

POLICY FOR TEACHERS' AND SUPPORT STAFF PAY 2025/26

The Governing Body of Milford Infants' School and Preschool adopted this policy on 11th November 2025

The policy will be reviewed by the Governing Body following the completion of appraisal reviews and pay progression determinations in the Autumn Term 2025.

1. OPENING STATEMENT

- 1.1 The School Teachers' Pay and Conditions Document ("the Document") places statutory duties and confers discretionary powers on Governing Bodies. The DfE has issued guidance with the Document. **All schools must have a pay policy covering all decisions on teachers' pay.** The policy should specify how the Governing Body intends to carry out its statutory duties for the annual review of pay of all its teachers and by what date. In addition it should specify how it will exercise its discretionary powers for the pay of support staff.
- 1.2 This policy will be applied to the pay of all staff employed to work in the school, excluding any staff whose pay is not determined by the Governing Body. The prime statutory duty of Governing Bodies as set out in the School Standards and Framework Act 1998, is to "...conduct the school with a view to promoting high standards of educational achievement at the school." This Pay Policy is intended to support that statutory duty.
- 1.3 In exercising its functions, the Governing Body will adhere to the School Governance (Roles, Procedures and Allowances) (England) Regulations 2013 and, in particular, the principles applicable to those in public life. The Governing Body will act with integrity, objectivity and honesty in the best interests of the school, will be open about decisions made and actions taken, and will be prepared to explain decisions and actions to interested persons.
- 1.4 Nothing in the above requires the Governing Body to disclose material relating to any employee, or anyone proposed to be employed at the school, nor to any matter which, by reason of its' nature, the Governing Body is satisfied should remain confidential.

2. GENERAL PROVISIONS

2.1 Equal Opportunities Policy

The Governing Body will abide by all relevant legislation and, in particular, will not unlawfully discriminate on grounds of age, disability, sex, race, religion or belief or sexual orientation or other protected characteristics and must comply with the regulations preventing less favourable treatment of employees on part-time and fixed-term contracts. The Governing Body will promote equality in all aspects of school life, particularly as regards all decisions on advertising posts, appointing, promoting and paying staff, training opportunities and staff development.

2.2 Provision of and Means of Revising Job Descriptions

The Headteacher will ensure that each member of staff is provided with a job description in accordance with the staffing structure agreed by the Governing Body. Job descriptions may be reviewed from time to time in consultation with the individual employee concerned in order to make reasonable changes. Job descriptions will identify key duties and areas of responsibility and will show who is responsible for what and who is responsible for whom; job descriptions will also make clear what responsibilities are common to all posts.

2.3 Maintenance or Creation of Differentials

Appropriate differentials will be created and maintained between posts within the school, recognising accountability and job weight, and the Governing Body's need to recruit, retain and motivate sufficient employees of the required quality at all levels.

2.4 Access to Records

The Headteacher will ensure reasonable access for individual members of staff to their own employment records in accordance with the LA's agreed procedure set out in Section 21 of the Guidance for Schools Volume 1.

3. CONDITIONS OF SERVICE

3.1 For teachers, the Governing Body will fulfil its obligations under:

- the School Teachers' Pay and Conditions Document (hereinafter referred to as "the Document");
- the Conditions of Service for School Teachers in England and Wales (Burgundy Book);
- any collective agreements in force between the recognised Trades Unions and the Council;

3.2 For support staff, the Governing Body will fulfil its obligations under the National Joint Council for Local Government Services National Agreement on Pay and Conditions of Service (Green Book) and local agreements between Somerset Council and the recognised Trades Unions.

A. PROVISIONS RELATING TO TEACHING STAFF

1. INTRODUCTION

This policy sets out the framework for making decisions on teachers' pay. It has been developed to comply with current legislation and the requirements of the School Teachers' Pay and Conditions Document (STPCD) and has been consulted on with staff and/or the recognised trade unions.

- 1.1 The Governing Body has adopted the policy set out in this document to provide a clear framework for the management of pay and grading issues for all staff employed in the school.
- 1.2 The Governing Body is committed to taking decisions in accordance with the 'key principles of public life': objectivity, openness and accountability. It recognises the requirement for a fair and transparent policy to determine the pay and grading for all staff employed in the school, which takes account of the conditions of service under which staff are employed and relevant statutory requirements.
- 1.3 The Governing Body recognises its' responsibilities under relevant legislation including the Equality Act 2010 and will ensure that all pay related decisions are taken equitably and fairly in compliance with statutory requirements.
- 1.4 This policy is based on a whole school approach to pay issues. The arrangements for managing pay will take account of the resources available to the school. The school staffing structure will support the school improvement plan or equivalent. The Governing Body will exercise its discretionary powers using fair, transparent and objective criteria in order to secure a consistent approach in school pay decisions.
- 1.5 This policy has been agreed by the Governing Body following consultation with staff and the recognised trade unions. Any subsequent changes will also be subject to further consultation before amendment by the Committee. The Pay Committee will have full authority to take decisions on behalf of the Governing Body on pay matters as defined in this policy.

2. AIMS OF THE POLICY

The Governing Body aims to use the pay policy to:

- maximise the quality of teaching and learning at the school;
- support the recruitment and retention of a high quality teacher workforce;
- link with the school's appraisal policy & capability policy;
- enable the school to recognise and reward teachers appropriately for their contribution to the school;
- help to ensure that decisions on pay are managed in a fair, just and transparent way that complies with relevant employment and equalities legislation.

The Governing Body will consider advice issued by the Department for Education (DfE), the Local Authority, recognised trade unions and professional associations

and other national bodies as appropriate in ensuring compliance with relevant statutory legislation.

3. GOVERNANCE AND GENERAL PROVISIONS

3.1 Delegation to the Pay Committee: The Governing Body will determine the annual pay budget taking account of the recommendations of the Pay Committee, to which the Governing Body's decision-making powers in respect of individual teachers' pay have been delegated in accordance with relevant provisions governing the conduct of the Governing Body's business.

3.2 Membership of the Pay Committee: The Governing Body will appoint the members of the Pay Committee. No member of the Governing Body employed to work in the school shall be a member of the Pay Committee. The Headteacher may attend all meetings of the Pay Committee to offer advice but must withdraw during any part of the meeting when his/her own pay (or that of any family member employed in the school) is under consideration. Any person must declare any pecuniary interest that may arise and withdraw from the meeting when any matter is under consideration which may give rise to a potential conflict of interest or doubt about that person's ability to act impartially.

3.3 Terms of Reference of the Pay Committee: The Terms of Reference of the Pay Committee will be determined and periodically reviewed by the Governing Body. The Terms of Reference will be appended to this policy ([Appendix 2](#)).

3.4 Conduct of the Pay Committee's business and decisions:

3.4.1 The report of the Pay Committee will be placed in the confidential section of the Governing Body's agenda and will either be received (accepted) or referred back. Reference back may occur only if either the Pay Committee has exceeded its' powers under the policy or the budget allocation for pay has been exceeded.

3.4.2 Decisions will be communicated to each member of teaching staff, including those of the Headteacher/Principal, and other members of staff paid on the Leadership scale, in writing in accordance with Section 2 paragraph 3 of the School Teachers' Pay and Conditions Document ("the Document"). An instruction to amend pay from the relevant date will be issued immediately after the time limit for the lodging of an appeal has passed or immediately after an appeal has been concluded.

3.4.3 As required by the Document, the salaries of all teaching staff, including those of the Headteacher, and other members of staff paid on the Leadership scale, will be reviewed annually to take effect from 1st September. All staff will receive a written statement of the determination of their pay (model pay statement in [Appendix 5](#)).

3.5 Pay Hearings and Appeals:

3.5.1 In accordance with the School Teachers' Pay and Conditions Document the Governing Body has:

- adopted a policy that sets out the basis on which it determines teachers' pay and the date by which it will determine its teachers' annual pay review; and
- in accordance with Section 29 of, and Schedule 2 to, the Employment Act 2002, established procedures for addressing teachers' grievances in relation to their pay.

3.5.2 The conduct of the appeal will be in accordance with the Governing Body's appeals procedures. The decision of the Appeals Panel will be final.

3.5.3 Other issues linked to pay e.g. allegations of unlawful deductions, overpayments, underpayments are dealt with in [Appendix 3](#).

