

EMPLOYMENT COMMITTEE

THURSDAY 23 MARCH 2017

7.00 PM

Bourges/Viersen Rooms - Town Hall

AGENDA

Page No

1. **Apologies for Absence**

2. **Declarations of Interest**

At this point Members must declare whether they have a disclosable pecuniary interest, or other interest, in any of the items on the agenda, unless it is already entered in the register of members' interests or is a "pending notification" that has been disclosed to the Solicitor to the Council.

3. **Minutes of the Meeting Held on 10 November 2016**

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4. **Exclusion of the Press and Public**

In accordance with Standing Orders, Members are asked to determine whether item 7, 'Shared Leadership Management Proposals Between Peterborough City Council, People and Communities and Cambridgeshire County Council, Children, Families and Adult Services', which contains information relating to contemplated consultations or negotiations in connection with a labour relations matter arising between the authority and employees or office holders of the authority, as defined by Paragraph 4 of Schedule 12A of Part 1 of the Local Government Act 1972, should be exempt and the press and public excluded from the meeting when this item is discussed, or whether the public interest in disclosing this information outweighs the public interest in maintaining the exemption.

5. **Revised Attendance Policy**

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6. **Employee Terms and Conditions of Service**

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7. **Shared Leadership Management Proposals Between Peterborough City Council, People and Communities and Cambridgeshire County Council, Children, Families and Adult Services**

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There is an induction hearing loop system available in all meeting rooms. Some of the systems are infra-red operated, if you wish to use this system then please contact Philippa Turvey on 01733 452460 as soon as possible.

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Committee Members:

Councillors: M Nadeem (Chairman), J Holdich (Vice Chairman), W Fitzgerald, D Lamb, N Khan, M Jamil and J Davidson

Substitutes: Councillors: L Ayres, E Murphy and N Sandford

Further information about this meeting can be obtained from Philippa Turvey on telephone 01733 452460 or by email – philippa.turvey@peterborough.gov.uk

**MINUTES OF A MEETING OF THE EMPLOYMENT COMMITTEE
HELD AT THE TOWN HALL, PETERBOROUGH ON 11 NOVEMBER 2016**

Members Present: Councillors Nadeem (Chair), Fitzgerald, Lamb, Khan, Jamil, Davidson, and Hiller

Officers Present: Mandy Pullen, Assistant Director of Human Resources and Development
Paul Smith, Human Resources Advisor
Pippa Turvey, Senior Democratic Services Officer
Jane Webb, Senior Democratic Services Officer

Also Present: Mark Burn, Trade Union Representative

1. Apologies for Absence

Apologies for absence were received from Councillors Holdich. Councillor Hiller was in attendance as substitute.

2. Declarations of Interest

There were no declarations of interest received.

3. Minutes of the Meeting Held on 24 June 2016

The minutes of the meeting held on 24 June 2016 were agreed as a true and accurate record.

4. Exclusion of the Press and Public

In accordance with Standing Orders, Members were asked to determine whether agenda item 6, 'Service Director (Finance) – Determination of Salary', which contained exempt information relating to contemplated consultations or negotiations in connection with a labour relations matter arising between the authority and employees or office holders of the authority as defined by Paragraph 4 of Schedule 12A of Part 1 of the Local Government Act 1972, should be exempt and the press and public excluded from the meeting when the item was discussed, or whether the public interest in disclosing the information outweighed the public interest in maintaining the exemption.

RESOLVED that agenda item 6 'Service Director (Finance) – Determination of Salary', be exempt and the press and public excluded from the meeting when the item was discussed.

5. Senior Management Pay Structure

The Assistant Director of Human Resources and Development presented a report to the Committee, which outlined proposals to incorporate a five point incremental scale for Senior Managers on Hay grades.

The Committee discussed the report and raised several key points:

- The proposals seemed logical and would aid the Committee in determining future appointment salaries.
- It was requested that further information be provided in the future in relation to the outcome of Trade Union consultation.

- In situations where officers were acting up beyond their role for a period of time, a formal process would be undertaken to ensure that they were paid at a higher level for that period.

In response to a number of questions the Human Resources Advisor clarified that market supplements had previously been utilised where the appropriate level of pay was at a point between either the minimum and median point, or median and maximum point. This was not linked to performance, unlike the proposals. Performance would be assessed and calibrated through the Council's Performance Development Review (PDR) scheme. In principle it would be possible for officers to increase by two scale points, however all pay increases would be signed off by the Chief Executive.

RESOLVED that Employment Committee:

- 1) Approved the senior management pay structures;
- 2) Agreed that progression be linked to performance as detailed in the report; and
- 3) Agreed that in-grade progression be determined by the employees' line manager subject to the performance criteria being met.

Reasons for the decision:

The recommendations would not only provide a formal mechanism for movement within grades but would also provide clarity for Employment Committee on what salaries staff may be appointed on.

The Employment Committee, as the Committee responsible for determining Chief Officers and Deputy Chief Officers' pay, would be clear with regards to appointment salary.

6. Service Director (Finance) – Determination of Salary

As agreed at agenda item 4, the meeting moved into exempt session.

The Assistant Director of Human Resources and Development presented a report to the Committee, which sought the determination of the applicable salary for the post of Service Director (Finance).

RESOLVED that Employment Committee determined the appropriate remuneration for the post of Service Director (Finance) to be £97,869 per annum with effect from 1 April 2016.

Reasons for the decision:

The proposal was in accordance with Peterborough City Council's job evaluation policy for senior staff.

Chairman
7:00pm – 7:42pm

EMPLOYMENT COMMITTEE	AGENDA ITEM No. 5
23 March 2017	PUBLIC REPORT

Contact Officer(s):	Kim Sawyer: Director of Governance	Tel. 452361
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REVISED ATTENDANCE POLICY

RECOMMENDATIONS	
FROM : Director of Governance	Deadline date : N/A
It is recommended that Employment Committee approve the revised Attendance and Absence Monitoring policy (Appendix 1).	

1. ORIGIN OF REPORT

- 1.1 This report is submitted to the Employment Committee following agreement from members of the Joint Consultative Forum.

2. PURPOSE AND REASON FOR REPORT

- 2.1 The purpose of this report is to propose a revised employee attendance policy for approval.
- 2.2 This report is for the Committee to consider under its Terms of Reference No. 2.3.1.2 'to determine employee procedures, including dismissal procedures' and 2.3.1.4 'to determine local terms and conditions of employment for employees'.

3. TIMESCALE

Is this a Major Policy Item/Statutory Plan?	NO	If Yes, date for relevant Cabinet Meeting	N/A
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4. BACKGROUND

- 4.1 The existing Attendance policy has been in place since 2008.
- 4.2 The policy has been significantly reviewed. It includes the process to follow in both short term and long term sickness cases. The policy is designed to ensure that managers and employees alike are clear in respect of their responsibilities.
- 4.3 Alongside the policy is a manager's guidance document, standard letters and flow charts to ensure the policy is simple to understand and managers will be able to easily follow it. The main reason for this is to ensure that each case is managed consistently.

5. PROPOSAL

- 5.1 The policy has been assessed against the ACAS guidelines on disciplinary cases and other best practice documents and any required changes reflected in the policy. The main changes are as follows:-
- The requirement to submit a Fit Note on return from sickness absence has been removed.
 - Fit notes that are submitted during an absence now have to be copied and the originals returned to the employee.

