APPENDIX 1

Policy for Council Tax Discretionary Reliefs
Under Section 13A (1) (C) of the Local Government Finance Act 1992

Revised version for approval 27 August 2020

1. Introduction

1.1 Section 13A (1) (c) of the Local Government Finance Act 1992 (as amended by Section 10 of the Local Government Act 2012) allows the Council (in its capacity as billing authority) to reduce the amount of Council Tax payable to such extent as it thinks fit. This includes the power to reduce the council tax to nil.

1.2 The Council has the right to choose whether to use powers on a case by case basis to individual council tax payers or to specify a class of case, where several taxpayers may fall into a group due to similar circumstances (e.g. national disasters, such as severe flooding, coronavirus pandemic).

1.3 There is a financial implication to awarding reliefs under Section 13A (1) (c) as the Council has to finance all such reliefs from its own funds. Therefore awards must meet the underlying principle of offering value for money to Council Tax payers. Normally the council will not grant local discounts unless there are very exceptional circumstances, however where the circumstances meet the criteria outlined in 3 below a discount may be granted. In any case, the Council will give consideration to all matters placed before it when considering whether a discretionary discount should apply.

1.4 This policy sets out how Derbyshire Dales District Council will consider applications and apply relief under section 13A (1) (c). This updated policy applies from 1st April 2020.

2. Purpose of the policy

2.1 This policy outlines the conditions that should be satisfied in order for the Council to consider relief.

2.2 The policy is intended ultimately to enable the Council to provide relief to care leavers, those in the most extreme financial hardship or in cases of unforeseen or exceptional circumstances that affect their homes or wellbeing.

2.3 The Council provides a Council Tax Support (Reduction) (CTS) Scheme in accordance with section 13A of the Local Government Finance Act 1992. The Council’s CTS scheme can be downloaded from the Council’s website: http://www.derbyshiredales.gov.uk/housing-a-council-tax/benefits/council-tax-support

2.4 This discretionary relief policy is independent of the Council’s CTS scheme.
3. **Award criteria**

3.1 Section 13A (1) (c) relief awards will be used in cases of unforeseen or very exceptional circumstances that threaten taxpayers' abilities to fund the cost of council tax and may affect their homes (e.g. properties affected by severe flooding).

3.2 The main features of this relief are that:

- it is discretionary;
- an applicant does not have a statutory right to a payment;
- the operation of the scheme is for the Council to determine;
- the Council may choose to vary the way in which funds are allocated according to community needs and Council resources;
- if the applicant is dissatisfied with any decision taken on a claim that they have made, they can ask for further details on the decision and make an appeal in line with Section 5.4 of this Policy.

3.3 To maintain equity between all Council Taxpayers within the District, local discount to a class of persons or properties should only be granted in exceptional circumstances. Before determining the award of a discount to any class of properties or persons the Council shall consider:

i. Whether the proposed class would attract any existing statutory exemption or discount;

ii. The likelihood of funding coming from other sources which could be used to reduce the Council Tax liability to the proposed class (or reduce the cost to the Council of such an award) e.g. central government funding for victims of national disasters or individuals having their own insurance cover;

iii. The financial cost to the council of granting a local discount to the proposed class;

iv. The ongoing effect of granting the discount e.g. is the discount so generous that it might attract persons falling into that class to relocate to the District thus incurring further financial costs?

v. The “reasonableness” of granting a local discount having regard to the impact on other council tax payers within the District.

The Council has determined that local discount should be awarded to care leavers. Further details relating to this class of persons are set out in 3.5 below.

3.4 To maintain equity between all council tax payers within the district, local discount in respect of individuals will not normally be granted. However in some cases there may be exceptional circumstances. In determining whether there are exceptional circumstances the following should be taken into account:

i. **Could the taxpayer have taken reasonable precautions to avoid incurring a council tax liability, for example by seeking advice from the council?**

   - The personal circumstances of the individual should be taken into account but usually a discount would not be granted in these circumstances.
ii. Does the council tax liability arise through circumstances which could not have been reasonably envisaged by the taxpayer and which are beyond the taxpayer's control? For example the taxpayer is left a property by a deceased person which cannot be sold or otherwise utilised. Will these circumstances cause the taxpayer undue hardship?