3.6. Job Roles and Responsibilities:

3.6.1 All members of staff will be provided with a job description outlining the roles and responsibilities of the post. This will also include the pay range and any additional payments or allowances covered by this policy. The job description will state the reason for any additional allowances or payments and whether this is a permanent or temporary payment.

3.6.2 Any significant changes to duties and responsibilities of a post will be subject to discussion with the member of staff with a view to reaching agreement. Where there is a significant change in duties and responsibilities of a post a new job description will be issued.

3.6.3 Where the staffing structure of the school needs to be changed, resulting in broader changes to roles and responsibilities, this will be the subject of consultation with the staff involved before any changes are made and with a view to seeking to agree the changes before new job descriptions are issued.

3.7 Maintenance or Creation of Differentials

Appropriate differentials will be created and maintained between posts within the school, recognising accountability and job weight, and the Governing Body's need to recruit, retain and motivate sufficient employees of the required quality at all levels.

4. **PAY REVIEWS**

4.1 The Governing Body will ensure that each teacher's salary is considered annually, with effect from 1st September (and by no later than 31st October each year, except for Headteachers whose review should be undertaken no later than 31st December each year) and that all teachers are given a written statement setting out their salary and any other financial benefits to which they are entitled.

4.2 Reviews may take place at other times of the year to reflect any changes in circumstances or job description that lead to a change in the basis for

calculating an individual's pay. A written statement will be given after any review and where applicable will give information about the basis on which it was made.

- 4.3 Where a pay determination leads or may lead to the start of a period of safeguarding, the Governing Body will give the required notification as soon as possible and no later than one month after the date of the determination.

PAY FOR CLASSROOM TEACHERS OTHER THAN THOSE ON LEADERSHIP SCALE OR PAID AS LEADING PRACTITIONERS:

5. BASIC PAY DETERMINATION ON APPOINTMENT

The Governing Body, or the Headteacher if delegated authority to do so, will determine the pay range for a vacancy prior to advertising it. On appointment the starting salary to be offered to the successful candidate will be determined within that range.

- 5.1 In making such determinations, the following range of factors may be considered, including:

- the nature of the post;
- the level of qualifications, skills and experience required;
- market conditions;
- the wider school context.

- 5.2 There is no assumption that a teacher will be paid at the same rate as they were being paid in a previous school and the salary to be offered will be determined on appointment, taking into account the factors set out in 5.1 (above);

6. PAY STRUCTURES

The Governing Body has approved the pay structures for Leadership range, Main Pay Range, Upper Pay Range, Leading Practitioner and Unqualified teachers set out in [Appendix 1](#).

7. PAY PROGRESSION BASED ON SERVICE FOR CLASSROOM TEACHERS AND LEADERS

- 7.1 In this school all teachers can expect to receive regular, constructive feedback on their performance and are subject to an annual appraisal that recognises their strengths, informs plans for their future development, and helps to enhance their professional practice. The arrangements for teacher appraisal are set out in the school's Appraisal policy.
- 7.2 Following an individual teacher's annual appraisal and, subject to the provisions of the published pay policy, they should expect to receive pay progression within the maximum of their pay range unless they are subject to capability procedures.

The pay decision must be made after the teacher's annual appraisal has taken place.

Progression for staff on Upper Pay Range (UPR) – where under previous versions of the school's pay policy, progression for staff paid on UPR has been determined every 2 years, this provision can continue to form part of the school's pay policy so that staff paid on UPR will automatically progress every 2 years (unless subject to formal capability proceedings) and would not require formal consultation. If this has not formed part of previous versions of the school's pay policy and the school are seeking to implement this for 2025/26 academic year this will require individual formal consultation with the recognised professional association/ trade union representatives and staff prior to being adopted within the policy.

- 7.3 Teachers' appraisal reports will contain pay recommendations **either** from the Headteacher **or** moderated by the Headteacher. Final decisions about whether or not to accept a pay recommendation will be made by the Appraiser, having regard to the appraisal report and taking into account advice from the senior leadership team. The Pay Committee will consider its approach in the light of the school's budget and ensure that appropriate funding is allocated for pay progression at all levels.
- 7.4 Teachers will be informed of the Pay Committee's decision within 5 working days of the meeting. Pay progression where applicable will be implemented from the 1st September following the appraisal review period.

8. MOVEMENT TO THE UPPER PAY RANGE

8.1 Applications and Evidence

Any qualified teacher who has reached the top of the Main Pay Range may apply to be paid on the Upper Pay Range. **It is the responsibility of the teacher to decide whether or not they wish to apply to be paid on the Upper Pay Range.** Any such application must be assessed in line with this policy.

- 8.2 Applications may be made only once in each school year but may be made at any point up to the 31st October following. For example, a teacher who moves to the top of the Main Pay Range on 1st September 2025 may apply for threshold assessment at any point between 1st September 2025 and 31st October 2026.
- 8.3 A successful application will be implemented from 1st September following the school year in which the application is made, or backdated when the application is lodged after 1st September but prior to 31st October. For example, a teacher making a successful application between 1st September 2025 and 31st October 2026 will be placed on UPR1 on 1st September 2026.
- 8.4 If a teacher is simultaneously employed at another school(s), they may submit separate applications if they wish to apply to be paid on the Upper Pay Range in that school or schools. This school will not be bound by any pay decision made by another school.

8.5 All applications should include the results of reviews or appraisals under the 2012 Teacher Appraisal regulations, (or, where that information is not available, a statement and summary of evidence designed to demonstrate that the applicant has met the assessment criteria). Applications should contain evidence which clearly demonstrate that the teacher was assessed as meeting the relevant standards (Teachers' Standards) and that their teaching was assessed as consistently good. In addition, the application should contain evidence that the teacher meets the criteria for progression to the Upper Pay Range (see 8.6 below). Applications should be submitted in writing, citing the required evidence, to the Headteacher/Principal within the specified timescale.

8.6 The Assessment

An application from a qualified teacher will be successful where the Governing Body is satisfied that:

- (a) the teacher is highly competent in all elements of the relevant standards; and
- (b) the teacher's achievements and contribution to the school are substantial and sustained.

For the purposes of this pay policy:

- 'highly competent' means performance which is not only good but also good enough to provide coaching and mentoring to other teachers, give advice to them and demonstrate to them effective teaching practice and how to make a wider contribution to the work of the school, in order to help them meet the relevant standards and develop their teaching practice;
- 'substantial' means of real importance, validity or value to the school; plays a critical role in the life of the school; provides a role model for teaching and learning; makes a distinctive contribution to the raising of pupil standards; takes advantage of appropriate opportunities for professional development and uses the outcomes effectively to improve pupils' learning; and
- 'sustained' means maintained continuously over at least the previous two school years.

The application will be assessed robustly, transparently and equitably, by the Headteacher/Principal, whose recommendation will be considered by the Pay Committee who will make the final determination.

8.7 Processes and procedures

The assessment will be made within 10 working days of the receipt of the application or the conclusion of the appraisal process, whichever is later. The applicant will receive a response to their application within 5 working days of the Pay Committee meeting.

The Headteacher/Principal will make a recommendation to the Pay Committee who will make the determination as to whether the application is

successful. If successful, the teacher will be placed on the minimum of the Upper Pay Range.

If successful, applicants will move to the Upper Pay Range from the start of the academic year on 1st September (see 8.3 above).

If unsuccessful, feedback will be provided by the Headteacher/Principal in writing within 5 working days of the Pay Committee meeting, giving clear reasons and areas for development.

Any appeal against a decision not to move the teacher to the Upper Pay Range will be heard under the school's general appeals arrangements.

9. PART-TIME TEACHERS

9.1 Teachers employed on an ongoing basis at the school but who work less than a full working week are deemed to be part-time. The Governing Body will give them a written statement detailing their working time obligations and the standard mechanism used to determine their pay, subject to the provisions of the statutory pay and working time arrangements and by comparison with the school's timetabled teaching week for a full-time teacher in an equivalent post.

9.2 Part-time teachers will be entitled to be paid for their contractual hours pro rata to a full-time teacher and will also be entitled to PPA time, other non contact time and directed time allocated on a pro rata basis.