- Formal warnings will be issued at meetings where appropriate to ensure that the employee is fully aware of the potential outcome of continued poor attendance.
- A statement regarding the rules around annual leave that continues to accrue during periods of long term sickness.
- The policy is fit for purpose in respect of agile working as the council moves to this model.
- The trigger points have been made much clearer and are now over a 12 month period. These are pro-rata for part time staff.
 - Three or more occasions of sickness absence (existing trigger)
 - 10 working days absence over 2 occasions (amended trigger)
 - Unacceptable patterns of absence (existing trigger)
 - The unacceptable patterns may cover a period of more than 12 months if there is evidence to confirm that the absence occurs annually, bi-annually etc.

5.2 The policy stresses the importance of Return to Work Interviews. The self certification form is in two parts and includes details taken from the return to work interview.

5.3 All managers will be invited to an upskilling session where the changes made to the policy will be explained to them in full. The existing Attendance Management training will also be updated.

6. CONSULTATION

6.1 The HR team shared the draft policy and guidance documents with senior managers at Departmental Management teams throughout the summer of 2016. Much of the feedback provided was taken on board within the proposed draft policy. Trades Unions have also been consulted on the proposals at the Joint Consultation Forum meetings on 21 October 2016 and 29 November 2016. Changes were made as a result of their comments. Positive feedback was given by the Trades Unions to the proposed policy.

7 REASONS FOR RECOMMENDATIONS

7.1 Managing sickness is a very important part of a manager's responsibilities; this policy and process should ensure that managers have all the information they need to deal with each case consistently, fairly but with the flexibility to take account of individual needs and circumstances. They do this with the full support of their Business Partners.

8. BACKGROUND DOCUMENTS

Used to prepare this report, in accordance with the Local Government (Access to Information) Act 1985).

8.1 ACAS Code of practice on Disciplinary and Grievance procedures – March 2015

9. APPENDICES

9.1 Appendix 1 – Attendance and Absence Management Policy

ATTENDANCE AND ABSENCE MANAGEMENT POLICY

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SECTION A

1.0 Aim

The council is committed to the well-being of its workforce. Employee attendance is a vital factor in delivering the level of service required by our customers and community. This policy aims to provide guidance and support in both managing absence and in supporting the return to work process. We aim to ensure the efficiency and effectiveness of Peterborough City Council is maintained at all times.

2.0 Principles

Statutory Sick Pay and Contractual Sick Pay will be paid for periods of sickness absence only providing the notification process has been followed. Any unauthorised absence may result in disciplinary action being taken.

Our policy is based on the following key principles:

- No two cases of absence are identical. Employees will always be treated with sympathy, understanding and compassion.
- We recognise the importance of managing absence through good employment practice and effective return to work interviews.
- It is very important that employees and their manager have regular contact during periods of sickness absence. Support will be provided to help employee's return to work following a period of long term sickness.
- When dealing with cases of sickness absence which involve the issue of an individual's physical or mental capability to undertake their duties, it is advisable to involve the HR Business Partner and Occupational Health at the earliest possible stage.

3.0 Scope

This policy applies to all City Council employees as far as possible, except where there is a specific local agreement, or a clause within the contract of employment, which is at variance with the provisions as contained within the NJC agreement. A different procedure may be necessary for certain employees, e.g. those based in schools and who are subject to procedures involving Governing Bodies. Schools are strongly advised to adopt the principles of this policy for non-teaching staff.

This policy does not form part of any employee's contract of employment and it may be amended at any time.

4.0 Responsibilities of the employee

- To attend work unless unfit or unable to do so, regardless of working style (as defined in the Agile Working Policy)
- To ensure they understand and comply with the standards that are expected of them detailed within this policy
- To report each absence promptly and in line with the notification process detailed in this document; to keep in regular contact with their manager during the absence
- To attend Occupational Health Appointments if referred
- At all times to follow medical advice to support a return to work at the appropriate time
- Not to undertake activities that may compromise their health, or their return to work following sickness.
- To make proper use of any equipment and systems of work provided for their safety.

5.0 Responsibilities of the line manager

- To ensure that the council fulfils its duty of care to employees according to the council's [Health & Safety Policy](#)
- To create a supportive climate in which good attendance prevails
- To ensure that all colleagues understand the importance of good attendance in the

delivery of effective customer service

- To treat information regarding medical conditions sensitively and with due regard to confidentiality
- To maintain responsibility for the employee regardless of whether they are office based; flexible or agile workers
- To understand their responsibilities under the policy and ensure they are trained adequately to allow them to manage absence in a pro-active way, thus avoiding non-attendance from impacting on the department and service to our customers
- To give due regard to health promotion and ensure employees are aware of what support and help is available to them.

6.0 Management of workplace stress

The council is committed to protecting the health, safety, and welfare of our employees. The council recognises that workplace stress is a health and safety issue, and acknowledges the importance of identifying and alleviating workplace stress to as low a level as reasonably practicable through safe systems of work, risk assessments, suitable equipment and information and sharing.

The council will endeavour to give all employees appropriate support through the Employee Assistance Programme. Referral to Occupational Health will be undertaken as soon as the line manager has been informed that an employee is absent with a stress related condition.

7.0 Procedure for notification of sickness absence

If an employee is absent from work due to any illness or injury which incapacitates them and prevents them from doing the work they are employed to do, the following rules must be observed in order to qualify for sickness absence and payment for the absence. The same process applies to all staff regardless of their working status.

7.1 Contact from Day One to Day Seven

On the first and every subsequent day of absence, the employee must inform their line manager of their absence, by telephone, no later than their normal starting time. Departments may instigate a separate local agreement that states the daily reporting times, depending on service need.

To allow a meaningful two way dialogue, only telephone calls or video calls are acceptable, (e.g. via Google Hangout or Facetime). The telephone or video call should be made by the employee themselves – only in extenuating circumstances will a call be accepted by another party.

The employee should give details of the nature of their illness/incapacity (i.e. migraine; chest infection etc.); whether they will be seeking medical attention; whether the illness is due to an accident at work and some indication of when they will be able to return to work.

Any delay in notification or failure to notify will require further explanation. Should the reason be deemed unacceptable, this may result in loss of entitlement to sick pay and/or disciplinary action.

Communication will be maintained with the employee throughout the absence, which may be in the form of telephone conversations, face to face meetings, or Google Hangout or Facetime Video call, whichever is most appropriate, unless medical evidence prevents this from happening.

7.2 Fit Notes Day Eight and onwards

If an employee is still unfit for work on account of ill health on the eighth calendar day, they should obtain a Fit Note from their GP. The original Fit Note should be forwarded to the employee's line manager within two days of the Fit Note being signed by a qualified medical practitioner, unless there are extenuating circumstances or there is a local agreement in place which states a different timescale.

Fit Notes must be submitted at the intervals specified by the medical practitioner on the note. It is the employee's responsibility to ensure that dates on subsequent Fit Notes follow on with no breaks in between, and that all notes are submitted within two days of the note being signed by the qualified medical practitioner, if they are to be paid sick pay for the whole period.

If hospital admission and discharge certificates cover any gaps from the first day of absence to the return to work, then these must also be submitted.

The manager will take a copy of all Fit Notes, hospital admission and discharge certificates. They will sign the copies to certify they are a true copy of the original, and then return all originals to the employee. Copies should be scanned to payroll immediately.

When the employee has submitted a Fit Note, the manager and employee should agree the intervals at which communication will take place. In normal circumstances, there should be contact at least once per week.

7.3 Reporting of Industrial Disease/Accident or Assault

Where Industrial Disease/Accident or Assault is alleged, the employee:-

- must inform their line manager that they believe their medical condition arises from their work with the council, and state how they believe their work caused the condition
- report this within 3 days of the incident happening.
- where this is not possible the employee must ensure that this is done on their behalf.

Further information regarding the reporting of incidents is available in section 7 of the council's [Health & Safety Policy](#).

