Have you responded to the latest TPR		As and when	01/09/2016	Fully completed	Fully compliant	Last survey received and completed in	
	T	including on a voluntary basis.	received.				July 2015	
	/questionnaire?							

# **B - Knowledge and Understanding**

#### Legal Requirements

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

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

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

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

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

No.	TPR Requirement	London Borough of Hackney Approach / Evidence	Frequency of Review	Last Review Date	Completed	Compliant	Notes	Action
B1	Are there policies and arrangements in place to support pension board members in acquiring and retaining knowledge and understanding?	Pension Fund Training Policy with appropriate objectives and measurements in place.	Annual	14/01/2016	Fully completed	Fully compliant	Adopted by Pension Board at its first meeting in July 2015.	
B2	Has a person been designated to take responsibility for ensuring the framework is developed and implemented?	In training policy. Responsibility delegated to the Group Director of Finance and Corporate Resources.	Ongoing (annual check)	01/09/2016	Fully completed			
B3	Is the Fund providing assistance to pension board members to determine the degree of knowledge and understanding required?	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 go to the training for Pension Committee in addition to carrying out additional ad - hoc training as other needs arise.  Annual self -assessment will be completed through the effectiveness survey.	Ongoing (annual check	03/01/2016	In progress		Pensions Board Meeting 16/07/15 - Board Members provided with key documents. Board Members have attended training sessions at Pensions Committee	
B4	Are the roles and responsibilities of pension boards and members of pension board clearly set out in scheme documentation?		Ongoing (annual check	01/06/2016	Fully completed			
B5	Are pension board members aware of their legal responsibility in terms of Knowledge and Understanding?	Training. All members to be provided with copy of Training Policy as part of induction pack and reminded of Policy on an annual basis.	Ongoing (annual check)	03/01/2016	In progress	compliant	3 new board members to be made aware when recruited	
B6	Have all pension board members got access to copies of the scheme rules and relevant Fund documentation?	Will be part of induction training including welcome pack with key documents included. Ongoing training part of normal Committee business (which PB members be given access to).	check)	03/01/2016	In progress	compliant	PB Members expected to attend training at PC and also to attend other relevant training when available	
B7	Is there an up-to-date list of the Fund specific documents with which pension board members need to be conversant in?	Induction list in Training Policy	Ongoing (annual check)	01/06/2016	Fully completed	Fully compliant		

No.	TPR Requirement	London Borough of Hackney Approach / Evidence	Frequency of Review	Last Review Date	Completed	Compliant	Notes	Action
B8	Are all pension board members investing sufficient time in their learning and development?	Training plans are agreed each June as part of the PC business plan. Monitoring of attendance at training is undertaken in accordance with Training Policy and recorded annually in governance update in annual report and accounts.	Ongoing (annual check)	03/01/2016	In progress	Partially compliant	Pensions Board adopted the training policy  However, a model is being developed to capture individual training needs against CIPFA requirements/TPR toolkits and to monitor against those specific requirements.  Each June PC will highlight any individuals (PB, PC & officers) with outstanding requirements.	- Training to be set up for PC, PB and senior staff. This will be induction training for new members and refresher training for existing members.
B9	Does the Fund offer pre-appointment training for new pension board members or mentoring by existing members?	Induction process in Training Policy including providing all with copies of key documents.	Ongoing (annual check)	03/01/2016	In progress	Fully compliant	Pre-appointment training to be offered to new members on recruitment - plans in place	
B10	assessing the pension board members' level of knowledge and understanding is sufficient for their role, responsibilities and duties?	There is a Training Plan (annual) which is focussed at whole PC/PB level. Annual self-assessment already carried out for PC members and will be extended to PB going forward.	Ongoing (annual check)	03/01/2016	In progress	Partially compliant	Pensions Board appointed with a training plan. PC/PB will be required to undergo individual self assessment.  However, a model is being developed to capture individual training needs against CIPFA requirements/TPR toolkits and to monitor against those specific requirements, including providing individual certificates.  Each June PC will highlight any individuals with outstanding requirements (PC, PB and officers).  In addition it is proposed that the annual effectiveness questionnaire will be expanded (in March 2016) to ask if any individuals have further training requirements (March 2016).	
B11	Are records of learning activities being maintained?	This is included in the annual report and accounts at whole PC/PB level.	Ongoing (annual check)	03/01/2016	In progress	Partially compliant	Annual report and Accounts for 2015/16 will include when issued in June.  However, a model is being developed to capture this information at individual level (for at least last three years) and each individual will be provided with an annual certificate as well as it being reported to each June PC.	
B12	Have the pension board members completed the Pension Regulator's toolkit for training on the Code of Practice number 14?	It is the intention that all PB and PC members will carry this out. Initially it will be incorporated into training as part of meetings. Meeting 1 of the Pension Board will include the conflicts of interest and breach module questions.	Ongoing (annual check)	03/01/2016	In progress	Partially compliant	Pensions Board appointed and provided with information on TPR Toolkit. First Board meeting included Breaches and conflict module. In addition they have all attended a training day as well as attending PC training sessions.	

#### **C** - Conflicts of interest

#### **Legal Requirements**

The Public Service Pensions Act 2013 sets out the legal requirements for scheme managers and pension boards for conflicts of interest.