9.3 All pay decisions for part-time teachers will be consistent with the arrangements in paragraphs 5 to 9 above.

10. SHORT NOTICE/SUPPLY TEACHERS

10.1 Teachers employed on a day-to-day or other short notice basis will be paid on a daily basis calculated on the assumption that a full working year consists of 195 days; periods of employment for less than a day being calculated pro-rata.

10.2 Teachers who are employed to teach for the full school day will be paid at a daily rate of 1/195th of the annual pay they would receive if engaged on a regular contract. Teachers who work less than a full day will be hourly paid and will also have their salary calculated as an annual amount which will then be divided by 195 then divided again by the proportion of the full pupil day which they teach to arrive at the hourly rate.

10.3 Pay decisions for supply teachers will be consistent with paragraphs 5 to 9 above when the teacher is employed within the school on a contract of at least a term. Pay decisions for supply teachers working less than a term will be made by the school in line with paragraph 5 of this policy.

10.4 Where supply teachers are engaged via an agency, the school will pay the rates agreed with the agency.

11. PAY INCREASES ARISING FROM CHANGES TO THE DOCUMENT

All teachers are paid on salary rates set by the Governing Body within the schools pay structure, in accordance with the statutory provisions of the Document as updated from time to time. *The pay scales within this model policy are based on advisory pay points as published by the Local Government Association.*

12. LEADING PRACTITIONER TEACHER POSTS

- 12.1 The Governing Body has established the pay scale for Leading Practitioner teaching posts paid on the Leading Practitioner Pay Range set out in [Appendix 1](#).
- 12.2 Such posts may be established for teachers whose primary purpose is the modelling and leading improvement of teaching skills, where those duties fall outside the criteria for the TLR payment structure.
- 12.3 When determining the pay scales for individual Leading Practitioner posts, the Governing Body will do this by reference to the weight of the responsibilities of the post and bearing in mind the need to ensure pay equality where posts are equally demanding and fair pay relativities between posts of differing levels of responsibility.
- 12.4 The policy of the Governing Body is normally to appoint any new Leading Practitioner teacher at the bottom point of the pay range unless the factors set out in 5.2 (above) justify a higher point.

PAY FOR TEACHERS PAID ON THE LEADERSHIP PAY SCALE

13. LEADERSHIP POSTS (Headteacher, Deputy Headteacher(s) and Assistant Headteacher(s) posts)

LEADERSHIP PAY STRUCTURE

The Governing Body has approved the pay structure for the Leadership group teachers (Headteacher, Deputy and Assistant Headteachers) as set out in [Appendix 1](#).

13.1 HEADTEACHER PAY

13.1.1 When Appointing a New Headteachers

When a new appointment needs to be made, the Governing Body will determine the pay range to be advertised and agree pay on appointment as follows:

- Stage 1 – Defining the role and determining the Headteacher group The school's Group Size will be reviewed and determined in accordance with Section 2 paragraphs 5 to 8 of the Document and the advice on p19 of the DfE guidance "Managing Teachers' and Leaders' Pay" (DfE July 2024).
- Stage 2 – Setting the indicative pay range The Pay Committee will determine an indicative pay range in accordance with Section 2

paragraph 9 of the Document, taking account of the guidance in Section 3 paragraphs 9 to 28 of the Document and the advice on p20-22 of the DfE guidance “Managing Teachers’ and Leaders’ Pay”.

- Stage 3 – Deciding the starting salary and individual pay range The Pay Committee will decide and finalise the starting salary and the maximum point of the headteacher’s individual pay range taking account of the extent to which the preferred candidate meets the requirements of the post in accordance with Section 2 paragraph 9 of the Document, taking account of the advice on p22 of the DfE guidance “Managing Teachers’ and Leaders Pay”.
- The reasons for the determination will be recorded at each stage.
- In accordance with Section 2 paragraph 9.2 of the Document, the new Headteacher's starting salary will leave “appropriate scope within the range to allow for progress over time”.

13.1.2 For Serving Headteachers

- The Pay Committee may only redetermine the pay range of a serving Headteacher, and others on the leadership scale, when the responsibilities have significantly changed in accordance with Section 2 paragraph 4 of the Document, taking account of the guidance in Section 3 paragraphs 9 of the Document.

In redetermining the pay range of a serving Headteacher the Pay Committee will proceed as set out in paragraph 13.1.1 (above).

- Appointed Governors and Headteacher will agree annual performance objectives for the Headteacher. Objectives should be agreed as early as possible in the Autumn Term and no later than 31st December, in accordance with the arrangement set out in the school’s Appraisal Policy.
- The appointed Governors will review the performance of the Headteacher, taking into account the performance objectives agreed (or set in the absence of agreement) and the advice of any External Adviser, and determine whether there has been a sustained high quality of performance.

The Headteacher pay range in this school is: Group 2.

13.1.3 Discretionary payments for serving Headteachers determined under the previous (pre 2015) versions of the STPCD

Additional payments above the ISR can be made to the Headteacher as long as the Pay Committee has not previously taken such a reason or circumstance into account when determining the ISR under an earlier Document.

Areas that could be considered for additional payment are:

- the school is a school causing concern;
- without such additional payment the relevant body considers that the school would have substantial difficulty filling the vacant Headteacher post;
- without such additional payment the relevant body considers the school would have substantial difficulty retaining the existing Headteacher;
- the Headteacher is appointed as a temporary Headteacher of one or more additional schools.

In normal circumstances, the total sum of additional payments made to a Headteacher in any school year must not exceed 25% of their basic salary.

In exceptional circumstances a Headteacher can receive an additional payment which exceeds 25% of their basic salary. In this situation the Pay Committee must make a business case for the payment to the full Governing Body. The Governing Body must seek external independent advice from an appropriate person or body who can consider the provisions of the Document and whether they have been properly applied to the Headteacher's pay before making a decision on whether it is justifiable to exceed the limit in each particular case.

There must be a clear audit trail for any advice given to the Governing Body and a full and accurate record of all decisions made by the Governing Body and the reasoning behind the decision.

Where these payments have been made previously and are subject to review then schools may continue to make those payments at existing values until the existing payrange is re-determined under the revised STPCD.

Discretionary additional payments are not awarded to the Headteacher in this school.

13.1.4 Provision of services by the Headteacher

The relevant body has discretion to make payments to Headteachers who provide an external service to one or more additional schools and also to any of the school's teachers whose post acquires additional responsibility as a result of the Head's activities. Payments are not automatic (see the Document Section 2, paragraphs 10 and 26.1(d) and statutory guidance in Section 3 paragraphs 66 to 69) and may include such activities as Consultant Leader or National Leader of Education. Such payments shall be subject to a protocol, as set out in [Appendix 8](#).

13.1.5 Determination of Temporary payments for Headteachers

In accordance with paragraph 10 of the STPCD the Governing Body may consider payments to the Headteacher for temporary additional responsibilities or duties that are in addition to the post for which the salary has been determined. Any additional payments will be fully compliant with the STPCD and consider the guidance issued in section 3 paragraph 13-23 of the document.

13.2 DEPUTY AND ASSISTANT HEADTEACHER PAY

13.2.1 When Appointing Deputy and Assistant Headteachers

When a new appointment needs to be made, the Governing Body will determine the pay range to be advertised and agree pay on appointment as follows:

- Stage 1 – Defining the role The Pay Committee will determine the leadership role, responsibilities and accountabilities of the post and the skills and competencies required, in accordance with Section 2 paragraphs 9 of the Document and the advice on p19 of the DfE guidance “Managing Teachers’ and Leaders’ Pay” (DfE July 2024).
- Stage 2 – Setting the indicative pay range The Pay Committee will determine an indicative pay range in accordance with Section 2 paragraph 9 of the Document, taking account of the advice on p20-22 of the DfE guidance “Managing Teachers’ and Leaders’ Pay” (DfE July 2024).
- Stage 3 – Deciding the starting salary and individual pay range The Pay Committee will decide and finalise the starting salary and the maximum point of the post’s individual pay range taking account of the extent to which the preferred candidate meets the requirements of the post in accordance with Section 2 paragraph 9 of the Document and the advice on p22 of the DfE guidance “Managing Teachers’ and Leaders’ Pay” (DfE 2024).
- The reasons for the determination will be recorded at each stage.
- In accordance with Section 2 paragraph 9.2 of the Document, the new appointee’s starting salary will leave “appropriate scope within the range to allow for progress over time”.