8.0 Trigger Points

The Sickness Management Procedure will be followed when an employee reaches one or more of the following points during any rolling twelve-month period:

- Three or more occasions of sickness absence
- 10 working days absence over 2 occasions
- Unacceptable patterns of absence.

Where an employee has two or more posts the sickness absence will only count against the role that would have been worked on the day of the absence.

The unacceptable patterns may cover a period of more than one year if there is evidence to confirm the absence or the absence pattern occurs annually, bi-annually etc.

The trigger points for employees that work fewer than 5 days in a week will be pro rata to the average number of days worked per week, as detailed below:-

Working days per week	Trigger Point
1 Day	2 days absence
2 days	4 days absence
3 days	6 days absence
4 days	8 days absence
5 days	10 days absence

There will not be an adjustment to the number of occasions.

If employees work on an annualised hours' contract, managers will need to apply an average working week and make adjustments during the year if needed.

9.0 Return to Work Interview

It is Council policy that a return to work interview is carried out with all employees on the first day of their return from any sickness absence. The line manager or supervisor should complete a Return to Work Form during the return to work interview, with the employee. This meeting is to determine the reasons for the absence, to ensure that the employee is fit to have returned to work and to consider any support required to ensure a successful return to work.

The interview may be used to consider short or long-term changes to working hours or working practices. It may also be used to update the employee of any relevant changes that may have occurred during their absence. All sections must be completed fully, with the reason for absence given in each section. The reason given at the interview may differ from the reason originally given.

If the employee fails to complete a Sickness Self Certification and Return to Work form on the first day of their return, or knowingly completes it inaccurately, then the entitlement to contractual sick pay may be lost. This may also be dealt with as a disciplinary matter.

Managers must ensure that employees partake in a meaningful return to work interview, which is carried out on the first day of the employee returning to work, in private and face to face. Where the employee works on an agile or flexible basis, this may be carried out by telephone or Google Hangout Video or Facetime.

Managers' performance in respect of return to work interviews carried out will be monitored and reported on, and is a standard expectation within the role of a line manager.

10.0 Risk Assessments

Risk Assessments applicable to the reasons for absence, will be carried out before any reasonable adjustments are agreed, and will usually inform part of the decision making process when determining the suitability of a return to work and subsequent reasonable adjustments.

11.0 Reasonable Adjustments

It may be the case that an employee could return to work if adjustments were made to either the role they carry out, or to their working pattern on a permanent basis. The council will endeavour to accommodate the needs of employees in line with the requirements of the Equality Act. Reasonable adjustments may include a phased return to work. Where this is the case the employee will be paid normal pay whilst at work and sick pay (which may be no pay) when they are not at work.

12.0 Sick Pay Scheme

The sick pay scheme is part of a key national provision (part two) for application by all local authorities to all employees covered by the National Joint Council (NJC). The rules of the scheme may be changed at any time after consultation with the relevant Trade Unions.

The payment of sick pay operates on trust. Employees are expected to act with integrity and honesty in complying with the spirit of the scheme. All employees must comply fully with the requirements of this policy to retain their eligibility to sickness pay.

The period of paid sick absence may be extended only in exceptional circumstances and only at the discretion of the Service Director in conjunction with the Assistant Director of HR.

If the absence is for less than half a day/shift then the absence will be classed as a half-day sick absence. If the absence is for more than half a day/shift then the absence will be classed as a full day's sickness absence.

12.1 Details of the scheme

If the employee has complied fully with this policy, the council will provide contractual sick pay at the levels and for the periods outlined in the table below. Statutory payments will be offset against this and not paid in addition.

<i>LENGTH OF SERVICE</i>	<i>SICK PAY PERIOD</i>
Less than four months' service	One month's full pay
Between four months and one year's service	One month's full pay and two month's half pay
During second year of service	Two months' full pay and two months' half pay
During third year of service	Four months' full pay and four months' half pay
During fourth and fifth year of service	Five months' full pay and five months' half pay
After five years' service	Six months' full pay and six months' half pay

Sick pay is calculated by deducting from the employee's entitlement on the first day the aggregate of periods of paid absence during the twelve months immediately preceding the first day of absence.

12.2. Sick pay for cases of Industrial disease, accident, or assault

For sick pay purposes, absence arising from normal sickness is entirely separate from absence due to alleged industrial disease, accident or assault arising out of or in the course of employment with

the council. Periods of absence in respect of one shall not be offset against the other for the purposes of calculating sickness pay periods.

For example, an employee may have exhausted their contractual sick pay (CSP) entitlement through having normal sickness absence, but be entitled to full CSP if they have an industrial disease, accident or assault arising out of or in the course of employment with the council.

All absence arising from an alleged industrial disease, accident or assault must be recorded correctly on the absence recording system. Failure to record correctly may result in inappropriate payments being made to the absent employee.

12.3 Loss of entitlement to sickness pay

There are circumstances where the council may consider suspending contractual and/or statutory sickness payments. The council would advise the employee of the grounds for the suspension of pay and the employee would have the right of appeal to the Assistant Director of HR against the suspension of pay. If the council decide that the grounds for suspension were justified then the right to any further payment in respect of that period of absence would be forfeited.

Circumstances of sickness pay suspension may include, but is not limited to:-

- If an employee refuses to meet with their manager to discuss their absence (unless medical evidence has been submitted to state that the employee is too unwell to meet with their employer or manager)
- If an employee is absent on account of sickness which is as a result of deliberate conduct that does not help their recovery or makes it worse,
- The employee's own misconduct or neglect
- The employee's active participation in professional sport
- An injury sustained while working in the employee's own time on their own account for their own private gain or for another employer
- If the Council have any reason to doubt the validity of an employee's illness or injury or the reason given for absence.
- If an employee does not comply with their obligations under this policy, for example, if they do not submit medical certification within 10 calendar days from the first day of absence, and/or do not comply with the sickness reporting procedure,

Occupational Health advice will be sought as appropriate throughout an employee's absence.

Disciplinary action may be taken against an employee for fraudulent sickness pay claims, which could result in sanctions against the employee, up to and including dismissal if appropriate.

13.0 Conduct During Sickness Absence

In all cases of sickness absence that necessitates taking time off work, it is expected that the employee will do their utmost to facilitate a speedy return to fitness and to work. In this regard, employees are expected to act sensibly and honestly.

Peterborough City Council would not expect any employee who is absent from work due to sickness or injury to:-

- participate in any sports, hobbies or social activities etc. which are in any way inconsistent with their stated illness or injury or which could aggravate the illness or injury or which could delay recovery.
- undertake any other employment whether paid or unpaid.
- engage in any activity that is inconsistent with the nature of the stated illness/injury

The council reserves the right to fully investigate the reasons why an employee refuses treatment that would expedite their recovery. Should the reason given not be acceptable, the disciplinary procedure may be followed.

Any employee who does undertake any other duties whilst absent from their employment on sickness absence, may be subject to disciplinary action, as undertaking other employment may be seen as an act of gross misconduct, and may lead to dismissal under the disciplinary procedure.

It is the responsibility of the employee to ensure that their return to work is not compromised by their actions outside of work.

If it is recommended that exercise or any other therapeutic treatment is required to assist recovery, then the employee may be asked to submit a written report, outlining the reasons for the recommended exercise/therapeutic treatment and details of the exercise/therapeutic treatment. The report/letter must be issued by the employee's GP or other specialist.

The employee must ensure they follow the [reporting procedure](#) and that every day of the absence is properly covered by a medical certificate.

14.0 Claims for damages

If the employee intends to claim for damages against a third party following an accident or incident that results in sickness absence where contractual sick pay is paid the employee is obliged to: -

- tell their line manager, and
- sign an undertaking to repay any sick pay that the Council has paid to them when their claim against the other party has been settled (any claim will normally include the cost of sick pay paid by the Council during their absence from work).