- A local discount equal to the empty homes premium may be awarded where there is evidence that all reasonable steps have been taken to dispose of an **age-designated property** for at least two years; the period of relief will not commence before the two years have expired. An age designated property is defined as one where residents have to be over a certain age and usually applies to specialist housing for older people;

- The personal circumstances of the individual should be taken into account and a discount could be considered after consideration of the other remaining factors.

iii. **Has the taxpayer become subject to legal provisions which Parliament intended for another cause resulting in the taxpayer suffering injustice? Will these circumstances cause the taxpayer undue hardship?**

- Can the taxpayer take any reasonable steps to rectify this situation? If so, this will be taken into account when the application is considered. If no reasonable steps can be taken, a discount could be considered after consideration of the other remaining factors.

iv. **What are the taxpayer’s current financial circumstances? Will the taxpayer obtain some future gain from the property on which the Council Tax liability arises?**

- Could payment of the council tax be deferred until the gain is realised? If so, payment should usually be deferred rather than granting a discount. A charging order would secure the council’s interest in the property.

v. **Are there any other statutory exemptions, discounts, council tax support or benefits which could reduce the liability and the burden on the taxpayer?**

- The extent to which these reduce or assist in payment of the tax liability will determine whether a discount should be granted and how much should be granted.

The Council will make all decisions on the basis of merit; it will act fairly and reasonably and will have regard to all the relevant circumstances.

3.5 Where the scheme applies to a **local council tax discount for care leavers**, the following criteria will apply:

i) A care leaver is defined as a young person aged 18 to 25 who was formerly a child in the care of a local authority and who then became a ‘care leaver’ as
described in The Children (Leaving Care) Act 2000 and is liable for Council Tax on a dwelling within the Derbyshire Dales District Council area.

ii) Applications may be made by the care leaver or by the Leaving Care Team, or equivalent, for and on behalf of the care leaver previously registered with a local authority in the financial year immediately preceding their 18th birthday.

iii) Applications may be backdated to 1 April in the year of application if the 18th birthday fell in the previous year.

iv) Council Tax Discount will be awarded on a single property occupied as the sole or main residence in the District Council’s area, from the date of the care leavers 18th birthday until the day immediately preceding their 25th birthday, as follows:

a. Sole occupation by a care leaver of 100% of residual balance of Council Tax payable after the award of any other discount relief or exemption.

b. Where a care leaver is jointly liable a proportionate award will be made according to their individual circumstances, e.g. if there’s one other occupier then a 50% discount will apply.

c. Where the care leaver is not liable for Council Tax no discount will apply.

v) Discounts will be subject to annual review of eligibility which will include financial circumstances.

vi) The Scheme may be varied or terminated on 12 months' notice on a decision by the Council. (We are intending to keep the Scheme under review as regards cost and administration).

This discount is in addition to the Council's current Local Council Tax Support Scheme (CTS scheme) and will provide assistance to people living within the District that have previously been in care and meet the appropriate qualifying criteria, as detailed above.

The Local Council Tax Discount for Care Leavers Scheme will only be applied after all other relevant discounts and exemptions have been applied. Where the qualifying criteria is met and all discounts and exemptions, including CTS, do not cover the full Council Tax charge, then under this scheme the qualifying care leaver will receive further assistance to cover 100% of their council tax charge.

3.6 Where the scheme applies to the allocation of the **council tax hardship fund in 2020/21** to a class that includes all households eligible for Council Tax Support in that year, the award criteria will be as approved by Council on 27 August 2020 i.e. an award of £200 per eligible household, or the balance of the council tax bill, if less than £200. (The ad hoc awards from the council tax hardship fund will follow the process set out for individuals above).
4. Application Process

4.1 Unless the Director of Resources has determined that applications are not required under certain circumstances, applications should be made in writing (including email) to the Revenues Team under the title of Section 13A (1) (c) Relief Application. Applications may be made by the customer claiming the reduction, or a party authorised by the applicant.