13.2.2 For Serving Deputy and Assistant Headteachers

- The Pay Committee may only redetermine the Deputy Headteacher and/or Assistant Headteacher pay ranges in accordance with Section 2 paragraph 4 of the Document.
- In redetermining the pay range of a serving Deputy or Assistant Headteacher the Pay Committee will proceed as set out in paragraph 13.2.1 (above).
- The Governing Body delegates to the Headteacher the agreement or setting of annual performance objectives for Deputy and Assistant Headteachers. Objectives should be agreed as early as possible in the Autumn Term, in accordance with the arrangements set out in the school’s Appraisal Policy.
- The Headteacher will review the performance of the Deputy and Assistant Headteacher, taking into account the performance objectives

agreed or set and determine whether there has been a sustained high quality of performance. The Headteacher will report to the Pay Committee as to whether there has, or has not, been a sustained high quality of performance.

Where Headteachers hold additional responsibilities

In all cases, consideration needs to be given to the remuneration of Deputy and Assistant Heads who as a result of the Headteacher's role are taking on additional responsibilities. An increase in remuneration should only be agreed where the post accrues additional extra responsibilities as a result of the Headteacher's enlarged role, it is not automatic.

Extended Services

Where the Headteacher takes on responsibility for extended services the relevant body has discretion to take account of the additional responsibility and accountability associated with the provision of extended services on their site when determining the Deputy or Assistant Headteacher's remuneration. An increase in remuneration should only be agreed where the post accrues extra responsibilities as a result of the Headteacher's enlarged role, it is not automatic.

ALLOWANCES

14. TEACHING AND LEARNING RESPONSIBILITY (TLR) ALLOWANCES

- 14.1 The Pay Committee may award a permanent TLR 1 or 2 to a classroom teacher in accordance with section 2 paragraphs 20 and section 3 paragraphs 47-55 of the Document. These payments will be for clearly defined and sustained additional responsibility in the context of the school staffing structure for the purpose of ensuring the continued delivery of high quality teaching and learning.

All job descriptions will be regularly reviewed and will make clear, if applicable, the responsibility or package of responsibilities for which a permanent TLR 1 or 2 is awarded, taking into account the criteria set out in Section 2 paragraph 20 of the Document.

The Pay Committee of the Governing Body will determine the value of the TLR appropriate for the post in accordance with job weight. Posts of equal weight should be allocated equal value. Decisions on the level of payment will be justifiable in relation to the level of responsibilities attached to the TLR. Recruitment and retention issues will not be taken into account. A change in the value of the TLR will only be agreed if the Pay Committee of the Governing Body determines that the responsibilities attached to the TLR have changed materially.

In determining the school's management structure, the Governing Body should consider posts with management responsibility within a permanent structure. Schools may wish to award TLR payments for such posts or decide to have no posts with TLR payments and instead to concentrate leadership

and management responsibilities in their, possibly extended, leadership group.

The TLR payment will be for as long as the teacher remains in the post or covers the post which attracts a TLR for the absent post-holder.

Consideration might also be given to the possibility of creating Leading Practitioner posts. (See Section 2 paragraph 16 and Section 3 paragraphs 33-37 of the Document).

The Pay Committee may award a TLR 3 to a classroom teacher in accordance with section 2 paragraphs 20 and section 3 paragraphs 54-55 of the Document. These payments will be for clearly time-limited school improvement projects or one-off externally driven responsibilities or delivery of tutoring to provide catch-up support to pupils on learning lost to the pandemic, and where that tutoring work is taking place outside of normal directed hours but during the school day.

A teacher cannot hold a TLR1 and a TLR2 concurrently, however, a teacher in receipt of either a TLR1 or a TLR2 may also hold a concurrent TLR3.

14.2 The Pay Policy will need to state the level and volume of TLRs which the school will pay and the number of posts which will attract any such payments.

14.3 **From 1st September 2025**, relevant bodies may determine the value of any existing or new TLR1 and TLR2 payment, based on the proportion of the TLR the teacher is undertaking - i.e. the proportion of the full-time equivalent responsibility.

Where a part-time teacher is taking on the responsibilities associated with a TLR1 or TLR 2, relevant bodies are no longer mandated to utilise the pro-rata principle when determining the value of the TLR1 or TLR 2 payment as provided for under previous versions of the STPCD.

Equally, a part-time TLR may be awarded to a full-time teacher where the responsibilities are being shared with another teacher. For the avoidance of doubt, relevant bodies must act fairly and appropriately when determining the value of a TLR1 or TLR2 payment. Please refer to Section 3, paragraph 50 for further guidance.

Please note: we would strongly advise that if implementation of the change below takes place from 1st September 2025, the change is applied to all existing and new TLR payments in the interests of fairness.

From 1st September [2025/2026 [select year depending on when the School/Trust will be implementing the change relating to the payment of TLR1s and TLR2s introduced in the STPCD 2025] the Pay Committee of the **Governing Body** based on recommendations from the Headteacher **will determine the value of all existing and new TLR1 and TLR2 payments, based on the proportion of the TLR the teacher is undertaking - i.e. the proportion of the full-time equivalent responsibility.**

The new proportion of responsibilities-based calculation means that the proportion of the full TLR1 or TLR2 payment received by a part-time teacher may be higher than the proportion applied to their salary and other allowances (which will continue to be determined in accordance with the pro-rata principle) if the teacher undertakes a higher proportion of the responsibilities associated with the TLR1 or TLR 2 (up to the full amount).

The new proportion of responsibilities-based calculation means that some full-time teachers will only receive a proportion of the full TLR1 or TLR2 payment if they are only undertaking a proportion of the responsibilities associated with the full TLR. The responsibilities agreed should be capable of being undertaken within the normal hours of the teacher concerned, whether they are full-time or part-time. The appropriate level of allowance payment and duties will be agreed between the individual teacher and the School.

The School will act fairly and appropriately when determining the value of a TLR1 or TLR2 payment. The School will follow the guidance in relation to the responsibilities-based calculation of TLR1 and TLR2 payments in Section 3 of the STPCD. The School will be able to justify its determination of the value of TLR1 and TLR2 payments.

From 1st September 2026, it will become a mandatory requirement that relevant bodies determine the value of all existing and new TLR1 and TLR 2 payments based on the proportion of the TLR the teacher is undertaking - i.e. the proportion of the fulltime equivalent responsibility.

15. SPECIAL EDUCATIONAL NEEDS ALLOWANCES:

- 15.1 The school will award Special Needs Allowances to qualified classroom teachers according to the SEN guidance detailed in [Appendix 4](#). The Governing Body should therefore determine a teacher's eligibility for an SEN allowance against the statutory criteria in paragraph 21 of Section 2 of the Document and determine the value of the allowance they will receive. The Allowance will be no less than £2,787 and no more than £5,497.

The Governing Body confirms the SEN Allowances paid are:

Xx at £xxx

Xx at £xxx

SEN Allowances may be held at the same time as TLRs. SEN allowances will be paid pro-rata.

OTHER TEACHERS' PAY MATTERS

16. RESIDENTIAL DUTIES (RESIDENTIAL SCHOOLS ONLY)

The Pay Committee will take into account agreements reached in the National Joint Council for Teachers in Residential Establishments in determining payments for residential duties.

17. **CONTINUING PROFESSIONAL DEVELOPMENT ACTIVITIES (CPD)**

17.1 The Pay Committee will:

POLICY OPTION - A DECISION REQUIRED

Either: will not exercise the discretion under Section 2 paragraph 26.1(a) of the Document. The Pay Committee will periodically review this provision of the Policy.

Or: will pay for CPD.

17.2 Salary payments will be determined by calculating:

POLICY OPTION - A DECISION REQUIRED

Either: on a daily basis at 1/195ths of the teacher's actual salary.

Or: a daily rate of 1/195th based on point 6 of the Main Pay Range.

Guidance: Statutory guidance is provided in Section 3 paragraph 60 of the Document. The two formulae set out above were agreed between the teacher unions and the National Employers' Organisation for School Teachers.