The employee must do this even if the accident happened away from work (whilst the Council is incurring employee costs). The employee will not be expected to repay more than any award made to them.

Any period of absence where a full refund of sick pay is made will not be recorded as sickness absence for the purposes of the sick pay scheme.

15.0 Annual Leave instead of sickness absence

If employees are unfit for work then the day should be classed as a sickness day and annual leave days will not be authorised to 'cover' the sickness.

Should an employees' sickness absence fall into the long term category (as per Section C of this policy), consideration will be given to granting (statutory) annual leave during this absence, should the employee request it via the normal leave request procedure. At the Council's entire discretion, it may waive the need for the employee to comply with normal notice requirements or any other applicable Council policy.

If the employment is terminated before an employee returns from sickness absence, they will receive a payment in lieu of any accrued but untaken statutory leave entitlement.

All employees must have the statutory leave each year under the working time regulations. Any employee who has taken below the statutory level will be able to carry over those days into the following leave year and take the days within 18 months. Bank holidays taken are included in the total. The contractual leave would not be carried over in addition to the statutory leave.

16.0 Employee taken ill during a period of Annual Leave

Where an employee falls sick or is injured while away from home on holiday, within or outside of the UK, the council will allow the employee to transfer to sick leave and take replacement holiday at a later time. This is subject to the following strict conditions:

- The total period of incapacity must be fully certificated by a qualified medical practitioner
- The employee must contact the organisation (by telephone) as soon as he/she knows that there will be a period of incapacity during a holiday.
- The employee must submit a written request no later than 10 days after returning to work setting out how much of the holiday period was affected by sickness and the amount of leave that the employee wishes to take at another time.
- Where the employee is overseas when he/she falls ill or is injured, evidence must be produced that the employee was ill by way of either a medical certificate or proof of a claim on an insurance policy for medical treatment received at the overseas location. If the medical certificate is not printed in the English language, then the employee will be expected to obtain a translation to ensure that it can be appropriately considered. Any translation costs or certification costs must be borne by the employee in full if they choose to request the leave be allocated back to them.

Where the employee fulfils all of the above conditions, the organisation will grant the employee the same number of days' replacement holiday leave as the number of holiday days lost due to sickness or injury.

17.0 Pre-booked annual leave during periods of certified sickness

If an employee is ill or is injured before the start of a period of planned holiday, and consequently unable to take the holiday, the council will agree to the employee postponing the holiday dates to another mutually agreed time. Any period of sickness absence will then be treated in accordance with the council's normal policy on sickness absence, providing medical certificates are in place to cover the absence.

The employee must submit a written request to postpone the planned holiday and this must be accompanied by a letter from his/her doctor confirming that he/she is unfit, or is still likely to be unfit, to take the holiday.

If an employee wishes to take the pre-booked period of leave as leave then they must provide a medical statement which states that the period of sickness is as at an end before the holiday starts.

18.0 Sickness on a Public/Bank Holiday

If a public or bank holiday occurs during sick leave the employee will continue to receive sick pay. Where an employee has exhausted his/her period of entitlement to sick pay, no payment will be made (other than SSP if applicable) in respect of a public or extra statutory holiday occurring during his/her period of sick leave.

19.0 Sickness during a period of suspension

If an employee falls sick during a period of suspension, he/she must notify the Investigating Officer or HR Business Partner by 10.00 a.m. on the first day of incapacity. The employee should be regarded as being on sick leave from the date of the medical statement. A medical certificate must cover all sickness during a period of suspension as there will be no entitlement to self-certified absence during a period of suspension. The council will meet the cost of any medical certificate if the medical practitioner imposes a charge.

Whilst off sick, the suspended employee must continue to observe the provisions of para 5.6 of the disciplinary procedure. The suspended employee may still be required to attend meetings with the investigating officer whilst off sick, but this will only be done following consultation with the council's occupational health adviser.

20.0 Poor Attendance of disabled employees

The Council will always endeavour to support and will comply with all relevant legislation relating to its disabled employees. However, if a disabled employee has been given all the relevant support and all options have been explored, but their absence or ability to carry out their role is a cause for concern, then Section B or C of this policy will be followed.

If an employee considers that he or she is affected by a disability or any medical condition which affects their ability to undertake their work, they should inform their line manager or the HR department.

21.0 Referral to Occupational Health

All employees who are absent (or likely to be absent) for two weeks or more, will be referred to the occupational health service.

Employees who are absent due to a stress related illness should be referred to Occupational Health as soon as their line manager has been informed that they are absent, and this is the reason for the absence.

22.0 Access to medical records

In operating this policy, the Council may, at any time, ask an employee to consent to a medical examination carried out by an external medical practitioner nominated by the Council.

If such a request is made, the employee will be asked to agree that any report produced in connection with any such examination may be disclosed to the Council, and that the Council may discuss the contents of the report with our advisers and the relevant doctor.

If an employee refuses to attend appointments or allow access to their medical records, then they will be informed that the council will have no option but to take decisions based on the information it has to hand.

23.0 Notification of Absence Meetings

Unless it is impractical to do so, the Council will give the employee written notice of the date, time and place of an absence meeting, and will put any concerns about the employee's sickness absence, and the basis for those concerns, in writing or otherwise advise the employee why the meeting is being called.

The employee will be given a reasonable opportunity to consider this information before a meeting is held.

24.0 General information about absence meetings

Absence meetings should, wherever possible, be carried out in private and conducted face to face, regardless of the employee's agile working status. The meetings will normally be conducted by an employee's line manager, a more senior manager or nominated deputy; a representative of the HR Department may be in attendance at any of these meetings.

An employee is entitled to bring a companion with them to formal meetings. A companion may make representations, ask questions, and sum up an employee's position, but will not be allowed to answer questions on an employee's behalf.

The Council may, at its discretion and on a case by case basis, allow an employee to bring a companion who is not a work colleague or union representative (for example, a member of the employee's family) if this will help overcome a particular difficulty caused by a disability.

An employee must take all reasonable steps to attend a meeting. Failure to do so without good reason may be treated as misconduct. If an employee or his or her companion is unable to attend at the time specified they should immediately inform their line manager or the HRPB who will seek to agree an alternative time.

A meeting may be adjourned if the employee's line manager or the HRPB is awaiting receipt of information, needs to gather any further information, or needs to give consideration to matters discussed at a previous meeting. An employee will be given a reasonable opportunity to consider any new information obtained before the meeting is reconvened.

Confirmation of any decision made at a meeting, the reasons for it, and the right of appeal will be given to an employee, in writing, usually within 1 week of an absence meeting (unless this time scale is not practicable, in which case it will be provided as soon as is practicable).

If, at any time, the line manager or the HR Department considers that an employee has taken or is taking sickness absence when they are not unwell, they may refer matters to be dealt with under the Disciplinary Procedure.

25.0 Further information

Further guidance can be found in the Managers Guidelines. Further advice can be sought from the HRBP.

SECTION B - SHORT TERM SICKNESS ABSENCE MANAGEMENT PROCEDURE

1.0 Management of Short Term Sickness Absence

An employee whose level of sickness absence has reached a defined trigger point (as outlined in Section A paragraph 8.0), will be invited to attend Formal Attendance Management Meetings. These meetings should take place as soon as is reasonably practicable after the trigger point has been reached.

2.0 Absences that may be taken into account

In most cases all sickness reasons will be taken into account. However, those wholly attributable to an employee's pregnancy, will be discounted. The absence will be recorded and discussed at the return to work interview, but not used to take further action against the employee.

