Revenues and Benefits Service

Discretionary Housing Payments Policy
Introduction
1. The Discretionary Financial Assistance Regulations 2001 (SI 2001 No.1167) gives powers to local authorities to award Discretionary Housing Payments (DHP) to provide financial assistance to benefit customers where it appears that they need help with their housing costs.
2. Housing costs are not defined in the regulations but in general housing costs means rental liability; however, housing costs can be interpreted more widely to include:
   - rent in advance
   - deposits
   - other lump sum costs associated with a housing need such as removal costs.
3. DHP are not payments of benefit and if made will be in addition to Housing Benefit awards. The legislation gives a very broad discretion but decisions must always be made fairly, reasonably and consistently.
4. The general features of the scheme are:
   - the amount the Council can pay out is cash limited by the Government,
   - the scheme is purely discretionary; a customer does not have a statutory right to a payment,
   - It is for the Council to determine how the scheme operates.

Policy Aims
5. The function of the policy is to specify how the Council will operate the DHP scheme and to illustrate some of the factors that will be considered when deciding if a payment can be made.
6. The primary aims of the policy are to prevent homelessness, to alleviate housing need, and to ensure that Northumberland residents have fair and equal access to all services and monies to which they may be entitled by virtue of their situation.
7. The Council is committed to working with the local voluntary sector, social landlords and other interested parties to maximise entitlement to benefit and this will be reflected in the administration of the DHP scheme.
8. The Council will consider making a DHP to customers who meet the qualifying criteria as specified in this policy. They will also treat all applications on their own individual merits and will seek through the operation of this policy to help:
   - alleviate poverty,
   - encourage and sustain Northumberland’s residents in employment,
   - safeguard Northumberland residents in their homes,
• provide temporary support for those who are trying to help themselves,
• provide a temporary solution to enable people to make choices regarding their living accommodation,
• support the vulnerable in the local community,
• promote stability in the private rented sector,
• help customers through personal crises and difficult times

Responding to Welfare Reform.

9. This policy also sets out the Council’s policy in using DHP to help those suffering severe hardship due to the Government’s welfare reforms. These include changes made to Local Housing Allowances, reductions in Housing Benefit entitlement due to the introduction of size criteria in the social rented sector and the introduction of the Benefit Cap which, in the first instance, will see Housing Benefit reduced for most families where total benefits exceed £500 per week.

10. The Government funding for Discretionary Housing Payments will not compensate for the loss of benefit income to tenants in Northumberland. It recognises the government’s intention for tenants to have to make hard choices and that Discretionary Hardship Payments will not be a substitute for these hard choices.

Social Sector Size Criteria

11. The Government has provided additional DHP funding relating to Social Sector Size Criteria aimed at supporting households with disabilities living in properties adapted for disability and foster carers with more than one additional room.

12. These are not the only groups who will need to be supported. Separated and divorced parents with child access arrangements will need additional support as well as tenants faced with exceptional hardship. It will not be possible to protect all tenants in these groups within the Government’s funding contribution and additional considerations will need to be taken into account.

Benefit Cap

13. The Benefit Cap will impact mainly on families and is not expected to affect single people in Northumberland. The number of families affected is relatively small but the impact for many of the families is expected to be significant. The majority of the families affected will live in private rented accommodation but a number are renting in the social rented sector.

14. The Benefit Cap does not apply to families where the claimant is working for 24 hours a week or more. The longer term aim is to help families make the move into work. In the meantime support will be targeted to those families where:

• financial support is required to facilitate a move to more affordable accommodation; or
• the shortfall in rent is too great to cover from other household income;
• alternative more affordable accommodation is not appropriate;
• a lower rent cannot be negotiated; and
• there is a real risk of the family becoming homeless.

Local Housing Allowance

15. The Local Housing Allowance changes, which affect only tenants in the private-rented sector, have been in force since April 2011. However, tenants already getting benefit at the time the changes came in received transitional protection for a while. The impact of the changes is dependent on:

• whether rents are reduced to reflect the new LHA rates; and
• the levels at which Local Housing Allowances are set by the Valuation Office

16. In the first instance landlords should be encouraged to reduce rents in exchange for direct payments of Housing Benefit. Where this is not appropriate, Discretionary Housing Payments support will be targeted to those private sector tenants where:

• It is unlikely there would be alternative more affordable accommodation;
• The tenant is subject to the Shared Accommodation Rate but requires an additional room under child access arrangements; or
• There are exceptional circumstances that mean it is not appropriate for the tenant to move to more affordable accommodation.