18. **INITIAL TEACHER TRAINING (ITT) ACTIVITIES**

18.1 The Pay Committee:

POLICY OPTION - A DECISION REQUIRED

Either: will not exercise its discretion under Section 2 paragraph 26.1(b) of the Document, since teachers with significant involvement in ITT receive pay recognition through Teaching and Learning Responsibility Payments.

Or: will pay for ITT activities, applying the same formula as that used for CPD payments. Such payments will be funded from monies provided for the purpose of ITT.

Guidance: Statutory guidance is provided in Section 3 paragraphs 62 to 65 of the Document. The LA advises that, in general, this discretion should not be used unless sufficient funding specifically for ITT is available.

19. **PAYMENT FOR OUT OF SCHOOL HOURS LEARNING ACTIVITIES**

19.1 The Pay Committee:

POLICY OPTION- A DECISION REQUIRED

Either: will not exercise its discretion under Section 2 paragraph 26.1 (c) of the Document.

Or: will pay for out of school hours learning activities where approved by the Headteacher or Governors/Directors, applying the same formula as that used for CPD payments.

Or: will determine a pay rate for out of school activities.

Guidance: Statutory guidance is provided in Section 3 paragraph 70 of the Document.

NOTE: Decisions in relation to all of the above may have been made already, since they applied to changes in previous versions of the model pay policy.

20. RECRUITMENT AND RETENTION INCENTIVES AND BENEFITS

20.1 The Pay Committee:

POLICY OPTION - A DECISION REQUIRED

Either: will not exercise its discretion under Section 2 paragraph 27 of the Document but will periodically review this provision of the policy.

Or: will consider exercising its powers under Section 2 paragraph 27 of the Document, according to the following policy:-

Recruitment and Retention Policy

1. In accordance with Paragraph 27 of the Document, the Governing Body is able to pay **recruitment** incentives and benefits for a period to be specified by the Pay Committee from the date of appointment. It is also able to pay **retention** incentives and benefits for a period to be specified by the Pay Committee. In either case the incentives or benefits will be subject to regular review and may be ended or extended by the Pay Committee at its discretion.
2. In deciding whether and when to pay such incentives and benefits the Governing Body recognises:-
 - (a) a commitment to ensure that employees receive equal pay for work of equal value; and
 - (b) that the payment of these incentives and benefits is a way of tackling recruitment and retention problems by temporarily increasing the total pay, or other benefits, awarded to a teacher for specified periods without altering the duties and responsibilities assigned to the teacher's post or its grading.

(It is recommended that each school's pay policy should contain a statement as to how and when this discretion will be used. A suggested statement is set out below which includes alternative criteria to be applied to the exercise of the discretion).
3. The Governing Body will apply these criteria to the payment of recruitment and retention incentives and benefits:-

- 3.1 Incentives and benefits awarded will be determined by the Pay Committee and will take account of both the importance of the need to recruit and retain a teacher in relation to their duties and responsibilities, the available budget and the need to maintain, as far as possible, the principle of equal pay.
- 3.2 The award of recruitment and retention incentives and benefits may be paid to all teachers (**or** those in shortage subjects as defined by the Headteacher). This excludes Headteachers, Deputy Headteachers and Assistant Headteachers who may not be awarded recruitment and retention payments other than those re-imbursments of reasonably incurred housing or relocation costs. Recruitment and retention considerations must be taken into account when determining the pay range of these senior leaders.
- 3.3 Recruitment incentives and benefits will be paid after one (**or two**) advertisement(s) has failed to produce a suitable candidate for appointment **or** evidence from previous recent advertisements has demonstrated a poor response in both terms of quantity and quality of candidates for appointment.
- 3.4 Retention incentives and benefits will be awarded where there is evidence of high staff turnover within the previous twelve months.
- 3.5 A retention incentive or benefit may be awarded where the Headteacher is satisfied that unless such a payment is made, the services of a key member of staff will be lost. "Key" in this context is a teacher:
- (a) whose duties and responsibilities over the next one to three years are particularly important to the successful delivery of a crucial aspect of the School Improvement Plan relating directly to teaching and learning; and
 - (b) who would be difficult to replace in the current recruitment market.
- 3.6 The extension of recruitment or retention incentives and benefits will be considered where a review of the circumstances which led to the award of the payment in the first place shows that they remain unchanged in importance or have increased in importance. The continuing payment will not be for more than one year without a further review as to whether these circumstances remain or have increased in importance. Where the school currently pays a recruitment or retention incentive or benefit awarded to a Headteacher, deputy headteacher or assistant headteacher under a previous Document, subject to review, it may continue to make that payment at its existing value until such time as the respective pay range is determined under this Document.
- 3.7 Rates of incentives and benefits will be reviewed annually with the intention of increasing them in line with general increases in teachers' pay **or** they will be at a fixed rate throughout their duration.

Guidance: The employer and the employee will be liable for National Insurance contributions and pension contributions (if a member of the Scheme) and the employee will be liable for income tax in respect of incentives and benefits awarded.

21. SALARY SAFEGUARDING

All decisions concerning the application of Salary Safeguarding for teachers will be subject to the relevant detailed provisions within Part 5 of the Document.

B. PROVISIONS RELATING TO SUPPORT STAFF PAY

1. INTRODUCTION

The Governing Body's power to determine the salaries of support staff is set out in Regulations 17 and 29 of the School Staffing (England) Regulations 2009 and associated "Staffing and Employment Advice for Schools" (DfE 2024).

Regulation 17 (3) requires Governing Bodies of community, voluntary controlled and community special schools to pay in accordance with pay grades determined by the LA. Regulation 17 (6) requires Governing Bodies to consider advice from the Local Authority in relation to matters relating to grading and remuneration of support staff.

Regulation 29 allows Governing Bodies of foundation, voluntary aided and foundation special schools to employ support staff on such terms as they think fit. In Somerset LA maintained schools, the written Statement of Particulars setting out terms and conditions of employment specifies that the contract is subject to relevant National Conditions of Service as supplemented by local agreements.

This means that unless the Governing Body of a foundation or voluntary aided school has reached its own local agreement through a collective bargaining process with its staff and the recognised trade unions (UNISON, GMB and Unite), the Council's local agreements will continue to apply to their support staff's contracts of employment.

Academies may determine pay and grading arrangements for their support staff through local agreement with the recognised Trade Unions.

2. DETERMINATION OF GRADING AND PAY FOR SUPPORT STAFF

The Pay Committee will determine the pay grade of support staff in accordance with the scale of grades currently applicable in relation to employment with the LA, which the Pay Committee consider appropriate for the post. In Community, Voluntary Controlled and Community Special Schools in reaching its determination, the Pay Committee will consider the advice of the LA.

Grading and Pay decisions will be taken in accordance with the relevant provisions of paragraphs 1 to 5 of the section on Teachers Pay (above). Appeal procedures are set out in paragraph 3.5 above.

The Pay Committee will apply the policy recommended by the LA for determining the starting salaries of support staff (as set out in [Appendix 6](#)).

The Pay Committee will apply the principles and policies recommended by the LA for the award of additional contractual and honoraria payments (as set out in [Appendix 7](#)).

C. FURTHER GENERAL PROVISIONS

1. DEDUCTIONS FROM SALARY FOR UNPAID LEAVE OF ABSENCE

Deductions of pay for unpaid leave of absence and unauthorised absence will be subject to the provisions set out in [Appendix 9](#).

2. MONITORING THE IMPACT OF THE POLICY

The Governing Body will monitor the outcomes and impact of this policy on a regular basis (yearly), including trends in progression across specific groups of teachers to assess its effect and the school's continued compliance with equalities legislation.

