Decision by Portfolio Holder

Report reference: HSG-014-2018/19
Date of report: 02 October 2018



Portfolio: Housing – Councillor Syd Stavrou

Author: Roger Wilson extension 4419 Democratic Services: J Leither

Subject: Former Tenant Arrears and Credits – Write-offs

Decision:

- 1. That, in accordance with Financial Regulations, 2 cases of former tenant arrears over £2,500, amounting to £10,045.25 (for the period July 2018 to September 2018) be written-off; and
- 2. That should the whereabouts of the former tenants become known (within the limitation period, usually 6 years from when the debt is incurred) the amounts be re-instated.

ADVISORY NOTICE: A Portfolio Holder may not take a decision on a matter on which he/she has declared a Pecuniary interest. A Portfolio Holder with a non-pecuniary interest must declare that interest when exercising delegated powers.		
I have read and approve/ do not approve (delete as appropriate) the above decision:		
Comments/further action required:		
Signed: Cllr C Whitbread	Date: 2 nd October 2018	
Non-pecuniary interest declared by Portfolio Holder/ conflict of non-pecuniary interest declared by any other consulted Cabinet Member:	Dispensation granted by Standards Committee: Yes/No or n/a	
NONE	N/A	
Office use only:		
Call-in period begins: 3 rd October 2018	Expiry of Call-in period: 9th October 2018	

After completion, one copy of this pro forma should be returned to Democratic Services IMMEDIATELY

Reason for decision:

Every effort has been made to recover the amounts set out in the report, all of which have been unsuccessful. Furthermore, as former tenant arrears are now included with the current rent arrears figures for performance monitoring, it would be in the interests of the Council for these amounts to be written-off. The Cabinet has previously agreed that former tenant arrears and credits be written-off on a quarterly basis.

Initialled as original copy by Portfolio Holder:

Options considered and rejected:

- 1. That the former tenant arrears set out in the report be written-off and not re-instated (within the limitation period, usually 6 years from when the debt is incurred) should the whereabouts of the former tenants become known.
- 2. That the former tenants rent arrears set out in the report not be written-off.

Background Report:

- 1. Under the Council's Financial Regulations contained within the Constitution (Paragraph 2.10 refers) it is the responsibility of the Director of Communities to agree the write-off of rent arrears and credits of former tenants up to the approved limit of £2,500 in each case and to refer larger sums to the Cabinet. However, under the Constitution, this responsibility can be fulfilled by the Housing Portfolio Holder.
- 2. Authority is sought to write-off 2 cases of former tenant arrears over £2,500 amounting to £10,045.25 for the period July 2018 to September 2018. The following table shows the case reference numbers, the tenancy termination dates, the amounts written-off and the reason:

Case Ref. Number	Former Tenant Arrears Written-off (£)	Tenancy Termination Date	Reason
855030031010	5,819.74	25/08/2013	Evicted due to rent arrears. All Directorates asked if they hold any information on the former tenant but none held. Several tracings undertaken by a tracing agent between 2013 and 2018. Found that former tenant has made great efforts to conceal whereabouts. No other lines of enquiry are available.
365110071011	4,225.51	26/08/2012	Evicted due to rent arrears. All Directorates asked if they hold any information on the former tenant but none held. Several tracings undertaken by a tracing agent. Found that former tenant has made great efforts to conceal their whereabouts. No other lines of enquiry are available.
Total	10,045.25		

Resource Implications:

Writing off £10,045.25 of former tenant debt in accordance with Financial Regulations.

The provision for bad and doubtful debts for housing rents and related charges for 2018/2019 is £100,000.

Housing Act 1985
Safer, Cleaner and Greener Implications:
None
Consultation Undertaken:
None
Background Papers:
None
Key Decision Reference (Y/N):
No
Equality Analysis:

Legal and Governance Implications:

The Equality Act 2010 requires that the Public Sector Equality Duty is actively applied in decision-making. This means that the equality information provided to accompany this report is essential reading for all members involved in the consideration of this report. The equality information is provided as an appendix to this report.