In relation to the pension board, scheme regulations must include provision requiring the scheme manager to be satisfied:

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

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

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

No.	TPR Requirement	London Borough of Hackney Approach / Evidence	Frequency of Review	Last Review Date	Completed	Compliant	Notes	Action
C1	include identifying, monitoring and managing potential conflicts of interest?	Pension Fund Conflict Policy with appropriate objectives and measurements in place which includes procedures to identify, monitor and manage potential conflicts of interest.  Conflicts of interest register records conflicts of interest declared by PB & PC members	Annual	03/01/2016	Fully completed		Adopted by Pensions Board at first meeting	
C2		PC & PB members must complete a declaration which requires them to sign that they understand the requirements.  Declarations must be completed by all PB members and reaffirmed annually. In addition, opportunity for new declarations is provided at the start of each meeting.  Training on conflicts planned for first PB meeting and they will adopt the conflicts policy at first PB meeting	Annual	01/09/2016	In progress	Partially compliant	All Pensions Board will complete declarations on appointment.  PC members have all completed annual declarations. Declaration forms have been sent out to new PC members.	
СЗ	Administering Authority to determine whether a conflict exists (on appointment and from time to time)?	Policy requires each PC & PB member to complete a declaration on appointment and annually.  The Head of PF Investments will ensure that all are received and collated within six weeks of the first meeting.  The register is reviewed annual to ensure conflicts are being registered at the earliest opportunity.	Annual	01/09/2016	In progress	Partially compliant	All Pensions Board will complete declarations on appointment.  PC members have all completed annual declarations. Declaration forms have been sent out to new PC members.	
C4		The Policy and procedures and the declarations require PB members to highlight potential, as well as actual, conflicts.  The procedure requires declaration at interview, annually and at each meeting (if not already declared).  The Head of PF Investments has responsibility for ensuring the procedure is followed.	Ongoing (annual check)	03/01/2016	Fully completed	Fully compliant	Both actual and potential conflicts of interest have been highlighted by members of the Pensions Board	
C5	Is the conflicts policy regularly reviewed?	Every three years or earlier if considered appropriate	Triennially	31/03/2015	Fully completed	Fully compliant		

No.	TPR Requirement	London Borough of Hackney Approach / Evidence	Frequency of Review	Last Review Date	Completed	Compliant	Notes	Action
C6	Does the Fund have a conflicts register and it is circulated for ongoing review and published?	There is a register of interests which is updated on an ongoing basis based on information in individual declarations and provided to the Chair prior to each meeting.  The information is incorporated in annual report and	Ongoing and annual	03/01/2016	Fully completed	Fully compliant	Register of interests now available following establishment of Pensions Board	
		accounts and available on request.  All declarations made at meetings will be recorded in the minutes which are public.  Refer to policy – regularly reviewed (annual basis etc).						
C7	Is appropriate information included in the register?	Register of interests updated on an ongoing basis but this will be reviewed annually to ensure it is being used correctly.  Register includes all this information and is included as an	Ongoing (annual check)	03/01/2016	Fully completed	Fully compliant	Noted by Pension Board.	
C8	Is there a standing item on the agenda for declaring conflicts of interest?	appendix to the Conflicts policy. Part of standard PC meeting agenda and intention to be part of PB meeting agenda too.	Ongoing (annual check)	03/01/2016	Fully completed	Fully compliant	Declarations are part of standard agenda for PB	
C9	conflict of interest?	Members trained on appointment and provided with copy of Conflicts Policy annually. Also Policy referred to at start of each meeting	Ongoing (annual check)	03/01/2016	Fully completed	Fully compliant	Pension Board provided with background on Conflicts Policy and referred to in meetings	
C10	Is the number of employer and member representatives on the board in line with legal requirements?		Ongoing (annual check)	01/09/2016	In progress	Non-compliant	The Pension Board is currently recruiting new Board members	
C11	mix of representatives in order to minimise potential conflicts?	To be completed as part of appointment process and then reviewed annually to ensure this continues.  Appointment Process completed including appointments panel interview to assess capacity of individuals to fulfil role as Pension Board Member.  In 2015, only 6 applications received for 4 posts despite contacting all scheme members by post, advertising on website and notice on Council intranet.	Ongoing (annual check)	01/09/2016	In progress	Partially compliant	Pension Board members are being required to submit statement outlining skills appropriate to their role on the Board. Interviews will be conducted to select most suitable Board Members	

# 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	London Borough of Hackney Approach / Evidence	Frequency of Review	Last Review Date	Completed	Compliant	Notes	Action
D1	Does the Administering Authority publish information about the pension board?	See - http://hackney.xpmemberservices.com/Scheme/Pensions- Board.aspx	0 0 1	03/01/2016	In progress	Partially compliant	There is information available about the PB and PC on the website, however more details of the Board members	Contact details of the PB members to be published once members are appointed
							could be included directly on the website.	
D2	publish other useful related information about the pension board?	http://hackney.xpmemberservices.com/Scheme/Pensions- Board.aspx		03/01/2016	Fully completed	Fully compliant		
		Already has appointment process, terms of reference and roles and responsibilities.						
D3	Is all the information about the Pension Board kept up-to-date?	Information regularly checked.	check)	03/01/2016	In progress	·	There is information available about the PB and PC on the website, however more details of the Board members could be included directly on the website.	Contact details of the PB members to be published once members are appointed
D4			Ongoing (annual check)	03/01/2016	Fully completed	Fully compliant	Pension Board Agenda and papers are published on Council website	