PAY SCALES

Teachers Pay Scales 25/26

Grade	Pt	Annual
MPR (TMS)	1	£32,916
	2	£34,823
	3	£37,101
	4	£39,556
	5	£42,057
	6	£45,352

UPR (UPS)	1	£47,472
	2	£49,232
	3	£51,048

UTR (UQ)	1	£22,601
	2	£25,193
	3	£27,785
	4	£30,071
	5	£32,667
	6	£35,259

Leading Practitioner	Min	£52,026
	Max	£79,092

Leadership Excludes Headteachers

Pt	Annual
L1	£51,773
L2	£53,069
L3	£54,394
L4	£55,747
L5	£57,137
L6	£58,569
L7	£60,145
L8	£61,534
L9	£63,070
L10	£64,691
L11	£66,368
L12	£67,898

TLR 1	A	£9,643
	B	£11,865
	C	£14,087
	D	£16,318

TLR 2	A	£3,343
	B	£5,562
	C	£7,786
	D	£8,161

TLR 3	Minimum	£639
	Maximum	£3,169

SPN	1	£2,539
	2	£5,009

HT Groups	Pts
Group 1	6 to 18
Group 2	8 to 21
Group 3	11 to 24
Group 4	14 to 27
Group 5	18 to 31
Group 6	21 to 35
Group 7	24 to 39
Group 8	28 to 43

Leadership Headteachers Only

	Pt	Annual
Group 1	L6	£58,569
	L7	£60,145
	L8	£61,534
	L9	£63,070
	L10	£64,691
	L11	£66,368
	L12	£67,898
	L13	£69,596
	L14	£71,330
	L15	£73,105

L13	£69,596
L14	£71,330
L15	£73,105
L16	£75,049
L17	£76,772
L18	£77,924
L19	£80,655
L20	£82,654
L21	£83,860
L22	£86,803
L23	£88,951
L24	£90,255
L25	£93,424
L26	£95,734
L27	£97,136
L28	£100,540
L29	£103,030
L30	£105,595
L31	£107,131
L32	£110,892
L33	£113,646
L34	£116,456
L35	£118,169
L36	£122,306
L37	£125,345
L38	£128,447
L39	£130,274
L40	£134,860
L41	£138,230
L42	£141,693
L43	£143,796

Group 2

L16	£75,049
L17	£76,772
L18	£77,924
L8	£61,534
L9	£63,070
L10	£64,691
L11	£66,368
L12	£67,898
L13	£69,596
L14	£71,330
L15	£73,105
L16	£75,049
L17	£76,772
L18	£77,924
L19	£80,655
L20	£82,654
L21	£83,860

Group 3

L11	£66,368
L12	£67,898
L13	£69,596
L14	£71,330
L15	£73,105
L16	£75,049
L17	£76,772
L18	£77,924
L19	£80,655
L20	£82,654
L21	£83,860
L22	£86,803
L23	£88,951
L24	£90,255

Group 4

L14	£71,330
L15	£73,105
L16	£75,049
L17	£76,772
L18	£77,924
L19	£80,655
L20	£82,654
L21	£83,860
L22	£86,803
L23	£88,951
L24	£90,255

L25	£93,424
L26	£95,734
L27	£97,136

Group 5

L18	£77,924
L19	£80,655
L20	£82,654
L21	£83,860
L22	£86,803
L23	£88,951
L24	£90,255
L25	£93,424
L26	£95,734
L27	£97,136
L28	£100,540
L29	£103,030
L30	£105,595
L31	£107,131

Group 6

L21	£83,860
L22	£86,803
L23	£88,951
L24	£90,255
L25	£93,424
L26	£95,734
L27	£97,136
L28	£100,540
L29	£103,030
L30	£105,595
L31	£107,131
L32	£110,892
L33	£113,646
L34	£116,456
L35	£118,169

Group 7

L24	£90,255
L25	£93,424
L26	£95,734
L27	£97,136
L28	£100,540
L29	£103,030
L30	£105,595
L31	£107,131
L32	£110,892
L33	£113,646

L34	£116,456
L35	£118,169
L36	£122,306
L37	£125,345
L38	£128,447
L39	£130,274

Group 8

L28	£100,540
L29	£103,030
L30	£105,595
L31	£107,131
L32	£110,892
L33	£113,646
L34	£116,456
L35	£118,169
L36	£122,306
L37	£125,345
L38	£128,447
L39	£130,274
L40	£134,860
L41	£138,230
L42	£141,693
L43	£143,796

TERMS OF REFERENCE OF THE PAY COMMITTEE

The terms of reference for the Pay Committee are:

1. to achieve the aims of the school's Pay Policy in a fair and equal manner;
2. to apply the criteria set by the school's Pay Policy in determining the pay of each member of the teaching staff following completion of the annual review;
3. to observe all statutory and contractual obligations;
4. to minute clearly the reasons for all decisions and report these decisions to the next meeting of the Governing Body;
5. to recommend to the Governing Body the annual budget needed for pay, bearing in mind the need to ensure the availability of monies to support any exercise of discretion;
6. to keep abreast of relevant developments and to advise the Governing Body when the school's Pay Policy needs to be revised;
7. to carry out the Headteacher's Appraisal;
8. to appoint and work with the External Adviser in carrying out the Headteacher's Appraisal;
9. to work with the Headteacher in ensuring that the Governing Body complies with the requirements of the Teacher Appraisal Regulations.

PRINCIPLES AND PROTOCOL FOR OVERPAYMENTS OF SALARY

Purpose

This document sets out Somerset Council's principles and established protocol for dealing with overpayments of salary.

Avoidance of Overpayments

All staff with a responsibility for determining and verifying salary payments have a crucial responsibility for ensuring that incorrect payments (over and underpayments) do not occur and, if they do, that the error is identified and corrected as early as possible.

There are a number of obvious measures that should be taken to achieve this priority:

- Ensure that all documentation which includes references to salary and salary grades (i.e. advertisements, job details, offer letters, payroll report forms) are fully and accurately completed.
- Verify the accuracy of copies of salary notification documents produced by HR Admin and Payroll Service and sent to the establishment.
- Verify that staffing lists sent to establishments by the HR Admin and Payroll Service, which set out the basis for current salary payments, match the staffing and financial records held by the establishment.
- If there is a mismatch, this must be followed up with HR Admin and Payroll Service without delay.

Somerset Council

Recovery of any overpayment should be dealt with in a consistent and fair way to protect the interests of the employee concerned as far as is possible.

There needs to be full and proper consultation with the employee which demonstrates a sensitive and caring approach to what is, on most occasions, a difficult and distressing situation.

All overpayments of salary must be recovered from employees provided it is clear that there is definitely no contractual entitlement. In cases of doubt the HR Admin and Payroll Service payroll provider must be consulted, who may then contact Somerset Council's Legal Department Legal Adviser for advice before proceeding.

Recovery should be made as quickly as possible.

For current employees, the recovery of an overpayment will normally be made over the same period of time in which the overpayment accrued. This is subject to two conditions:-

- (a) The period of recovery should not be longer than the period the employee is expected to remain in the employ of Somerset Council; in this situation the

period of recovery will be foreshortened so that it ends on the date the employment ends;

- (b) If an employee leaves, and this was not known at the start of the recovery period, the final deduction will cover the total remaining overpayment; if there has been insufficient notice to ensure that the final deduction covers the outstanding debt, the employee will be issued with an invoice for the sum remaining.

The period of recovery should in the first instance be recovered over the same period that the overpayment occurred. In exceptional circumstances this can be extended to a maximum of two times the overpayment period.

Legal Principles

The relevant legislation is the Employment Rights Act 1996 Section 14. This legislation has the effect of permitting an employer to make deductions from salary where the purpose of the deduction is to reclaim an overpayment of wages.

Recovery of an overpayment by making deductions from salary payments can be made without the employee's permission. An employer has a legal right to recover money from an employee in respect of an overpayment of salary provided it can be shown that the employee has no contractual entitlement to the money. The employee could challenge the employer's right to recover at an Employment Tribunal.

If there is a legal challenge to the recovery of the overpayment, three principles are commonly applied:

- (a) Was the employee given information by the employer about their salary payments based on which it would have been reasonable for the employee to have understood that the payments were correct?
- (b) Did the employee fail to act in good faith by not drawing the employer's attention to the fact that they were being overpaid?
- (c) Did the employee act to their own detriment in such a way that the employer should be stopped in equity (i.e. precluded) from seeking reimbursement of the overpayment? The principle of estoppel will only apply where the employee has acted to their detriment when looking at their individual financial situation as a whole i.e. rather than simply that the employee has already spent those particular funds which represented the overpayment.

Recovery Process

Overpayments will be identified in one of three ways - by the employee, the school, or the Payroll Service. The majority of overpayments are identified by the HR Admin and Payroll Service. They will issue a standard letter notifying the employee of the overpayment, enclosing an invoice setting out the gross and net amount. The letter will also propose arrangements for recovery. These arrangements are applied unless the employee objects.