The Council will always endeavour to support and will comply with all relevant legislation relating to its disabled employees. Absences due to a disability will not be discounted, however, the triggers may be amended to take the disability into account.

Should an employee's sickness absence immediately follow a pre-planned operation, be wholly related to the operation and be for recuperation purposes, the absence will be recorded and discussed at the return to work interview, but not used to take further action against the employee.

However, should further related absences occur after the employee has returned to work, they will not be discounted.

3.0 Stage 1 Formal Attendance Management Meeting

Where an employee has reached a defined trigger point (as outlined in Section A paragraph 8.0 of this policy), they will be invited to a Stage 1 Formal Attendance Management Meeting.

The purpose of the meeting is to:

- Review the concerns as highlighted in any informal meetings and in return to work interviews
- Review and discuss the success of any measures made and consider what, if any, further strategies / support might improve the employees' health and attendance
- Provide the employee an opportunity to fully explain the circumstances of their absences
- Consider whether any formal action is required
- Agree a time-scale for review over which the employees attendance will continue to be monitored
- To remind the employee of the importance of regular attendance at work and that if the appropriate improvement in attendance has not taken place by the review date, that a further formal meeting in line with Stage 2 of the procedure will be arranged and may result in further disciplinary action and that their employment may be at risk.

Possible Outcomes

The Stage 1 formal attendance management meeting may result in one or more of the following outcomes:

- No further action
- A review period, to be determined according to the circumstances of the case, but usually a 3-6 month period from the date of the meeting.
- An attendance monitoring period to be determined according to the circumstances of the case, but usually a 12 month period from the date of the meeting.
- First Written warning

Should a first written warning be issued, this will be held on the employees' file and be considered live for a period of 12 months. The employee will have the right to appeal against a first written warning by following the Council's Appeals Policy and Procedure.

4.0 Stage 2 Formal Attendance Management Meeting

In circumstances where an employee had failed to achieve the attendance targets set in the Stage 1 meeting, or has reached a defined trigger point (as outlined in Section A paragraph 8.0 of this policy), they will be invited to a Stage 2 Formal Attendance Management Meeting.

The purpose of the meeting will be to:

- Review the concerns as highlighted in the Stage 1 meeting, in subsequent return to work interviews and in any informal meetings that may have taken place
- Review and discuss the success of any measures made and consider what, if any, further strategies / support might improve the employees' health and attendance
- Remind the employee of the need for immediate sustained improvement in attendance
- Provide the employee an opportunity to fully explain the circumstances of their absences
- Consider the employees ability to remain in their current role in view of their capabilities and business needs and possible redeployment opportunities
- Consider whether any formal action is required
- Agree a further time-scale for review over which the employees attendance will continue to be monitored
- To remind the employee of the importance of regular attendance at work and that if the appropriate improvement in attendance has not taken place by the review date, that a further formal meeting in line with Stage 3 of the procedure will be arranged and may result in termination of their employment

Possible Outcomes

The Stage 2 formal attendance management meeting may result in one or more of the following outcomes:

- No further action
- A review period to be determined according to the circumstances of the case, but usually a 3-6 month period from the date of the meeting
- An attendance monitoring period to be determined according to the circumstances of the case, but usually a 12 month period from the date of the meeting
- Final Written warning

Should a final written warning be issued, this will be held on the employees file and be considered live for a period of 12 months. The employee will have the right to appeal against a final written warning by following the Councils Appeals Policy and Procedure.

5.0 Stage 3 Formal Attendance Management Hearing

In circumstances where an employee has failed to achieve the attendance targets set in the Formal Stage 2 Attendance Management Meeting, or has reached a defined trigger point (as outlined in Section A paragraph 8.0 of this policy), the employee will be invited to a Stage 3 Formal Attendance Management Meeting.

The meeting will be chaired by the Head of Service (or their nominee) and a representative from the HR Department will be present.

The purpose of the meeting will be to:

- Review the concerns as in the Stage 2 Meeting and in subsequent return to work interviews
- Review and discuss the success of any measures made and consider what, if any, further strategies / support might improve the employees' health and attendance
- Provide the employee an opportunity to fully explain the circumstances of their absences
- Consider the employees ability to remain in their current role in view of their capabilities and business needs and possible redeployment opportunities

- Consider whether any formal action is required

Possible Outcomes

The Stage 3 formal attendance management meeting may result in one or more of the following outcomes:

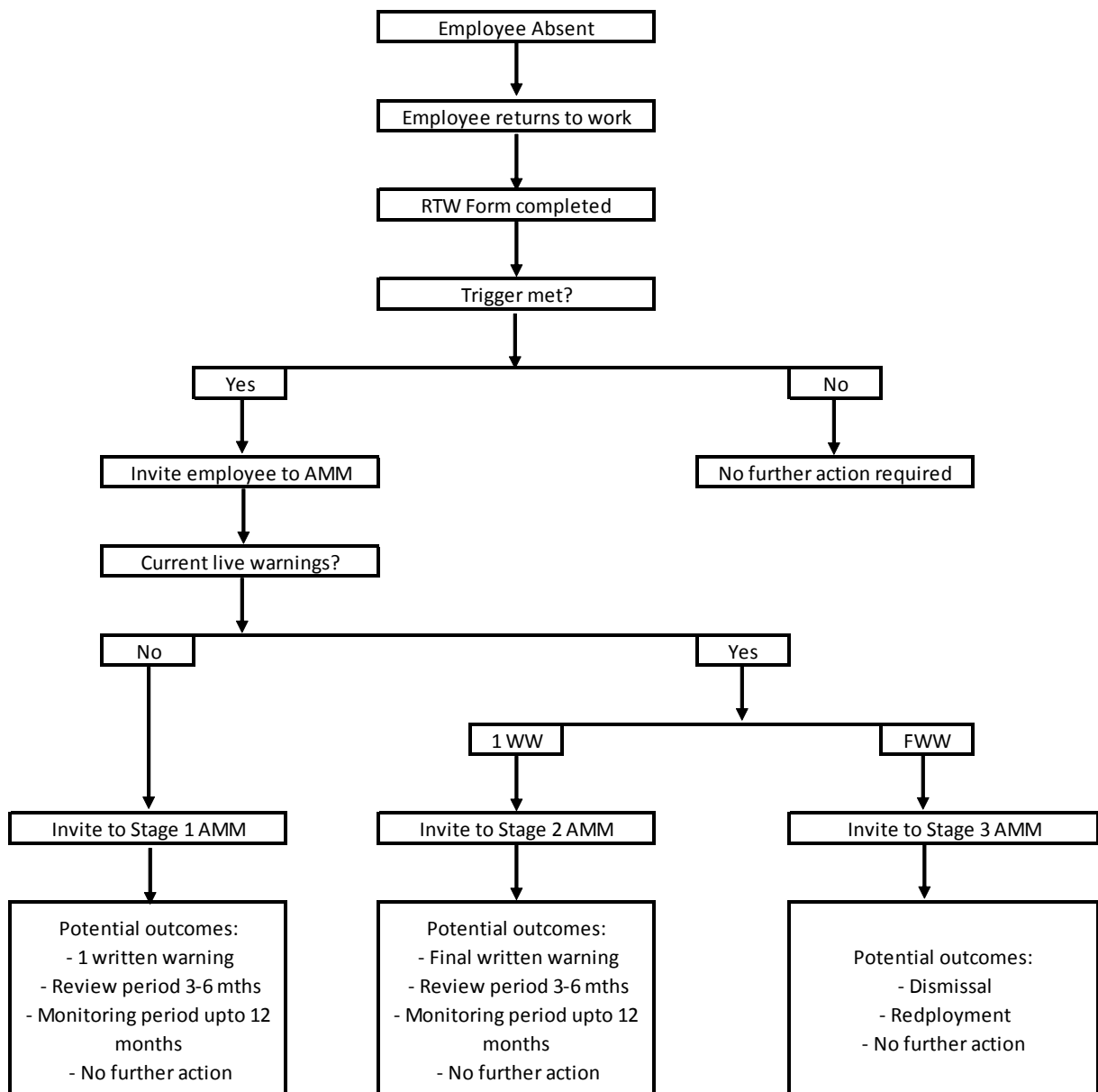
- No further action
- An extended review and attendance monitoring period
- Dismissal, usually with notice

Should the employee be dismissed, they shall have the right to appeal against the dismissal by following the Council's Appeals Policy and Procedure.