17. Discretionary Housing Payments will not normally be made to tenants entering into a new tenancy. Local Housing Allowance rates are made public and most landlords are aware of the rates for the types of accommodation they provide. An exception to this will be where a tenant has had to move quickly, perhaps because they are fleeing domestic violence or there is another compelling reason.

Policy

18. The Council considers the DHP scheme should be seen primarily as a short-term emergency fund. The Council recognises the restrictions on DHP contained in the Regulations and will not seek to make a payment in circumstances where there can be no eligibility. In particular, there shall be no award of DHP unless the customer has some entitlement to Housing Benefit.

Making an Application

19. An application for DHP can be made in writing, by telephone, email or in person. A customer can make an application on his or her own behalf, and the Council will also accept an application from a customer’s relative, friend, legal or personal representative.
20. The Council shall take reasonable steps to verify that any such representative has the customer’s authority to act on their behalf with the Council on benefit matters.

21. Supporting information may also be supplied as well as representations from any organisation representing or acting on behalf of the claimant.

22. The Council may request information and evidence in support of a DHP application. Any request will be made in writing. The customer will have one month to comply with the request, or such longer time as is reasonable.

**What may be considered?**

23. In deciding whether to make a DHP the Council may take into account any or all of the following:
   - the shortfall between Housing Benefit and the customer’s actual liability,
   - any steps taken by the customer to reduce their rental liability,
   - the circumstances surrounding the customer’s move,
   - the financial and medical circumstances (including ill health and disabilities) of the customer, their partner and any dependents or other occupiers of the customer’s home,
   - the income and expenditure of the customer, their partner and any dependents or other occupants of the customer’s home, including income disregarded by the Housing Benefit Regulations 2006 and Housing Benefit (Persons who have attained the qualifying age for state pension credit) Regulations 2006
   - any savings or capital that might be held by the customer or their family,
   - the level of indebtedness of the customer and their family,
   - the discriminatory impact of any legislative or other circumstances – for example, the lower rates of benefit available to persons aged under 35,
   - the exceptional nature of the customer and their family’s circumstances,
   - the amount available in the DHP budget at the time of the application,
   - the possible impact on priority homeless accommodation;
   - any other special circumstances brought to the attention of the Council.

24. Where a DHP is made this does not guarantee a further payment will be made at a later date even if the customer’s circumstances remain the same.

**Making a decision:**

25. The Council will decide what amount, if any, to pay based on all of the circumstances. This can be any amount within the limits prescribed by the Discretionary Financial Assistance Regulations 2001.
26. The start date of a DHP will usually be:
   • the Monday after the Council receives the application, or
   • the date entitlement to Housing Benefit started, or
   • the Monday after a relevant change of circumstances giving rise to the
     need for a DHP
   whichever is the most appropriate.

27. A DHP will not be paid for any period for which there is no entitlement to
   either Housing Benefit under the statutory scheme.

28. The length of a DHP award shall depend on the individual circumstances of
   the case. Any award shall be subject to review, which can be undertaken
   during or at the end of the period for which the DHP is paid.

29. On review, the Council may authorise an extension of any DHP, either at the
   same or a different weekly rate.

30. The Council will consider any reasonable request for backdating a DHP but
   such consideration will usually be limited to the current financial year.

31. The Council will aim to make a decision on all DHP within ten working days
   from the receipt of all relevant information.

Payment & Administration

32. DHP will be administered by the Revenues and Benefits Team and usually
   paid together with Housing Benefit.

33. The Council will decide upon the most appropriate person to pay and the
   method and timing of payments based on the particular circumstances of the
   case.

Notification

34. The Council will notify the customer of the outcome of their application in
   writing in every case. The decision notice will include:
   • the weekly amount, the period of the award, how, when and to
     whom payment will be made,
   • if unsuccessful, a brief explanation of why DHP was refused,
   • the requirement to report any relevant change,
   • the opportunity to seek a review.