# **E - Managing risk and internal controls**

#### Legal Requirements

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

Internal controls are defined in the legislation as:

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

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

No.	TPR Requirement	London Borough of Hackney Approach / Evidence	Frequency of Review	Last Review Date	Completed	Compliant	Notes	Action
E1	Is there an agreed process for	A risk management policy is in place that outlines the	Annual	Risk	Fully completed	Fully compliant		
	identifying and recording scheme risks?	procedure for identifying, managing and recording risk. It		management				
		covers all the key areas identified by the TPR Code.		policy agreed at				
				June 2015 PC.				
E2	Does the Fund have an adequate	The risk management process includes how risks are to	Annual	Risk	Fully completed	Fully compliant		
	l'	be evaluated and internal controls established. It makes		management				
	internal controls?	use of a RAG status based on impact and likelihood and		policy agreed at				
		the associated control is then shown as part of the risk		June 2015 PC.				
		register. The risk management policy also lists the key						
E3	Does the Administering Authority have	internal controls.  Risk register is in place which includes all internal controls	Annually (annual	01/06/2016	Fully completed	Fully compliant		
ES		and action taken.	check)	01/06/2016	Fully completed	Fully compliant		
	identified and action taken?	and action taken.	CHECK)					
	dentified and action taken:	Risk Register last reviewed at Pensions Committee						
		meeting in January 2016						
E4	Does the Administering Authority	Our risk management and internal controls are continually	Annually (annual	01/06/2016	Fully completed	Fully compliant		
	review the effectiveness of the risk	reviewed for effectiveness as part of a number of	check)					
	management and internal control	processes including:						
	systems of the Fund?	- The ongoing updating of the risk register which includes the control of those risks						
		- Issues identified through regular monitoring reports such						
		as performance monitoring for PC, IDRP updates, monthly						
		reports from Equiniti and breaches notifications.						
		- The triennial (at least) review of the risk management						
		policy which includes a list of the key controls						
		- Regular internal and external audit reports.						
		- Annual internal control reports from Equiniti, custodian						
		and fund managers.						
		- Annual update of TPR Code compliance checklist.						
		- Periodic ad-hoc reviews (e.g. LGPS2014 audit).						

No.	TPR Requirement	London Borough of Hackney Approach / Evidence		Date	Completed	Compliant	Notes	Action
E5	Does the Administering Authority regularly review the risk register?	Risk management is ongoing and therefore the register can be updated as a result of risk identification through a number of means including:  - annual review at pensions committee  - performance measurement against agreed objectives  - monitoring against the Fund's business plan  - findings of internal and external audit and other adviser reports  - feedback from the local Pension Board, employers and other stakeholders  - informal meetings of senior officers or other staff involved in the management of the Fund  - liaison with other organisations, regional and national associations, professional groups, etc.  Risk Register last reviewed at Pensions Committee meeting in January 2016	Annually (annual check)	01/06/2016	Fully completed	Fully compliant		
E6		It is a standing item on the Pensions Committee each January and, as a matter of course, is then shared with the Pension Board.	Annually (annual check)	03/01/2016	Fully completed		Risk register for discussion January PC/PB	
E7	adequate systems, arrangements and procedures (internal controls) in place for the administration and management of the Fund and are they documented?		check)		Fully completed			
E8	Do these procedures apply equally to outsourced services, are internal controls reflected in contracts with third party providers and is there adequate reporting in relation to those controls?	The key outsourced services for this purpose are Equiniti (third party administration), HSBC (custodian) and Fund managers.  These providers are required to provide annual internal control reports and a control sheet is used to ensure they are received and reviewed.	Annually (annual check)	01/06/2016	Fully completed	Fully compliant		

## 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)

No.	TPR Requirement	London Borough of Hackney Approach / Evidence	Frequency of Review	Last Review Date	Completed	Compliant	Notes	Action
F1	Do member records record the information required as defined in the Record Keeping Regulations and is it accurate?	Scheme member records are maintained by Equiniti our third party administrators. Therefore much of the information here and in later questions relates to the records they hold on Hackney's behalf. However, as the scheme manager, Hackney is required to be satisfied the regulations are being adhered to.  Checks were carried out in relation to each of the requirements in the Record Keeping Regulations and all were considered compliant except for in relation to clause 4(3) which relates to information for members who pay AVCs. This is held and maintained by Prudential with an annual update provided to Hackney Council/Equiniti. Hackney are currently investigating gaining access to view these AVC records.  Data accuracy and completeness reports are also received via the triennial valuation, which cover some of these elements. In the autumn of 2015, Aon Hewitt carried out a audit of employer provided data. It highlighted a number of issues with the quality of data being provided by employers.  Going forward Equiniti will providing an annual statement confirming they are adhering to this requirement on the accuracy and completeness of the data.	Annually (Equiniti) or if change provider.  Part of actuarial valuation (triennial)	01/09/2016	Fully completed	Partially compliant	This was previously shown as fully compliant but has been downgraded at this review due to the findings of the employer audit.  Equiniti have been unable to provide complete and accurate annual benefit statements for all scheme members because they have not received yearend files from the scheme's largest employer (Hackney Council).	- Ongoing data improvement work in relation to quality of employer data Ongoing investigating securing access to view AVCs records Further information to be provided by Equiniti in future years to verify compliance.