6.0 Example

	Absences	Action taken	Reason for action
YEAR ONE			
January	0		
February	2 days	RTW interview. No further action	
March	9 days	RTW Interview. Stage 1 Attendance Management Meeting – 1 st written warning	10 working days over 2 occasions
April	0		
May	0		
June	6 days	RTW interview. No further action	
July	1 day	RTW interview. No further action	
August	0		
September	2 days	RTW interview. Stage 2 Attendance Management Meeting – Final Written Warning	3 rd occasion of absence
October	0		
November	0		
December	3 days	RTW interview. No further action	
YEAR TWO			
January	0		
February	0		
March	0		
April	0		
May	0		
June	0		
July	3 days	RTW interview. No further action	
August	6 days	RTW interview. No further action Stage 3 Attendance Management Meeting – Dismissal	3 rd occasion of absence

7.0 SHORT TERM ABSENCE FLOWCHART



AMM - Attendance Management Meeting

WW - Written Warning

FWW - Final Written Warning

SECTION C – LONG TERM SICKNESS ABSENCE MANAGEMENT PROCEDURE

1. Management of Long Term Sickness Absence

The definition of long term sickness absence is absences of two weeks or more. Each case will be treated on an individual basis, and in partnership with the employee, their manager, HR Business Partner and the Occupational Health Advisor. It is expected that the manager will already have been in contact with the employee on an informal basis before this process is followed.

The Council will maintain contact with the employee during periods of long term sickness absence, unless there is medical evidence that no contact should be made. Contact ensures that the council are fully aware of the issues surrounding the absence and the likely return to work date. This may be in the form of telephone conversations or face to face meetings or a combination, whichever is most appropriate.

All employees who are absent (or likely to be absent) for two weeks or more, will be referred to the occupational health service. Employees who are absent due to a stress related illness should be referred to Occupational Health as soon as their line manager has been informed that they are absent, and this is the reason for the absence.

If at any stage during this procedure it is considered that the absences from work are not due to sickness and that the employee is abusing the scheme, this will be dealt with under the disciplinary procedure.

2. Returning to work after Long Term Sickness Absence – Light duties/Phased returns

When an employee's GP or Specialist states that the employee is fit to return to work providing that they can work on 'light duties' or on a 'phased return' then the council will endeavour to support this. However, 'light duties' cannot be guaranteed and will depend on the role, the request and the advice of the council's Occupational Health Advisor. 'Light duties' may be defined as:-

- reduced or altered duties;
- reduced or amended working hours or working pattern
- temporary medical re-deployment to an alternative role.

Light duties are a temporary measure and will usually be for a period of not more than four weeks unless medical advice recommends that a longer period is necessary. This can only be extended after consultation with the Occupational Health Advisor.

During any period of light duties, the employee must be able to carry out the majority of their job, and play a useful role once back at work. If the employee is unlikely to be fully fit within four weeks then they should obtain a Fit Note and remain absent due to sickness.

For employee's working on a phased return basis they will be paid normal pay for the hours that they are at work and sick pay (full, half or none) for the hours that they are not at work.

Light duties will not automatically be arranged for employees returning from long term sickness absence. The Council will consider all relevant factors before making a decision as to whether light duties will be implemented.

If an employee has a relief post/s with the council in addition to their substantive role then they will not normally be allowed to work in the relief role until they are fully working in their substantive role. Overtime and training shall not be carried out during any period of light duties.

3.0 Stage 1: First Sickness Absence Meeting

The Stage 1 First Sickness Absence Meeting will be arranged after the employee has been absent for 6 weeks or where an employee has been absent on a number of occasions lasting 4 weeks or more.

The purposes of a first sickness absence meeting will include:

- Discussing the reasons for absence;
- To determine how long the absence is likely to last;

- Where an employee has been absent on a number of occasions lasting 4 weeks or more, determining the likelihood of further absences;
- Considering whether medical advice is required, obtaining the employees permission to write to their doctor if so, and informing the employee that they shall be referred to Occupational Health;
- Considering what, if any, measures might improve the employees health and/or attendance;
- Agreeing a way forward; any action that will be taken and a time-scale for review and a further meeting under the sickness absence procedure.

Possible Outcomes

The Stage 1: first sickness absence meeting may result in one or more of the following outcomes:

- No further action
- An extended review and monitoring period
- First Written warning

Should a first written warning be issued, this will be held on the employees file and be considered live for a period of 12 months. The employee will have the right to appeal against a first written warning by following the Councils Appeals Policy and Procedure.

4.0 Stage 2: Second Sickness Absence Meeting

Depending on the matters discussed at the first stage of the sickness absence procedure, a further meeting or meetings may be necessary under Stage 2.

The purposes of further meeting(s) may include:

- Discussing the reasons for and impact of an employee's ongoing absence(s);
- Discussing how long the absence is likely to last
- Where an employee has been absent on a number of separate occasions lasting 4 weeks or more, discussing the likelihood of further absences;
- If it has not already been obtained, considering whether medical advice is required. If it has been obtained, considering the advice that has been given and whether further advice is required;
- Considering an employee's ability to return to/remain in their job in view both of their capabilities and the Council's business needs and any adjustments that can reasonably be made to the employees job to enable them to do so;
- Considering possible redeployment opportunities and whether any adjustments can reasonably be made to assist in redeploying the employee;
- Where an employee is able to return from long-term sickness absence, whether to their own job or to a redeployed job, agreeing a return to work programme;
- If it is considered that an employee is unlikely to be able to return to work from long-term absence, whether there are any benefits for which he or she should be considered; and
- Agreeing a way forward, action that will be taken and a time-scale for review and/or a further meeting(s). This may, depending on steps the Council has already taken, include warning an employee that they are at risk of dismissal.

Possible Outcomes

The Stage 2: Second sickness absence meeting may result in one or more of the following outcomes:

- No further action
- An extended review and monitoring period
- Final Written warning

Should a final written warning be issued, this will be held on the employees file and be considered live for a period of 12 months. The employee will have the right to appeal against a final written warning by following the Councils Appeals Policy and Procedure.

5.0 Stage 3: Final Sickness Absence Meeting

Where an employee has been warned that they are at risk of dismissal, the Council may invite them to a meeting under the third stage of the sickness absence procedure.

