Equality Impact Assessment

APPENDIX 1

The Equality Act 2010 replaces the previous anti-discrimination laws with a single Act. It simplifies the law, removing inconsistencies and making it easier for people to understand and comply with it. It also strengthens the law in important ways, to help tackle discrimination and equality. The majority of the Act came into force on 1 October 2010.

The general equality duty applies to all of the decisions made in the course of exercising public functions, not just to policy development and high-level decision-making. The functions of a public authority include all of its powers and duties. Examples of this include: policy decisions, strategies, individual decision-making, budgetary decisions, public appointments, service provision, statutory discretion, employment of staff and procurement of goods and services.

Public bodies are required in it to have due regard to the need to:

- eliminate unlawful discrimination, harassment, victimisation and any other conduct prohibited under the Act
- advance equality of opportunity between people who share a protected characteristic and people who do not share it, and
- foster good relations between people who share a protected characteristic and people who do not share it.

The public sector Equality Duty came into force on 5 April 2011. The duty ensures that all public bodies play their part in making society fairer by tackling discrimination and providing equality of opportunity for all. It ensures that public bodies consider the needs of all individuals in their day to day work – in shaping policy, delivering services and in relation to their own employees.

The Equality Duty encourages public bodies to understand how different people will be affected by their activities so that policies and services are appropriate and accessible to all and meet different people's needs. By understanding the effect of their activities on different people, and how inclusive public services can support and open up people's opportunities, public bodies are better placed to deliver policies and services that are efficient and effective.

The new equality duty replaces the three previous public sector equality duties, for race, disability and gender. The new equality duty covers the following protected characteristics:

- age
- disability
- gender reassignment
- pregnancy and maternity
- race this includes ethnic or national origins, colour or nationality
- religion or belief including lack of belief
- sex
- sexual orientation.

It also applies to marriage and civil partnership, but only in respect of the requirement to have due regard to the need to eliminate discrimination.

Having due regard means consciously thinking about the three aims of the equality duty as part of the process of decision-making. This means that consideration of equality issues must influence the decisions reached by public bodies, including how they act as employers, how they develop, evaluate and review policies, how they design, deliver and evaluate services, and how they commission and procure from others.

Having due regard to the need to advance equality of opportunity involves considering the need to:

- remove or minimise disadvantages suffered by people due to their protected characteristics
- meet the needs of people with protected characteristics, and
- encourage people with protected characteristics to participate in public life or in other activities where their participation is low.

Fostering good relations involves tackling prejudice and promoting understanding between people who share a protected characteristic and others.

Complying with the equality duty may involve treating some people better than others, as far as this is allowed by discrimination law. For example, it may involve making use of an exception or the positive action provisions in order to provide a service in a way which is appropriate for people who share a protected characteristic.

The Equality Duty also explicitly recognises that disabled people's needs may be different from those of non-disabled people. Public bodies should therefore take account of disabled people's impairments when making decisions about policies or services. This might mean making reasonable adjustments or treating disabled people better than non-disabled people in order to meet their needs.

There is no explicit requirement to refer to the Equality Duty in recording the process of consideration but it is good practice to do so. Keeping a record of how decisions were reached will help public bodies demonstrate that they considered the aims of the Equality Duty. Keeping a record of how decisions were reached will help public bodies show how they considered the Equality Duty. Producing an Equality Impact Assessment after a decision has been reached will not achieve compliance with the Equality Duty.

It is recommended that assessments are carried out in respect of new or revised policies and that a copy of the assessment is included as an appendix to the report provided to the decision makers at the relevant Cabinet, Committee or Scrutiny meeting.

Where it is clear from initial consideration that a policy will not have any effect on equality for any of the protected characteristics, no further analysis or action is necessary.

Public bodies should take a proportionate approach when complying with the Equality Duty. In practice, this means giving greater consideration to the Equality Duty where a policy or function has the potential to have a discriminatory effect or impact on equality of opportunity, and less consideration where the potential effect on equality is slight. The Equality Duty requires public bodies to think about people's different needs and how these can be met.

EQUALITY IMPACT ASSESSMENT (EIA)

Directorate:	Executive	Lead officer responsible for EIA	Craig Stevens	
Nome of the nation of	r function to he			
Name of the policy or function to be assessed:		Pay Policy 2023/24		
Names of the officers undertaking the		Craig Stevens		
assessment:				
Is this a new or an e			(Amended for new financial	
function?		year)		
1. What are the	aims and objectives	s of the policy or fun	ction?	
		23/24 financial year fo		
employees, in partic	ular senior officers. T	he Pay Policy is publi	shed on the	
Council's website as	s part of our statutory	obligation but also to	provide	
transparency in payr	ments to senior office	rs.		
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	, 0	ig a Pay Policy approv		
•	• •	sparency to the public	c in payments which	
are made to Council				
		he policy or function		
		eting statutory obligation		
		hade to employees. It		
		of the pay they can e		
		n relation to the poli	cy or function?	
Council employees ((in particular senior o	fficers)		

Directorate:	Executive	Lead officer	Craig Stevens
		responsible for EIA	
function i Workforce Profi Declared equal 6. What bas	relating to the differ ile ity information from th eline qualitative data g to the different equ	ta do you have about th ent equality strands? ne HR payroll & HR syste a do you have about the uality strands?	m
	stakeholder consult the impact?	ation, if carried out, rev	realed about the
8. From the e	evidence available d	loes the policy or funct	ion affect or have
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□ What further evidence is needed to understand the impact on equality?

N/A

9. On the basis of the analysis above what actions, if any, will you need to take in respect of each of the equality strands?

Age: N/A

Disability: Ensure document is made accessible.

Gender: N/A

Gender Reassignment: N/A

Marriage and Civil Partnership: N/A

Pregnancy and Maternity: N/A

Race: N/A

Religion and Belief: N/A

Sexual Orientation: N/A

Executive Director:

I am satisfied with the results of this EIA. I undertake to review and monitor progress against the actions proposed in response to this impact assessment.

Signature: C Stevens