No.	TPR Requirement	London Borough of Hackney Approach / Evidence	Frequency of Review	Last Review Date	Completed	Compliant	Notes	Action
F2	provide timely and accurate	The Fund's Pension Administration Strategy includes a list of all employer responsibilities and duties including timescales. In addition they were provided with the LGA payroll and HR guides.  They have been provided with a suite of standard forms and a monthly returns/spreadsheet (HK221) with explanatory notes. This includes contributions, changes of address, change of hours, change of salary, date of joining, date of leaving etc for cross-checking against forms completed.  For Hackney Council, quality of data is below standard and interfaces are being developed to improve this. Some other employers are not providing the information in the	PAS reviewed each January for PC in March	01/09/2016	Fully completed	Fully compliant	Fully compliant as processes are in place.	- As part of Pension Admin Strategy review, there will be further examples of the quality of data to be accepted. Then information will not be accepted in alternative formats (and charges applied where this is not the case) Ongoing development of interfaces in relation to Hackney Council.
F3	the Record Keeping Regulations?	format requested.  All info on scheme records and also on the client cash manager (Lloyds pension fund bank account with Equiniti) that then flows across to the Hackney PF account and all feeds into annual report and accounts. This includes all write offs. There are also some spreadsheets that are used for further checks (e.g. transfers in, overpayments).  There is reconciliation between actual and expected costs with a quarterly update against budget in PC papers.	check)	01/06/2016	Fully completed			
F4 		Full minutes are maintained and published on the Hackney Council website. Annual check to ensure this continues to be the case.	Ongoing (annual check)	01/09/2016	Fully completed	Fully compliant		
F5	Are records kept of decisions made by	We do not expect there to be decisions outside of the PB. The secretary (R Cowburn) will monitor the situation.	Ongoing (annual check)	01/09/2016	Fully completed	Fully compliant		
F6	Are records retained for as long as they	Hackney consider it necessary to retain records for long as is possible due to the number of enquiries from employees relating to periods many decades ago. Accordingly personal records are maintained in addition to other data such as contribution lists, spreadsheets of old cases and pensions increases reports.	Ongoing (annual check)	01/09/2016	Fully completed	Fully compliant		
F7	policies and processes to monitor data on an ongoing basis?	There are a number of separate processes in place to monitor data on an ongoing basis (generally carried out by Equiniti) including:  - Monthly HK221 spreadsheets to check against changes received from employers  - Year-end annual returns provide a further opportunity to highlight any data discrepancies  - All data entry is checked for input accuracy  - Various tolerance checks such as changes in pay  - Processes if pensioner payslips are returned (including suspension of pension on second return), using only BACs payments for pensioners and life certificate exercises (overseas and over a certain age annually and then all cases every 2 or 3 years) and national fraud initiative every 2 years.  - Triennial valuation highlights data issues. Process exists for warning and charging levies to employers if incomplete monthly data is provided or if provided late  - Checks on 'common' data (ad-hoc)	check)	01/09/2016	Fully completed	Fully compliant		- Equiniti will be asked to carry out a common data check on at least an annual basis, due to be carried out during September.

No.	TPR Requirement		Frequency of Review	Last Review Date	Completed	Compliant	Notes	Action
F8	out a data review at least annually?	Annual year end reconciliations as described above plus	Ongoing (annual check)	01/09/2016	Fully completed	Partially compliant		Conditional data review to be finalised by Equiniti and ongoing programme of reporting to be developed for it and common data, both due to be carried out during September.
F9	Is a data improvement plan in place which is being monitored with a defined end date?		Monthly	01/09/2016	Fully completed	Partially compliant	This was previously shown as fully compliant but has been downgraded at this review due to the findings of the employer audit.	- Formal data improvement plan to be put in place
F10	1	Monthly and year end spreadsheets assist with reconciling data.  Interfaces being developed for Hackney Council to assist with reconcilliation.	Ongoing (annual check)	01/09/2016	Fully completed	Partially compliant		Ongoing work on interfaces for Hackney Council
F11	Do the Administering Authority's member data processes meet the requirements of the Data Protection Act 1998 and the data protection principles?	- Equiniti get annual training	Ongoing (annual check)	01/09/2016	In progress	Partially compliant	This was previously shown as fully compliant but has been downgraded a newer team members at Hackney have not yet had training	-DPA training to be arranged for all Hackney pension team staff members, including ensuring all understand the process if a breach occurs.