Where the overpayment is large and/or known to be a sensitive issue, the Payroll Services will enter discussions with the employee and school, prior to issuing the standard letter. These discussions would usually involve the employee, their line manager and Payroll Services.

Write-Offs

Write-offs of overpayments will most commonly occur in one of these situations:-

- (a) The employee overpaid no longer works for the LA and a decision is taken by the school, on advice from the Legal Department / Advisor, that pursuit of the debt through legal processes would not be cost effective, or that the employee cannot be traced.
- (b) The employee has refused to agree to a deduction, has challenged the justification for the recovery and the Legal Department / Advisor advises that we are unlikely to pursue the debt successfully through the courts.
- (c) The debt has been pursued through the courts but the judgement was in the employee's favour.

Writing off an overpayment of salary will normally mean that the amount involved will be debited against the school's salary budget.

ARRANGEMENTS FOR SPECIAL EDUCATIONAL NEEDS (SEN) ALLOWANCES – GUIDANCE FOR SCHOOLS (September 2025)

SEN allowances have a spot value that falls within a specified SEN Allowance range of between £2,787 and £5,497 (paragraph 21 of Section 2 of the Document, see also guidance in paragraphs 56 to 60 of Section 3). This allows Governing Bodies to determine the award of an SEN allowance within the range shown above.

The minimum of the range, £2,787 reflects the amount of SEN Allowance 1. The maximum of the range £5,497 reflects the amount of SEN Allowance 2.

Governing Bodies may select a spot sum from within the range for any post meeting the criteria.

Governing Bodies will need to apply the criteria to all those teachers who are eligible and determine the level of SEN allowance to be paid.

HR Advisory recommends that where the teacher is eligible for an SEN allowance based on the criteria shown below, Governing Bodies should keep to the two points i.e. £2,787 and £5,497 in order to maintain consistency but Governing Bodies may determine an allowance of any value within the range.

The Criteria

A SEN Allowance **must be** awarded to a classroom teacher:

- (a) in any SEN post that requires a mandatory SEN qualification and involves teaching pupils with SEN;
- (b) in a special school;
- (c) who teaches pupils in one or more designated special classes or units in a school;
- (d) in any non-designated setting (including a PRU) that is analogous to a designated special class or unit, where the post:
 - (i) involves a substantial element of working directly with children with SEN;
 - (ii) requires the exercise of a teacher's professional skills and judgement in the teaching of children with SEN; and
 - (iii) has a greater level of involvement in the teaching of children with SEN than is the normal requirement of teachers throughout the school or unit within the school.

Assessment of Appropriate Allowance Values

The school's structure of SEN provision will inform the rationale for decisions made regarding the appropriate allowances values. These should be fair and transparent and set out in the school's Pay Policy and staffing structure. The value of allowances should be based on whether:

- (a) any mandatory qualifications are required;
- (b) the qualifications and expertise of the teacher relevant to the post; and
- (c) the relative demands of the post.

This will require a judgment to be made about the nature and challenge of a teacher's work with pupils with SEN compared and related to that of other teachers in the school.

In establishing appropriate values for the SEN allowances schools should ensure that they have considered the full range of payments available and that the values chosen are properly positioned between the minimum and the maximum established in the national framework.

For example, a teacher who is teaching a special class for which a mandatory qualification is required and who has considerable relevant experience (and who is, therefore, seen as one of the schools leading professionals in this area) would more likely be paid at the top value of the SEN allowances.

Differential values relating to SEN roles in the school should be established to properly reflect significant differences in the nature and challenge of the work entailed so that the different payment levels can be objectively justified.

Schools may wish to take account of the way in which SEN provision is organised and delivered locally and may want to consult the Schools HR Advisory team for advice on establishing appropriate payments.

Subsequent changes in SEN provision (following transition) and safeguarding provisions.

If, at a later date, the Governing Body changes the way the SEN provision is to be delivered and this affects the payment of any SEN allowance so that it is either reduced or withdrawn, then the general safeguarding rules in the STPCD will apply.

Mandatory Qualifications

School should be aware that the SENCO qualification (the National Award for Special Educational Needs Co-ordination) is not one of the mandatory qualifications leading to the payment of an SEN allowance. The role of the SENCO, is a managerial responsibility, and is not one that meets the criteria for an SEN allowance but consideration could be given to the award of a TLR.

Confirming the Changes

Teachers must be issued with a salary statement letter indicating their salary and any allowances and safeguarded sums.

Any changes in SEN allowances need to be notified to your payroll provider (*HR & Payroll Administration Services where schools buy this service from the LA*) by the completion of the relevant change form.

MODEL SALARY STATEMENT

QUALIFIED TEACHER SALARY REVIEW STATEMENT - SCHOOL YEAR

TEACHER'S NAME

Your salary has been reviewed by the Governing Body/Head of Service in accordance with School Teachers Pay & Conditions Document and from you have been awarded scale points as detailed below:	POINT	VALUE	EXPIRY
Point on main pay scale or UPR for qualifications and experience including:-			
Pay point in previous year			
Teaching & Learning Responsibility Payments			
SEN allowance			
Recruitment and retention			
Safeguarded amount		Cash/mark time	
TOTAL			

Signed:
Headteacher/ Head of Service

Signed.
Teacher

Top Copy: For teacher
2nd Copy: For school records

GREEN BOOK STAFF – MODEL POLICY FOR STARTING SALARIES FOR SCHOOL BASED STAFF IN LA MAINTAINED SCHOOLS

1. In accordance with the principles of 'Single Status', all support staff in schools will be paid on the Green Book Pay Spine.
2. Grades and starting salaries are determined by the Governing Body on advice from the Headteacher who should have proper regard to the LA's Pay and Grading Scheme. Further details are available from HR Advisory Team.
3. The starting salary on the appropriate grade will be determined as follows:
 - 3.1 The minimum of the grade should be paid except where discretion to pay a higher point is considered appropriate in accordance with the circumstances set out in sub paragraphs 3.2 to 3.4 below.
 - 3.2 If the person appointed is transferring within maintained schools or within Somerset Council in the same work and on the same grade, their starting salary should be the same as in the previous post. (If transferring between schools or within Somerset Council but to a higher graded post, the starting salary would normally be the minimum point of the new post.)
 - 3.3 If the person is not currently employed on the Green Book Pay Spine but was previously employed on this Spine in the same or similar type of work, consideration should be given to a starting salary above the minimum of the grade which takes account of the person's previous service, any relevant qualifications or experience acquired since this previous service and to the length of the break in service.
 - 3.4 If the person has not previously been employed on the Green Book Pay Spine but has qualifications and previous experience which are considered to be relevant to the type of work they are being employed to do, consideration should be given to a starting salary above the minimum point (see paragraph 3.1 above).
 - 3.5 The practice used to determine the starting salary will be applied in a consistent manner by the Governors.
4. The starting salary will, wherever possible, be agreed with the person when the post is offered at the end of the interview process.
5. The starting salary point will be entered by the school's 'authorised officer' on the payroll report form (PRF) which is used to notify HR Admin and Payroll Services of the appointment. *NB If the PRF does not specify a starting salary, HR Admin and Payroll Services will pay the minimum point of the grade.*

A. SCHOOL BASED SUPPORT STAFF ADDITIONAL CONTRACTUAL PAYMENTS

1. INTRODUCTION

- 1.1 The Governors' Pay Committee has been delegated authority by the Governing Body to award additional contractual payments to support staff.
- 1.2 This document sets out the practices recommended (by the LA) for the use of this power.
- 1.3 The document comprises agreed principles and policies for the award of additional contractual payments for each category and the application/ decision making procedure.

2. PRINCIPLES

- 2.1 Additional contractual payments are those made to employees in accordance with national or local agreements. These payments are calculated using a formula which accurately reflects the extra work and/or responsibilities undertaken.
- 2.2 Line Managers have a duty of care for employees to ensure that they do not work excessive hours. It is normally inappropriate, unacceptable and poor management practice to allow employees to accrue significant numbers of hours in excess of the contracted hours. However, if excessive hours are regularly being worked by an employee, the line manager should discuss the reasons with the employee and agree any ways of reducing their working time. If there is a genuine need for additional hours, one or more of the following strategies could be considered:
 - (a) re-prioritise work (stop or delay doing some things)
 - (b) redeploy other staff to the work
 - (c) take on additional staff.