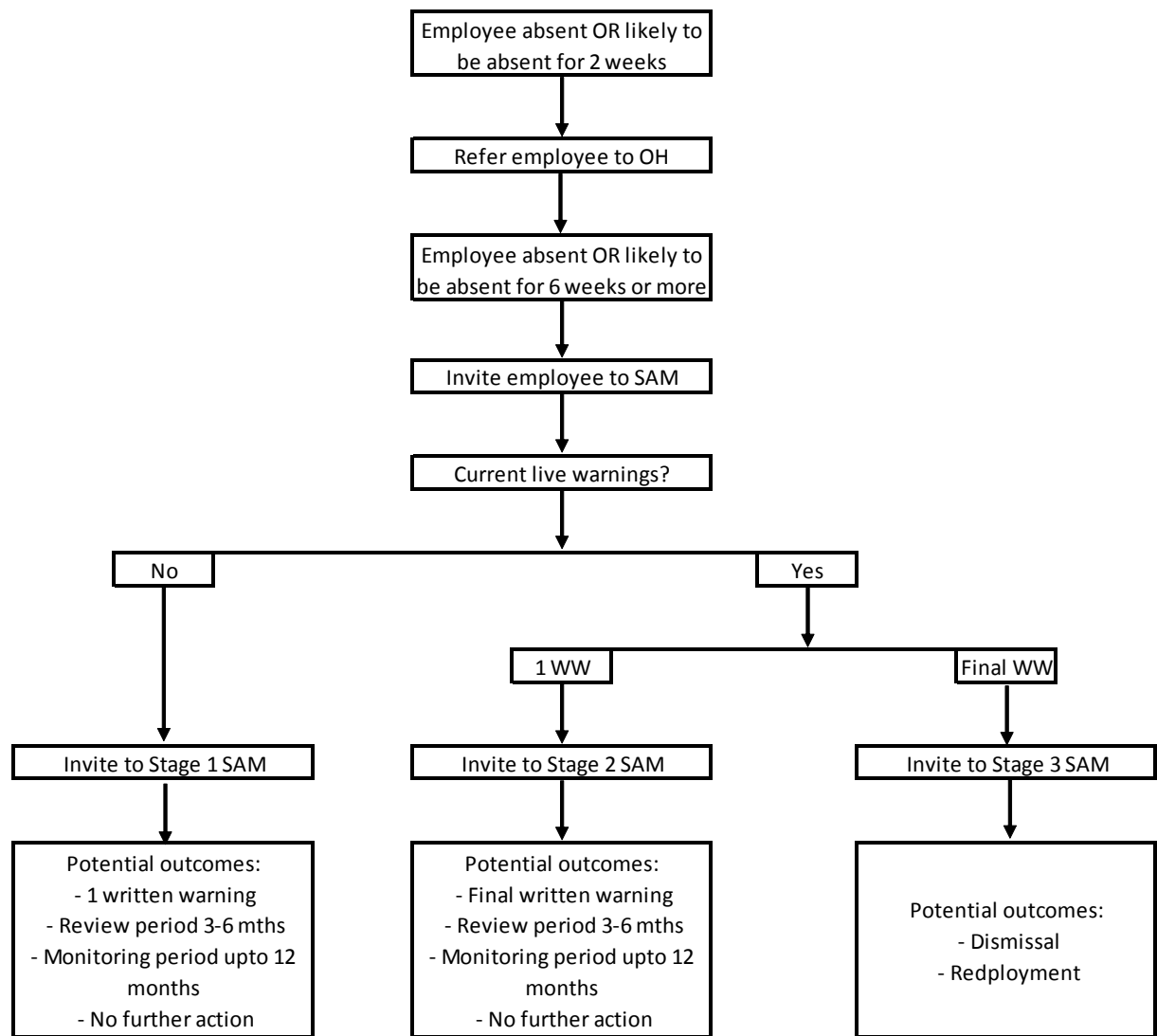
The purposes of a stage 3 meeting will be:

- To review the meetings that have taken place and matters discussed with the employee;
- Where an employee remains on long-term sickness absence, to consider whether there have been any changes since the last meeting; either as regards their possible return to work or opportunities for return or redeployment;
- To consider any further matters that the employee wishes to raise;
- To consider whether there is a reasonable likelihood of the employee returning to work or achieving the desired level of attendance in a reasonable time;
- To consider the possible termination of the employees employment due to lack of capability to carry out their role. Termination in such circumstances will normally be with full notice or payment in lieu of notice. Should the employee be dismissed the employee will have the right to appeal against this by following the Councils Appeals Policy and Procedure.

6.0 Example

	Absences	Action taken	Reason for action
YEAR ONE			
January	0		
February	2 days	RTW interview. No further action	
March	17 – 31 15 days	Refer to OH	Employee absent for over two weeks
April	30 days	Invite to Stage 1 First Sickness Absence Meeting – 1st written warning; 3 month review effective from 25/4	Employee absent for over 6 weeks from 17/4
May	31 days	No formal action – regular review meetings	Review period
June	30 days	No formal action – regular review meetings	Review period
July	31 days	Invite to stage 2 Second Sickness Absence Meeting – 2 nd written warning; 3 month review; employee informed that their job is at risk	Review period end 24/7
August	31 days	Redeployment/ reasonable adjustments reviewed at meetings	Review period
September	30 days		Review period
October	31 days	Invite to stage 2 Second Sickness Absence Meeting; 3 month review; employee informed that their job is at risk	Review period end 24/10 Employee had informed their manager that they should be returning to work in the next 3 months
November	30 days	Redeployment/ reasonable adjustments reviewed at meetings	Review period
December	31 days		None identified
YEAR TWO			
January	31 days		Review period
February	31 days	Invite to stage 3 Third Sickness Absence Meeting Outcome - dismissal	Review period end 24/1

7.0 LONG TERM ABSENCE FLOW CHART



SAM - Sickness Absence Meeting
 WW - Written Warning

EMPLOYMENT COMMITTEE	AGENDA ITEM No. 6
23 March 2017	PUBLIC REPORT

Contact Officer(s):	Kim Sawyer: Director of Governance	Tel. 452361
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EMPLOYEE TERMS AND CONDITIONS OF SERVICE

R E C O M M E N D A T I O N S	
FROM : Director of Governance	Deadline date : N/A
It is recommended that Employment Committee approve the revised terms and conditions of service as set out in this report.	

1. ORIGIN OF REPORT

- 1.1 This report arises following the Council approval of the medium term financial strategy at its meeting on 9 March 2016

2. PURPOSE AND REASON FOR REPORT

- 2.1 The purpose of this report is to propose that the City Council formally enter into a collective agreement with trades unions on the changes in staff terms and conditions of service proposed in this report.
- 2.2 This report is for the Committee to consider under its terms of reference No 2.3.1.1 'to determine terms and conditions of employment'.

3. TIMESCALE

Is this a Major Policy Item/Statutory Plan?	NO	If Yes, date for relevant Cabinet Meeting	N/A
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4. BACKGROUND

- 4.1 At its budget setting meeting in 2016 the Council approved, as part of the 2015/16 budget and Medium Term Financial Strategy, that savings would be made from changes to employee terms and conditions. The savings target was £440k in 2016/17 rising to £800k in 2017/18 and beyond.
- 4.2 Savings of £440k were achieved for this year via a collective agreement as follows:
- All Car Mileage to be paid at 25p per mile;
 - An Incremental freeze for all staff graded at spinal column point (scp) 42 (Grade 12 £36,937) (or equivalent) and above and
 - A closure between Christmas and the New Year public holidays to be achieved via unpaid leave (with an option for staff paid below scp 42 (Grade 12 £36,937) or equivalent to take annual leave as an alternative).
- 4.3 The conditions set around this were as follows:

- the agreement would be binding for 1 year during which time both sides were mandated by the joint secretaries to work together to achieve the full £800k savings from terms and conditions changes for 2017/18 and beyond and that
- employees on TUPE protected terms and conditions would be exempt from this, but both parties would work together with a view to harmonising all terms and conditions for these staff.

4.4 The agreement was facilitated via the Regional Joint Secretaries in accordance with the National Terms & Conditions framework.

4.5 In addition, it was agreed locally to the permanent removal of the honoraria payments policy.

5. PROPOSALS

5.1 Following this agreement, council officers and trades union representatives have had extensive discussions with a view to agreeing a package of changes that would meet the overall savings targets.