# **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.

Contribution Type	Contributions must be paid	When a failure should be reported
Employer	I()n or botoro the due date as detined by the scheme	To The Regulator: As soon as reasonably practicable
Employee	Paid within the prescribed period (19 <sup>th</sup> day of the month, or 22 <sup>nd</sup> day if paid electronically) or earlier date if required by the scheme regulations	Regulator: Within a reasonable period – 10 working days

No.	TPR Requirement	London Borough of Hackney Approach / Evidence	Frequency of Review	Last Review Date	Completed	Compliant	Notes	Action
G1	Does the Fund have procedures and processes in place to identify payment failures?	There is a master spreadsheet where all contributions received are entered and monitored by Equiniti.  All payments are made by electronic transfer to reduce risk of payment failure.  Hackney Council and Equiniti hold monthly meetings to determine how to deal with any issues arising.	Ongoing (annual check)	01/06/2016	Fully completed		There has been an improvement in monitoring contributions by sample testing the data in supporting documents.	Further communication with employers to submit supporting documents in specified format.
G2	Do those processes and procedures include a contributions monitoring record to determine whether contributions are paid on time and in full?	The spreadsheet highlights where a payment is not received by 19th each month. It also highlights if contributions could be incorrect by comparing salary vs contribution rate to give employee and employer rates. The HK221 detailed information (per employee) is used to cross check the amounts that are coming through correctly to the gross totals.  Interest is automatically charged for late contributions in accordance with LGPS regulations and discretionary policy. Details of the charges applied and the interest are provided in the administration strategy.	Ongoing (annual check)	01/06/2015	Fully completed	Fully compliant	There is a robust monitoring process in place and the capability to receive interest on late contributions in the PAS. The PAS could be more strictly enforced	
G3	Do those processes and procedures include monitoring payments against the contributions monitoring record on an ongoing basis?	The process includes reconciliation with the payment received and shown in the financial system.  No process is currently in place in relation to reconciling AVC payments with contributions record.	Ongoing (annual check)	01/06/2016	In progress	Partially compliant		Process being implemented to monitor date of payment of AVCs.
G4	Are these procedures regularly reviewed to ensure they are effective?	Payments are generally always on time.  Monthly meeting between Equiniti and Hackney consider any late cases.  Within Equiniti, the finance team meet every Monday to discuss what is expected, what is coming up, timetables, including highlighting any late payments and escalating to service review meetings.	check)	01/06/2015	Fully completed			
G5	Do the Administering Authority's processes include managing overdue contributions in line with TPR's suggested approach?	For main scheme contributions, monitoring spreadsheet maintained by Equiniti and separately by Hackney Council. Identification and escalation process, however, needs to be formalised.  Prudential automatically notify the scheme manager if any AVC payments are received late from employers (very few – only 4 or 5 in last 10 years).	check)	1/6/16 for 2015/16	Fully completed	Partially compliant		Generally compliant - escalation procedure formalised in PAS but need to be clearer on when would report to regulator.Include in next update of PAS.

No.	TPR Requirement	London Borough of Hackney Approach / Evidence	Frequency of Review	Last Review Date	Completed	Compliant	Notes	Action
G6	investigations and communications with employers?	Information is collated in individual records relating to each employer. A summary of late payments is included in annual report and accounts (although employers are not specifically named). Information is also available on the historic monitoring spreadsheets.  Equiniti system Compendia stores email and letter communications with employers	Ongoing (annual check)	01/06/2015	Fully completed	Fully compliant		
G7	is this in accordance with the LGPS		Ongoing (annual check)	01/06/2016	Fully completed	Employers - Partially compliant		Ongoing work with employers to ensure data is received in accordance with requirements.
G8	to assess the materiality of any	Existing spreadsheets in place (both Equiniti and Hackney Council) identify late payment. However, current process does not fully investigate the significance of failures and the esclation process.	Ongoing (annual check)	01/06/2016	Fully completed	Partially compliant		Procedure formalised in PAS 2016 but lacks detail on consideration of when to report to the Regulator. Ameliorated by Breaches Reporting Procedure being in place but needs to make link. To be included in PAS 2017.
G9	there a process in place to obtain regular information on the payment of contributions to the scheme?	Yes, for main scheme (administered by Equiniti), spreadsheet maintained and shared monthly with Hackney Council and discussed as part of monthly service review meeting. Contribution monitoring is a requirement of service provision by Equiniti.  In relation to AVCs (administered by Prudential), all late payments are notified directly to Hackney Council.	0 0 1	01/09/2016	Fully completed	Fully compliant		

# H - Providing information to members and others

#### Legal requirements

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

No.	TPR Requirement	London Borough of Hackney Approach / Evidence	Frequency of Review	Last Review Date	Completed	Compliant	Notes	Action
H1	provided to all active members within the required timescales?	Sent annually. 4,008 (out of 7,286) statements as at 31st March 2016 were issued by end of August 2016. The remaining statements are due to be issued by end of October 2016.  All cases were sent out unless there is no address to send to. During 2016, there are no such cases.		01/09/2016	Fully completed	Non-compliant	Council payroll information not being accurate. Breach reported to the Pensions Regulator	<ul> <li>Ongoing work with Hackney Council to improve data.</li> <li>Will monitor that final batch of statements are issued by end of October 2016.</li> </ul>
H2	Do these meet the legal requirements	Treasury Direction was issued in March 2014 but is only effective from 1 April 2015.	Annual	03/01/2016	In progress	compliant	Standard statements do not fully comply with if receive a member request for information	Further work to be carried out on template for statements sent on request