Equality Impact Assessment

- 1. Under s.149 of the Equality Act 2010, when making decisions, Epping District Council must have regard to the Public Sector Equality Duty, i.e. have due regard to:
 - eliminating unlawful discrimination, harassment and victimisation, and other conduct prohibited by the Act,
 - advancing equality of opportunity between people who share a protected characteristic and those who do not,
 - fostering good relations between people who share a protected characteristic and those who do not, including tackling prejudice and promoting understanding.
- 2. The characteristics protected by the Equality Act are:
 - age
 - disability
 - gender
 - · gender reassignment
 - marriage/civil partnership
 - pregnancy/maternity
 - race
 - religion/belief
 - · sexual orientation.
- 3. In addition to the above protected characteristics you should consider the cross-cutting elements of the proposed policy, namely the social, economic and environmental impact (including rurality) as part of this assessment. These cross-cutting elements are not a characteristic protected by law but are regarded as good practice to include.
- 4. The Equality Impact Assessment (EqIA) document should be used as a tool to test and analyse the nature and impact of either what we do or are planning to do in the future. It can be used flexibly for reviewing existing arrangements but in particular should enable identification where further consultation, engagement and data is required.
- 5. Use the questions in this document to record your findings. This should include the nature and extent of the impact on those likely to be affected by the proposed policy or change.
- 6. Where this EqIA relates to a continuing project, it must be reviewed and updated at each stage of the decision.
- 7. All Cabinet, Council, and Portfolio Holder reports must be accompanied by an EqlA. An EqlA should also be completed/reviewed at key stages of projects.
- 8. To assist you in completing this report, please ensure you read the guidance notes in the Equality Analysis Toolkit and refer to the following Factsheets:
- Factsheet 1: Equality Profile of the Epping Forest District
- o Factsheet 2: Sources of information about equality protected characteristics
- o Factsheet 3: Glossary of equality related terms
- o Factsheet 4: Common misunderstandings about the Equality Duty
- o Factsheet 5: Frequently asked questions
- o Factsheet 6: Reporting equality analysis to a committee or other decision making body

Section 1: Identifying details

Your function, service area and team: Housing Management

If you are submitting this EqIA on behalf of another function, service area or team, specify the originating function, service area or team: N/A

Title of policy or decision: Former Tenant Arrears and Credits - Write-offs

Officer completing the EqIA: Roger Wilson Tel: Extension 4419 Email: rwilson@eppingforestdc.gov.uk

Date of completing the assessment: 25 September 2018

Section 2: Policy to be analysed		
2.1	Is this a new policy (or decision) or a change to an existing policy, practice or project?	
2.2	Describe the main aims, objectives and purpose of the policy (or decision): Writing off debts as all avenues of collection have been exhausted.	
	What outcome(s) are you hoping to achieve (i.e. decommissioning or commissioning a service)? As above.	
2.3	Does or will the policy or decision affect:	
	Will only affect the former tenants themselves as, although they are either untraceable or cannot be held liable for the debt, they have the advantage of having the debt written off. Will the policy or decision influence how organisations operate? No	
2.4	Will the policy or decision involve substantial changes in resources? No	
2.5	Is this policy or decision associated with any of the Council's other policies and how, if applicable, does the proposed policy support corporate outcomes? The decision requested would be in accordance with Council policy on debt collection.	

Section 3: Evidence/data about the user population and consultation¹

As a minimum you must consider what is known about the population likely to be affected which will support your understanding of the impact of the policy, e.g. service uptake/usage, customer satisfaction surveys, staffing data, performance data, research information (national, regional and local data sources).

3.1	What does the information tell you about those groups identified? There will be no effect on the population as this only relates to a very small number of former tenants. The Council's policies generally on debt collection will not have any bearing on any particular group.			
3.2	Have you consulted or involved those groups that are likely to be affected by the policy or decision you want to implement? If so, what were their views and how have their views influenced your decision? Consultation not necessary.			
3.3	If you have not consulted or engaged with communities that are likely to be affected by the policy or decision, give details about when you intend to carry out consultation or provide reasons for why you feel this is not necessary: Not necessary as the decision only relates to the writing-off of debt and affects a very small number of former tenants, who will be advantaged by the decision.			

Initialled as original copy by Portfolio Holder:

Section 4: Impact of policy or decision

Use this section to assess any potential impact on equality groups based on what you now know.

Description of impact	Nature of impact Positive, neutral, adverse (explain why)	Extent of impact Low, medium, high (use L, M or H)
Age	No impact as only a small number of former tenants are affected and as they are either untraceable or the debt is clearly not recoverable, it is to their advantage that the former debt is written off.	L
Disability	As above	L
Gender	As above	L
Gender reassignment	As above	L
Marriage/civil partnership	As above	L
Pregnancy/maternity	As above	L
Race	As above	L
Religion/belief	As above	L
Sexual orientation	As above	L

Section 5: Conclusion			
		Tick Yes/No as appropriate	
5.1	Does the EqIA in	No x	
Section 4 indicate that the policy or decision would have a medium or high adverse impact on one or more equality groups?	Yes 🗌	If 'YES', use the action plan at Section 6 to describe the adverse impacts and what mitigating actions you could put in place.	

Section 6: Action plan to address and monitor adverse impacts

What are the potential adverse impacts?	What are the mitigating actions?	Date they will be achieved.
None	None	N/A

Section 7: Sign off

I confirm that this initial analysis has been completed appropriately. (A typed signature is sufficient.)

Signature of Service Director (Housing and Property): Paul Pledger	Date: 25 September 2018
Signature of person completing the EqIA: Roger Wilson	Date: 25 September 2018

Advice

Keep your director informed of all equality & diversity issues. We recommend that you forward a copy of every EqIA you undertake to the director responsible for the service area. Retain a copy of this EqIA for your records. If this EqIA relates to a continuing project, ensure this document is kept under review and updated, e.g. after a consultation has been undertaken.