5.2 Jointly it was agreed to put harmonisation talks on hold to enable progress on terms and conditions discussions to take place. Work on this matter will commence during the next financial year.

5.3 Following discussions, a final proposal was made to trades unions in December 2016 for consultation as follows:

5.4 With effect from 1st April 2017, the following allowances to basic pay would cease:

Pay Elements	Comments
Excess Travel Allowance	Paid when office moved permanently resulting in difference of new home to work mileage above 4 miles
Reimbursement of Telephone Calls	Landlines replaced by mobiles
Reimbursement of Telephone Rental	Landlines replaced by mobiles
Home Working Expenses	No further payments to be made
Payment for Meals	
Payment for Professional Subscriptions	
Payment for Use of Home Equipment	
Payment for Call Out for staff paid on SCP 27 and above	No change to those SCP 26 and below
Payment for Standby - for staff paid on SCP 27 and above	No change to those SCP 26 and below
Weekend Enhancements	All hours to be paid at plain time on Sunday to Saturday. Shift pay would be paid as per the existing agreement to those staff so entitled

5.5 The arrangement agreed for 2016/17 relating to Christmas closure, would become a permanent arrangement but the operation of it would be reviewed annually.

5.6 With regards to car mileage payments, these would be increased from 25p per mile to 30p per mile and would be reviewed annually.

5.7 Should an agreement be reached on these proposals, no further changes to terms and conditions of service would be proposed locally until 2021 unless there was a change in law or if there is a significant and unexpected deterioration in the Council's finances.

6. TRADE UNION RESPONSE

- 6.1 The negotiations on the proposals were carried out in a highly collaborative way with both parties making suggestions on how savings could be made. By December 2016 we had reached a collective position whereby trades unions could commence consultation with their members. Whilst Unions did not feel that they could recommend that their members accept the proposals, they were clear that this was the best arrangement that could be achieved by negotiation.
- 6.2 All three recognised trades unions (GMB, Unison & Unite) carried out a consultative ballot in January 2017 and the results were as follows

Trade Union	Ballot Outcome
GMB	Accept the proposals
Unison	Accept the proposals
Unite	Reject the proposals

- 6.3 Clearly it would have been preferable to have a unanimous acceptance of the proposals. However, following further discussions, all parties agreed that an agreement could be reached on the basis of the majority acceptance by trades unions through the Joint Consultative Forum (JCF). This principle is enshrined in the National Joint Council agreement on Terms and Conditions which states:

“No resolution shall be regarded as carried unless it is approved by the majority of the members present and voting on each side of the Council or committee.”

- 6.4 On this basis the trades unions are able to enter into a collective agreement, subject to the proposals being approved by this Committee. A copy of the agreement as signed on behalf of the trades union side of JCF is appended to this report.

7. CONSULTATION

- 7.1 There has been extensive consultation and negotiation with trades unions. In addition staff have been kept informed via established communications mechanisms. There have also been a number of well attended consultation meetings facilitated by trades unions.

8. IMPLICATIONS

- 8.1 Financial - the proposals will achieve an estimated saving of £730k pa.
- 8.2 Legal - All employees are contractually bound by collective agreements reached between the Council and recognised trades unions. Therefore the proposals apply to all Council employees.
- 8.3 Equalities - Equalities impact assessments have been carried out on all proposals and they have no disproportionate impact upon protected characteristics.

9. REASONS FOR RECOMMENDATIONS

- 9.1 The Employment Committee has delegated authority to approve changes in terms and conditions of employment and approval is necessary to effect these and to achieve the savings agreed by Full Council.

10. BACKGROUND DOCUMENTS

Used to prepare this report, in accordance with the Local Government (Access to Information) Act 1985).

10.1 None.

11. APPENDICES

11.1 Appendix 1 – The agreement as signed on behalf of the trades union side of JCF.

23rd February 2017

Changes to Employee Terms & Conditions of Service

Collective Agreement with effect from 01 April 2017

This agreement acknowledges the relevant national agreement as the National Joint Council for Local Government Services (Green Book) as varied, altered or amended from time to time by local collective agreements and rules made in conjunction with Peterborough City Council and recognised trade unions.

1. Removal of certain enhancements

With effect from 1st April 2017, the following additional allowances to basic pay would cease:

Pay Elements	Comments
Excess Travel Allowance	Paid when office moved permanently resulting in difference of new home to work mileage above 4 miles
Reimbursement of Telephone Calls	Landlines replaced by mobiles
Reimbursement of Telephone Rental	Landlines replaced by mobiles
Home Working Expenses	No further payments to be made
Payment for Meals	
Payment for Professional Subscriptions	
Payment for Use of Home Equipment	
Payment for Call Out for staff paid on SCP 27 and above	No change to those SCP 26 and below
Payment for Standby - for staff paid on SCP 27 and above	No change to those SCP 26 and below
Weekend Enhancements	All hours to be paid at plain time on Sunday to Saturday. Shift pay would be paid as per the existing agreement to those staff so entitled

2. Christmas Closure

The arrangement agreed by the Joint Secretaries relating to Christmas closure, would become a permanent arrangement but the operation of it would be reviewed annually.

3. Car Mileage

With regards to car mileage this would be increased from 25p per mile to 30p per mile and would be reviewed annually.

4. Incremental increase

As part of this proposal, it was confirmed that all increments due to staff on 1st April 2017 would be paid.

5. Changes in the next five years

No further changes to terms and conditions of service will be proposed locally until 2021 unless there is a change in law, or if there is a significant and unexpected deterioration in the Council's finances.

Trades Unions have carried out a consultative ballot on the proposals and, following further discussions the above proposal is now submitted to JCF for agreement.

If agreement is reached then final approval will be sought from the Council's Employment Committee in accordance with Council delegations. A collective agreement would then be in place which is binding on all parties.

Signed on behalf of the council

Mandy Pullen - Assistant Director HR & Development



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Date

29/2/17
.....

Signed on behalf of the joint trade unions

Mark Burn - Joint Staff Side Secretary


.....

Date

28/2/17
.....

Signed by Chair of Employment Committee

Cllr Mohammed Nadeem

.....

Date

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EMPLOYMENT COMMITTEE	AGENDA ITEM No. 7
23 March 2017	PUBLIC REPORT This report contains an exempt Annex, not for publication, by virtue of Paragraph 4 of Schedule 12A of Part 1 of the Local Government Act 1972.

Contact Officer(s):	Gillian Beasley, Chief Executive	Tel. (01733) 452390
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SHARED LEADERSHIP MANAGEMENT PROPOSALS BETWEEN PETERBOROUGH CITY COUNCIL, PEOPLE AND COMMUNITIES AND CAMBRIDGESHIRE COUNTY COUNCIL, CHILDREN, FAMILIES AND ADULT SERVICES

1. ORIGIN OF REPORT

- 1.1 On 29 September 2016, a Cabinet Member Decision Notice endorsed the temporary sharing arrangements of Wendi Ogle-Welbourn, Peterborough City Council's (PCC) Corporate Director: People & Communities with Cambridgeshire County Council (CCC) as interim Executive Director Children's, Families and Adults Services.
- 1.2 As a result of those sharing arrangements, proposals have been formulated to create further opportunities for both Councils to realise additional efficiencies and improve customer experience.

2. REASONS FOR EXEMPTION

- 2.1 The attached report is NOT FOR PUBLICATION in accordance with paragraph 4 of Schedule 12A of Part 1 of the Local Government Act 1972 in that it contains information relating to contemplated consultations or negotiations in connection with a labour relations matter arising between the authority and employees or office holders of the authority. The public interest test has been applied to the information contained within the exempt report and it is considered that the need to retain the information as exempt outweighs the public interest in disclosing it.

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