No.	TPR Requirement	London Borough of Hackney Approach / Evidence	Frequency of Review	Last Review Date	Completed	Compliant	Notes	Action
H3	Has a benefit statement been provided to all active, deferred and pension credit members who have requested one within the required timescales?	Benefit statements are issued automatically to all active and deferred members annually, which is more proactive than this provision (which just relates to issuing them on request). Active statements issued by October 2016. Deferred statements issued August 2016.  Pension credit statements issued within 10 working days. It is monitored that they meet the 10 working day deadline	Annual	01/09/2016	Fully completed	Fully compliant	Around 473 deferred not issued as no last known address.  In 2014/15 there were no requests for PC benefit statements.  In 2015/16 there were 73 requests for PC benefit statements.	Tracing exercise being carried out to help reduce the number of unknown addresses (originally 1,600 unknown addresses have now been reduced to 473 with ongoing investigation).
		on Equiniti workflow system Pulse.					. C sonom otationion	
H4	Does this meet the legal requirements in relation to format?	The information in the standard active and deferred statements does not fully comply with the disclosure requirements for information to be provided on request. However, it is possible information provided on individual requests is more compliant but this needs further investigated.	Ongoing (annual check)	01/09/2016	Fully completed	Partially compliant		Further investigation and discussion required to decide whether to change format of statements to adhere to Disclosure Requirements or just to apply those requirements for individual requests.
H5	Has an annual benefit statement been provided to all members with AVCs within the required timescales?	In the process of receiving confirmation from Prudential when AVC statements were issued to all relevant members in 2016.	Annual	01/09/2016	In progress	Fully compliant		
H6	Do these meet the legal requirements in relation to format?	Statement provided by Prudential checked against requirements and all appropriate information is included.	Annual	01/06/2015	Fully completed	Fully compliant		
H7	Is basic scheme information provided to all new and prospective members within the required timescales?	· · ·	Ongoing (annual check)	1/6/15 for 2014/15	Fully completed	Employers - Partially compliant		There is ongoing work to improve transfer of information from employers to Equiniti, including developing interfaces and charging administration cost for late notifications.
		For 2014/5:  - Only 55.4% of cases were issued with information within the 2 month legal deadline from date of joining.  - 96% of cases were issued with information within the 10 working day SLA from date of receipt of information.  - This highlights that the majority of the 44.6% of cases where the legal deadline was not met relates to no or late notifications from employers.						
		Equiniti often identify cases from contribution spreadsheets and auto-enrolment reports to chase outstanding information from employers with a review to improving this process.						
H8	Does this meet the legal requirements in relation to format?	A check against the requirements has been carried out. In the main the website is compliant but some areas are excluded or not as explicit as they might be, for example, in relation to the lack of charges for scheme members and the fact the scheme is registered by HMRC.	check)	01/06/2016	In progress	Partially compliant		The website is being redesigned and the new version will pick up on these requirements.

No.	TPR Requirement	London Borough of Hackney Approach / Evidence	Frequency of Review	Last Review Date	Completed	Compliant	Notes	Action
H9	Is all other information provided in accordance with the legal timescales?	Equiniti are asked to provide an annual statement confirming that they have met these requirements in relation to the main scheme for the previous financial year.  Prudential (the AVC provider) are asked to provide an annual statement confirming they have met the requirements in relation to lifestyling.  All standard communications to members from Hackney Council and Equiniti provide the postal contact details and the pensions@hackney.gov.uk email address.	0 0 1	01/09/16 for 2015/16 Information by Prudential 01/09/16	In progress	Partially compliant	Confirmation required from Equiniti  Prudential has met the requirements and inform members on an annual basis whether they are in the growth or accumulation phase of lifestyle via their annual benefit statment	Pulse (work monitoring system) automatically highlights the disclosure dates/requirements and they can report on this. Going forward monthly Equiniti reports will have a statement saying they have not breached disclosure requirements, or if they have what.
H10	Is all other information provided in the format and methods required by law?	Equiniti are asked to provide an annual statement confirming that they have met these requirements for the main scheme in relation to the previous financial year.  Prudential (the AVC provider) are asked to provide an annual statement confirming they have met the requirements in relation to lifestyling.	Ongoing (annual check)	1/6/16 for 2015/16 Confirmed by Prudential 01/09/16.	In progress	Partially compliant	Confirmation required from Equiniti  Prudential has met the requirements and inform members on an annual basis whether they are in the growth or accumulation phase of lifestyle via their annual benefit statment	Compendia automatically highlights the disclosure dates/requirements and they can report on this. Going forward monthly Equiniti reports will have a statement saying they have not breached disclosure requirements, or if they have what.
H11	Where any information is only provided electronically (i.e. instead of any hard copy) does it comply with the legal requirements?	Everything is hard copy (including info leaflets such as Freedom changes) except the basic scheme information which must be provided for new starters. In these circumstances a hard copy statutory notice is provided directing them to the information on the website.	Ongoing (annual check)	01/09/2016	Fully completed	Fully compliant		
H12	design and deliver communications in a way that ensures scheme members are able to engage with their pension provision?	Currently only feedback is in relation to a survey from induction presentations. Results for 2015/16 (2014/15 in brackets) covered approximately XXX (226) attendees and found:  - XX% (97.3%) found the presentation informative and engaging  - XX% (96.9%) understand the benefits of being in the scheme  - XX% (94.8%) found the presentation relevant and understandable.	Ongoing (annual check)	01/09/2016	In progress	Fully compliant		Equiniti are planning further surveys with scheme members to gather wider feedback.
H13	Does the Administering Authority use a tracing service?	Pensioners – if a pensioner becomes untraceable, Equiniti use the DWP tracing service.  Deferred and frozen refunds – tracing service used in summer 2016. Originally 1,600 unknown addresses have now been reduced to 473 with ongoing investigation.		01/09/2016	Fully completed	Partially compliant		Continue investigations in relation to remaining untraceable records.     Tracing exercises will be carried out on a period basis

