

NOTICE OF A CASE OF SPECIAL URGENCY FOR THE MAKING OF A KEY DECISION¹

¹ In accordance with Regulation 11(2) of the Local Authorities (Executive Arrangements) (Meetings and Access to Information) (England) Regulations 2012.

- 1. Where a decision maker intends to make a key decision,² that decision must not be made until at least 28 clear days public notice has been given³.
- 2. Where the publication of the intention to make a key decision is impracticable, that decision may only be made where the Chair of the Overview and Scrutiny Committee has been informed of the matter about which the decision is to be made, notice to the Chair has been made available for public inspection at the Council offices and published on the Council's website, and after 5 clear days have elapsed following the day on which notice to the Chair was made publicly available⁴.
- 3. Where the date by which a key decision must be made makes compliance with the requirements of paragraph 2 above impracticable the decision may only be made where the decision maker has obtained agreement from the Chair of the Overview and Scrutiny Committee that the making of the decision is urgent and cannot reasonably be deferred⁵.
- 4. This notice⁶ confirms that the Chair of the Overview and Scrutiny Committee has agreed that the making of the key decision in relation to the business set out below is urgent and cannot reasonably be deferred for the reasons set out below.

- to result in the local authority incurring expenditure which is, or the making of savings which are, significant having regard to the local authority's budget for the service or function to which the decision relates; or
- to be significant in terms of its effects on communities living or working in an area comprising two or more wards or electoral divisions in the area of the local authority.

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³ In accordance with Regulation 9(2) of the Local Authorities (Executive Arrangements) (Meetings and Access to Information) (England) Regulations 2012.

⁴ In accordance with Regulation 10(1) of the Local Authorities (Executive Arrangements) (Meetings and Access to Information) (England) Regulations 2012.

⁵ In accordance with Regulation 11(1) of the Local Authorities (Executive Arrangements) (Meetings and Access to Information) (England) Regulations 2012.

² A Key Decision is defined in legislation as an executive decision, which is likely:

Date of decision or period within which the decision is to be made	Matter in respect of which the decision is to be made	Short description	Decision maker	Cabinet Member & Lead Officer	List of documents to be submitted to the decision maker	If all or part of the report is exempt or confidential this will be stated below and reason given. If all the papers are publicly accessible this column will say public	Reasons why decision is urgent and cannot reasonably be deferred
28 June 2022	Household Support Fund in Haringey	The Government, through the Department of Works and Pensions (DWP) has now announced that the Household Support Fund will be extended for the period 1 st April – 30 th September 2022. The objective of the Scheme is to provide support to vulnerable households and families with children	Cabinet Member for Tackling Inequality and Resident Services, In accordance with Part 3, Section E, paragraph 5.01 (a)	Cabinet Member for Tackling Inequality and Resident Services Assistant Director of Commissioning	Report of the Director for Adults, Health and Communities	Public	The Household Support Fund is expected to support vulnerable households and families with children between the period 1st April to 30th September 2022. This funding was announced at the end of March 2022 with guidance published on 29th April.

⁶ In accordance with Regulation 11(2) of the Local Authorities (Executive Arrangements) (Meetings and Access to Information) (England) Regulations 2012.

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struggling with the		
significant rise in		
living costs with an		The funding period has
emphasis on		
		already commenced
supporting		and therefore, an
households with		urgent decision is
energy, food and		required for the
water bills. Local		administration of the
authorities are		
		funding to meet the
responsible for		needs of households
administering the		that require urgent
Scheme and funding		support, including
has been allocated to		experiencing income
each authority.		and financial
Haringey Council has		
		insecurity.
been allocated		
£2,406,671.72 for the		
six-month period		
April – September		Given the need to have
2022.		
2022.		necessary plans in
T I (); ;;		place before the
The funding will		summer holidays
enable the Council to		(which in most schools
provide support to		begin on 22 July) to
families with children,		ensure the effective
other vulnerable		
households, and		delivery of the support
		in the form of vouchers
individuals. The		to those eligible for
Household Support		Free School Meals
Fund will allow the		through Schools in the
Council to extend		borough, it is not
and expand its		
support to		practicable to comply
		with the 28-day notice
households in food		requirement in Part
or fuel poverty.		Four, Section D, Rule
		13 or the 5-day notice
In April a decision		requirement in Part
was taken to allocate		
		Four, Section D, Rule
an initial tranche of		4, or the General
the funding to		Exception procedure at
provide Free School		Part Four, Section D,
Meals vouchers		or the Call-In
during the May 2022		Procedure Rules at
half term.		
		Part Four, Section H.
This decision will		
approve the		
allocation of the		
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remaining
£2,256,671.72.
It is recommended
that the Cabinet
Member for Tackling
Inequality and
Resident Services:
Approves the
expenditure of
the remaining
sum of the
Household
Support Fund
allocation from
the Government
of
£2,256,671.72
for the period
April –
September
2022.
Approves the
Household
Support Fund
Scheme Policy:
June 2022
which sets out
the Council's
arrangement for
administering
and the
part of the
additional
funding and is
attached at
Appendix 1.
Delevates
Delegates
authority to the
Director for
Adults, Health
and
Communities, in
consultation
with the Cabinet
Member for

 Tackling Inequality and Resident Services, to amend this policy to give effect to changes in legislation, statutory or non- statutory guidance, or directives or instructions of a similar character issued by Government. Agrees that this policy is subject to the availability of government funding and will terminate on 30th September 2022 unless terminated earlier. 	

Please be advised that the Chair of Overview and Scrutiny has further agreed that the call-in procedure shall not apply to this urgent decision. This is because the decision is urgent and any delay in implementation caused by the call-in procedure would seriously prejudice the Council's or the public's interests due to the fact that any delay in decision making will impact on the ability to utilise available funding to support households with children, other vulnerable households and individuals in Haringey. The Chair of Overview and Scrutiny Committee has agreed that the decision is both reasonable in all circumstances, and that it should

be treated as a matter of urgency. This is in accordance with Part 4, Section H, and Paragraph 18 (a) and (b) of the Council Constitution.

Fiona Alderman Head of Legal and Governance (Monitoring Officer) Haringey Council

[27 June 2022]