Changes in Circumstance

35. The Council may need to revise an award where the customer’s
   circumstances have materially changed.

What Discretionary Housing Payments cannot cover

36. Ineligible charges: service charges that are not eligible for HB cannot be
   covered by a DHP. These are as specified in Schedule 1 to the Housing
   Benefit Regulations 2006 and Schedule 1 to the Housing Benefit (Persons
who have attained the qualifying age for state pension credit) Regulations 2006. Nor can DHPs cover charges for water, sewerage, and environmental services – as defined and calculated under the HB provisions.

37. Increases in rent due to outstanding rent arrears: Regulation 11(3) of the Housing Benefit Regulations 2006 and Regulation 11(2) of the Housing Benefit (Persons who have attained the qualifying age for state pension credit) Regulations 2006 refer. This refers to those cases where a customer’s rent is increased on account of outstanding arrears which are owed by the customer in respect of their current or former property.

38. Sanctions and reductions in benefit: DHPs cannot meet these because to do so would undermine the effectiveness of the sanctions or reduction in benefit. These are:

- any reduction in Income Support (IS) or income-based Jobseeker’s Allowance (JSA(IB)) due to a Reduced Benefit Direction (RBD) for failure to comply with the Child Support Agency in arranging maintenance. The RBD is a reduction in benefit of 40% of the personal allowance and only applies to IS or JSA(IB)
- any reduction in benefit as a result of non-attendance at a work-focused interview. This applies both where the person’s HB/CTS is reduced and when any other benefit that the person is receiving, such as IS is subject to a sanction
- any reduction or loss of benefit due to a JSA employment sanction. JSA is not payable for the period of sanction if they have contributed towards their unemployed status, for example, by leaving employment voluntarily or failing to attend a prescribed training scheme. In such cases, it may be possible for a reduced rate of JSA to be paid under the JSA hardship provisions
- any reduction in benefit due to a JSA sanction for 16/17 year olds – for certain young people who receive JSA under a Severe Hardship Direction. JSA is not payable for the period of the sanction if they have contributed towards their unemployed status, for example, by leaving unemployment voluntarily or failing to attend a prescribed training scheme,
- or any restriction in benefit due to a breach of a community service order

39. Benefit suspensions: HB can be suspended either because there is a general doubt about entitlement or because a customer has failed to supply information pertinent to their claim. In such cases, it would not be permissible to pay DHPs instead. One of the intentions of the suspension provisions is to act as a lever to ensure that the customer takes the necessary steps to provide the authority with the necessary information/evidence - paying DHPs could reduce the effectiveness of this lever.
40. Rent, when the person is getting council tax support but not HB or help with housing costs in UC: in other words, when a person is only getting local council tax support, you should not take into account any financial assistance that they may require with their council tax, when considering the award of a DHP.

41. Shortfalls caused by HB overpayment recovery: when recovery of an HB overpayment is taking place, such shortfalls should not be considered for a DHP.

Appeals

42. As DHP are not payments of Housing Benefit they are not subject to the statutory appeals procedure which governs those benefits. Any request for a review of a DHP decision will be dealt with in the following way:

- A customer (or their appointee or agent) who disagrees with a DHP decision may seek a review by writing to the Revenues and Benefits Manager giving their reasons for the disagreement. The Revenues and Benefits Manager will consider the issues in dispute and will either confirm or revise the original decision. The Revenues and Benefits Manager’s decision will be notified in writing to the customer together with the reasons for that decision. This decision will be the final decision of the Council.

Overpayments

43. The Council will seek to recover any DHP found to be overpaid. Normally, this will involve issuing an invoice to the customer or the person to whom the award was paid. Under no circumstances will recovery be made from any amounts of Housing Benefit due to the customer (except if the customer requests this method of recovery).

Fraud

44. The Council is committed to the fight against fraud in all its forms. A claimant who tries to fraudulently claim a DHP by falsely declaring their circumstances or providing a false statement or evidence in support of their application may have committed an offence. Where it is alleged, or the Council suspects, that such a fraud may have been committed, the matter will be investigated. If fraud is found to have occurred, the DHP shall be recovered and the Council shall consider whether to impose any formal sanctions.

Publicity

45. The Council will publicise the DHP scheme. Leaflets are available and information regarding the scheme is on the Council website.
The Council shall make its publicity material available to partner organisations such as Citizens Advice, social landlords and relevant community groups, with a view to enabling them to disseminate information on the availability of DHPs to their members, clients or customers. The Council will on request make such information available in large print, Braille, or audio format or in languages other than English.