4.2 Each application must set out the circumstances upon which the application is based and should include:

1. The level of discount being requested (i.e. is this for the full year's council tax or part of it, such as 50%);
2. The reason for the request (i.e. why is the discount wanted and how this meets our policy);
3. Whether the applicant is a Care Leaver;
4. Period of time the discount is wanted for (i.e. the full financial year, part of financial year or some other period of time);
5. Steps that have been taken to meet or mitigate the council tax liability (i.e. any other discounts or reductions awarded).

4.3 Where the costs of the local discount are likely to be reduced by government funding, the award of any discount will reflect any government guidance or, where local discretion is allowed, be defined by the Council for that specific instance.

4.4 The application process may be amended by the Director of Resources where deemed necessary to streamline processing e.g. to award discounts to a class of persons following a national disaster.

4.5 The Council aims to make a decision within 28 days of receiving all the information required.

5. Eligibility Criteria

5.1 Each application will be considered on its individual merits against the conditions set out above.

6. Awarding a Section 13A (1) (c) Relief

6.1 Evidence required for individual applications (not care leavers)

In deciding whether to make a Section 13A (1) (c) award the Council will have regard to the applicant’s circumstances. In order to do this the Council may make enquiries regarding the income and expenditure of all household members. Household members may be asked to supply reasonable supporting evidence to substantiate
the answers that they give to the questions above. This may include, but is not limited to:

- income & expenditure statements;
- any sources of credit such as cash cards, credit cards, store cards, cheque cards, cheque accounts, overdraft facilities, loan arrangements;
- evidence of illness or other causes of undue hardship;
- any help which is likely to be available to the applicant from other sources;
- any other special circumstance of which we are aware.

Where information or evidence requested has not been received within 21 days the Council will determine the application on the basis of the evidence and information in its possession. The Council may refuse to grant relief where the absence of information and evidence prevents the Council from reaching an informed decision regarding the applicant’s circumstances.

### 6.2 Amount of relief

The amount of discretionary relief to be awarded will be at the Council’s discretion. Any amount of relief granted will be credited to the council tax account.

### 6.3 Period of relief

The Council retains ultimate discretion over the period for which relief may be granted. The Council retains the right to withdraw relief at any time, including for retrospective periods, if the:

- where conditions or circumstances in which the reduction was granted change or fail to materialise
- information submitted as part of the application proves misleading
- applicant ceases to be a Council Tax payer

The customer must advise the Council of any such relevant change to their circumstances within 14 days of the change occurring.

### 6.4 Decision making and appeals

Any relief granted in accordance with this policy must be determined as follows:

Our aim is to make decisions on these reliefs within 28 days of receipt of application and all relevant information. The applicant will be notified of the decision in writing. The notification will include the decision and details of any amount of relief to be awarded and the period to which the award relates.

Where the request for a Section 13A (1) (c) relief is unsuccessful or not met in full the Council will explain the reasons why the decision was made, and explain the applicant’s right of appeal.

Where a Council Tax payer disagrees with the Council’s decision, an appeal may be made to the Valuation Tribunal. The Valuation Tribunal is independent of the Council and will consider the case at a hearing. The process is explained on their website, [https://www.valuationtribunal.gov.uk/council-tax/council-tax-liability-2/](https://www.valuationtribunal.gov.uk/council-tax/council-tax-liability-2/)
7  Overpayments

7.1 If the Council becomes aware that the information contained in an application for a Section 13A (1) (c) Relief was incorrect or that relevant information was not declared, either intentionally or otherwise, the Council may seek to recover the value of any award made as a result of that application. The award will be removed from the relevant council tax account and any resulting balance will be subject to the normal methods of collection and recovery applicable to such accounts.

8.  Fraud

8.1 The Council is committed to the fight against fraud in all its forms. Any applicant who tries to fraudulently claim a Section 13A discount might have committed an offence under the Fraud Act 2006.

8.2 If the Council suspects that fraud may have occurred, the matter will be investigated as appropriate and this could lead to criminal proceedings.

9.  Publicity

9.1 The Council will publicise the scheme via their council tax literature and their website, and provide information to relevant agencies, stakeholders and other Council services.

10. Monitoring

10.1 The Council will monitor Section 13A Discount awards to ensure that this policy has been applied fairly and consistently.

10.2 The Governance and Resources Committee will retain an overview of the policy and will receive an annual report on application of the Policy.