#### I - Internal Dispute Resolution

#### Legal requirements

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

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

- · are a member or beneficiary
- · are a prospective member
- · have ceased to be a member, beneficiary or prospective member
- · claim to be any of the above and the dispute relates to this claim.

The Act also states that the procedure must include:

- · how an application is to be made
- · what must be included in an application
- · how decisions are to be reached and notified
- a specified period (which is reasonable) within which applications must be made.

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

No.	TPR Requirement	London Borough of Hackney Approach / Evidence	Frequency of Review	Last Review Date	Completed	Compliant	Notes	Action
Ī1	Has the Administering Authority put in place an internal dispute resolution procedure?	Yes – leaflet outlining procedure is available on website.	Ongoing (annual check)	01/06/2015	Fully completed	Fully compliant		
12	Does the Administering Authority's process highlight or consider whether a dispute is exempt?		Ongoing (annual check)	01/06/2015	Fully completed	Fully compliant		
13	Does the information made available to applicants about the procedure clearly state the procedure and process to apply for a dispute to be resolved including:  - who it applies to  - who the specified person (stage 1) is  - the timescales for making applications  - who to contact with a dispute  - the information that an applicant must include  - the process by which decisions are reached?		Ongoing (annual check)	01/06/2015	Fully completed	Fully compliant		
14	Has the Administering Authority ensured that employers who make first stage decisions also have IDRP in place?	Where the employer has not responded with their own stage 1 person, the Council's stage 1 person is undertaking the role. This is communicated regularly including: - mentioned at employer forum in January 2015 email sent to employers June 2015 with a copy of the IDRP leaflet and pointing out that JW to act as appointed person if the employers don't have their own or don't respond.	Ongoing (annual check)	1/6/15 Employers reminded June 2015	Fully completed	Fully compliant		
15	Are the timescales in the procedure adhered to including sending an acknowledgment on receipt of an application?	Acknowledgements issued within 2 days and responses are sent within 2 month deadline (albeit usually within 6 weeks due to SLA). This will be checked annually for both stages 1 and 2.	Ongoing (annual check)	1/6/15 for 2014/15	Fully completed	Fully compliant		

No.	TPR Requirement	London Borough of Hackney Approach / Evidence	Frequency of Review	Last Review Date	Completed	Compliant	Notes	Action
16	and advertise the procedure appropriately?	Leaflet included on the website (which is where joining information also is).  Not all notification of benefit letters currently includes this (e.g. missing from deferred, refund, retirements, and death benefits). Also missing from new starter notice.  Not currently in administration or communications strategy but they will be updated appropriately in 2016 review.		01/06/2015	Fully completed	Partially compliant		Administration and communications strategy will be updated in 2016.  New starter notice and remaining benefit notification letters to be updated.
17	Are the notification requirements in relation to TPAS and the Pensions Ombudsman being adhered to?	Guide enclosed when acknowledging receipt of an IDPR.  Notifications always include information about TPAS/PO in the decision letter.	Ongoing (annual check)	03/01/2016	Fully completed	Fully compliant		
18	Does the Administering Authority regularly assess the effectiveness of its arrangements?	Information included in Pension Committee quarterly reporting. More formal review of the arrangements on an annual basis as part of the annual administration report	Ongoing (annual check)	01/06/2015	Fully completed	Fully compliant		
19	Does the Administering Authority regularly assess the effectiveness where employers carry out a stage one process?	We have not been notified that any employers carry out their own process. Accordingly Equiniti act as stage 1 by default.	Ongoing (annual check)	01/06/2015	Fully completed	Fully compliant		

#### J - Reporting breaches of the law

#### **Legal Requirements**

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

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

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

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

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

No.	TPR Requirement	London Borough of Hackney Approach / Evidence	Frequency of Review	Last Review Date	Completed	Compliant	Notes	Action
J1	Is the Administering Authority satisfied that those responsible for reporting reaches under the legal requirements and TPR guidance understand the requirements?	Training at PC in June 2015 and at July PB. Procedure will be shared with all PB, PC and key officers & put on website.	Ongoing (annual check)	01/09/2016	Fully completed	Fully compliant		
J2	Does the Administering Authority have appropriate procedures in place to meet their legal obligations for identifying and assessing breaches?	Breaches procedure is in place (developed May 2015).	Annual	01/09/2016	Fully completed	Fully compliant		
J3	Are breaches being recorded in accordance with the agreed procedures?	Procedure launched May/June 2015 so no historical recording. The Head of Pension Fund Investment and Actuarial Services will maintain a record of breaches and this is included in the quarterly PC governance update report including a comment on whether any breaches are systemic and action taken. Some details may need to be withheld for confidentiality reasons.  Some concerns at the moment in relation to insufficient monitoring and recording of breaches at Equiniti.	Ongoing (annual check)	01/09/2016	Fully completed	Partially compliant		- Ongoing work with Equiniti to ensure all breaches are identified, notified and recorded.

# 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.

No.		SAB Section	London Borough of Hackney Approach / Evidence	Frequency of Review	Last Review Date	Completed	Compliant	Notes	Action
K1	Administering Authority to have approved the establishment (including Terms of Reference) of the Local Pension Board by 1 April 2015.	5	Hackney Council approved 27/2/15.	Ongoing (annual check)	27/02/2015	Fully completed	Fully compliant		
K2	The Local Pension Board must be operational (i.e. had its first meeting no later than 4 months after the 1 April 2015).	5	First meeting planned for 16/7/15.	Ongoing (annual check)	03/01/2016	Fully completed	Partially compliant	First meeting of PB 16/07/15  The Pension Board is currently recruiting new members so the Board is not as effective or operational as it could be.	
K3	Once established a Local Pension Board should adopt a knowledge and understanding policy and framework (possibly in conjunction with the Pensions Committee if appropriate).	6	Training Policy approved by PC 14/1/15. Will be part of agenda of first meeting on 16/7/15 and it is then reviewed annually.	Annual	01/07/2015	In progress	Partially compliant	To be reviewed once new members appointed to Pensions Board	
K4	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.	6	Designated to Corporate Director of Finance & Resources as part of Training Policy which will be adopted by the Board.	Ongoing (annual check)	14/01/2016	Fully completed	Fully compliant		
K5	The Administering Authority should offer access to high quality induction training and provide relevant ongoing training to the appointed members of the Local Pension Board.	6	Training plan being developed including induction training for all board members.	Ongoing (annual check)	03/01/2015	Fully completed	Partially compliant	Training plan in place - training to be provided once new Board members appointed	
K6	A Local Pension Board should prepare (and keep updated) a list of the core documents recording policy about the administration of the Fund and make the list and documents (as well as the rules of the LGPS) accessible to its members.	6	Part of Training Policy. Documents part of induction pack and on website.	Ongoing (annual check)	03/01/2016	Fully completed	Fully compliant		
K7	Members of a Local Pension Board should undertake a personal training needs analysis and put in place a personalised training plan.	6	There is a Training Plan (annual) but it is focussed at whole PC/P B level.  Annual self -assessment will be completed through effectiveness survey.	Ongoing (annual check)	03/01/2015	In progress	Partially compliant	summer 2016	A model is being developed to capture individual training needs against CIPFA requirements/TPR toolkits and to monitor against those specific requirements.  Each June PC/Summer PB will highlight any individuals with outstanding requirements.

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No.	SAB Requirement	SAB Section	London Borough of Hackney Approach / Evidence	Frequency of Review	Last Review Date	Completed	Compliant	Notes	Action
К8	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.	7	Code of conduct is part of PB Terms of Reference. Conflicts of Interest Policy approved by PC on 31/3/15 is going to first meeting for adoption.	Annual	31/03/2016	Fully completed		Adopted by Pension Board at its first meeting	
K9	Training should be arranged for officers and members of a Local Pension Board on conduct and conflicts.		Planned for first PB meeting	Ongoing (annual check)	03/01/2015	In progress	Partially compliant	Training to be provided to new members once appointed	
K10	A Local Pension Board should establish and maintain a register of interests for its members.	7	Included as part of Policy requirements.	Ongoing (annual check)	03/01/2016	Fully completed			
K11	An Administering Authority should agree the ongoing reporting arrangements between the Local Pension Board and the Administering Authority.	8	Outlined in PB Terms of Reference	Ongoing (annual check)	01/05/2016	Fully completed	Fully compliant		
K12	A Local Pension Board should understand the Administering Authority's requirements, controls and policies for FOIA compliance so that the Local Pension Board is aware of them and can comply with them.	8	Copy of Council's FOI policy will be provided to all PB members as part of induction pack.	Ongoing (annual check)	03/01/2015	In progress	Partially compliant	To be provided to new PB members once appointed	
K13	A Local Pension Board should put in place arrangements to meet the duty of its members to report breaches of law.	8	Planned for first PB meeting	Ongoing (annual check)	03/01/2015	Fully completed	Fully compliant	Breaches policy agreed by PB and breaches included in quarterly reporting	
K14	A Local Pension Board should consider (with its Administering Authority) the need to publish an annual report of its activities.	8	A requirement outlined in PB Terms of Reference	Annual	Due Summer 2016	In progress	Partially compliant	Draft annual report produced - to be agreed autumn 2016	
K15	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.	8	Completed and updated at March 2015 PC.	Annual	31/03/2016	Fully completed	Fully compliant	Statement carried forward to 2015/16 Annual Report	