- 2.3 All contractual payments must be contained within the school's approved budget for pay.

3. POLICY FOR THE AWARD OF ADDITIONAL CONTRACTUAL PAYMENTS IN EACH CATEGORY

3.1 Additional Hours

- 3.1.1 For staff graded up to Grade 12 (up to spinal column point 19), conditions of service allow for contractual payments at overtime rates if flexi hours have been lost or if time off in lieu is not practical from an operational viewpoint.

Additional contractual payments should be calculated as follows:-

For Employees graded Scale 17 to 12 a payment may be awarded based on the number of hours worked x salary (hourly rate) x time and a half.

- 3.1.2 For staff on Grades 11 to 6 subject to flexi-time, additional hours worked should be recovered in accordance with the scheme (ie) flexi-days are taken. Exceptionally time off in lieu should be granted.
- 3.1.3 For staff on Grades 11 to 6 not subject to the flexi scheme, time off in lieu can be taken. The amount of time off in lieu will be conditional on:
- a) the employee keeping a personal record of additional hours worked; and
 - b) the degree to which there is an expectation by management and the employee that the requirements of the contract mean that working hours additional to contract will, of necessity, be a regular feature of the job and have been, to some extent, reflected in the grading of the post;

NOTE: For staff on Grades 11 to 6 and above, honoraria payments for additional hours may be approved in exceptional circumstances (please refer to the Honoraria section of this Appendix).

3.2 Project Work

- 3.2.1 To qualify for an additional payment, the work involved should be undertaken outside the employee's existing contracted hours and should not diminish, in any way, the requirements on the employee to fulfil their expected contractual duties and responsibilities.
- 3.2.2 Account will be taken of the principle relating to excessive working set out in paragraph 2.2 above.
- 3.2.3 Such work will only be undertaken if the employee agrees to do it in the full knowledge that additional workload will result.
- 3.2.4 The value of the payment should take account of the following factors:-
- (a) The number of additional hours of work to be undertaken to fulfil the work.
 - (b) The level of knowledge, skills and understanding needed to carry out the work; and
 - (c) Any income directly generated by the work.

3.3 Higher Grade Duties Undertaken

- 3.3.1 "Acting up" or full duties of higher graded post.

An employee taking on the full duties of a higher graded post for a period of at least four weeks will be paid an amount based on 100% of

the difference in salary between their salary and the salary they would be paid had they actually been appointed to the higher graded post x number of weeks covered divided by 39 (if employed on a term-time only contract) or 52 (if employed all year round).

3.3.2 “Additional duties” or “partial duties” of a higher graded post.

Additional higher grade duties (not taking on full duties of another higher graded post) may be rewarded by an additional payment provided the employee has taken on at least 25% of the duties of the higher graded post for a period of not less than four weeks. Payment will be made on the difference between the employee’s salary and the salary they would have been paid had they been permanently appointed to the higher graded post x % of duties x number of weeks cover.

4. APPLICATION/DECISION-MAKING PROCEDURE

4.1 Each application should be made in writing by the Headteacher and authorised by the Pay Committee. The application should contain information under the following headings:

- Employee’s Name.
- Post Title.
- Salary Grade.
- Category of Contractual Payment (refer to paragraph 3).
- Amount of Contractual Payment.
- Where appropriate the period during which the additional/more responsible work undertaken.
- Full details of the case justifying the additional payment.

4.2 The decision will be notified in writing to the employee and a copy sent to HR Admin and Payroll Services to action the payment.

B. SCHOOL BASED SUPPORT STAFF HONORARIA PAYMENTS – It should be noted that Somerset Council has withdrawn this policy for centrally based staff, with the exception of “additional hours”.

1. INTRODUCTION

1.1 The Governors’ Pay Committee has been delegated authority by the Governing Body to award honoraria to support staff who meet the criteria below.

1.2 This document sets out the practices recommended (by the LA) for the use of this power.

1.3 The document comprises agreed principles and policies for the award of honoraria for each category and the application/decision making procedure.

1.4 The Oxford Dictionary definition of an honorarium is “a payment given for professional services that are rendered nominally without charge” (“nominal”

means “far below the real value or cost”). They are paid entirely at the discretion of the employer and do not form part of a contract of employment.

2. PRINCIPLES

- 2.1 In the contexts that posts have been properly evaluated and the Governing Body can reasonably expect all of its employees to work with a high degree of commitment, effort and ability without additional payments to normal salary, honoraria will only be paid in exceptional circumstances.
- 2.2 Strategies used to motivate, support and enhance the payments of employees will be consistent within the school.
- 2.3 As far as possible all employees should have equal access to opportunities to be awarded honoraria payments for exceptional performance and contribution.
- 2.4 Honoraria payments will not be paid simply for “attendance at work” over and above normal working hours.
- 2.5 All honoraria payments will be made from the school’s approved budget for pay unless the payment can be directly funded by extra income generated as a result of the work involved.
- 2.6 Approval of honoraria payments is discretionary and will be made by the Pay Committee, on recommendation by the Headteacher, and are final with no right of appeal.

3. POLICY FOR THE AWARD OF HONORARIA PAYMENTS IN EACH CATEGORY

3.1 Additional Hours

3.1.1 For staff on Grades 11 to 6, if flexi hours have been lost or if time off in lieu is not practical from an operational viewpoint, an honorarium payment can be made for additional hours worked. The factors determining whether an honorarium should be made in these circumstances and its amount will be:

- (a) The number of hours worked which are additional to contract;
- (b) The operational needs for the additional hours being worked;
- (c) The degree to which there is an expectation by management and the employee that the requirements of the contract mean that working hours additional to contract will, of necessity, be a regular feature of the job and have been, to some extent, reflected in the grading of the post;
- (d) Any additional income generated by the work; and
- (e) The amount of available budget to fund honoraria payments.

4. **APPLICATION/DECISION-MAKING PROCEDURE**

4.1 Each application should be made in writing by the Headteacher who should make a recommendation to the Pay Committee. The application should contain information under the following headings:

- Employee's Name.
- Post Title.
- Salary Grade.
- Category of Honorarium (refer to paragraph 3).
- Amount of Honorarium.
- Period during which additional hours were worked.
- Full details of the case justifying the honorarium.

4.2 Where the Pay Committee decides that an application for honorarium application meets the agreed criteria and approves the application, the employee will be informed in writing and a copy sent to HR Admin and Payroll Services to action the payment.

POLICY FOR DETERMINING ADDITIONAL CONTRACTUAL PAYMENTS FOR TEACHING STAFF UNDERTAKING WORK OUTSIDE OF THEIR CONTRACT OF EMPLOYMENT

- 1.1 This policy covers teaching staff who undertake professional work which has all the following features:
- (a) it is outside the scope of their contract of employment;
 - (b) the work activities require some time off from normal duties; and
 - (c) the work is directly related to the provision of professional educational services either within or outside the Somerset maintained system.

NOTE: *The policy does not cover payments for Out of School hours learning activities.*

- 1.2 Currently the most common examples are employment as part of an OFSTED Team, work as a National or Local Leader in Education and in supporting Headteacher Appraisal as an External Consultant.
- 1.3 The purpose of this policy is to ensure that Governing Bodies and Headteachers understand how the process for approving the work and calculating payments should be managed. In this way the best interests of the teacher, the school and the LA will be served through the adoption of a consistent approach.

2. Benefits of Additional Professional Work

- 2.1 There are a number of tangible benefits for the teacher, the school and the LA in undertaking such professional activities. The teacher will benefit professionally through any training needed to do the work and in the delivery of the work.
- 2.2 During the teacher's absence, while undertaking the professional work, other staff in the school **may** have the opportunity of undertaking additional duties, albeit for a limited period which will, in turn, benefit them.
- 2.3 It is possible that part of the income received for the professional work can be used for the benefit of the school.

3. Approval Process

- 3.1 It is entirely at the Governing Body's discretion as to whether time off will be granted for training and/or undertaking professional work which falls outside a teacher's contract of employment.
- 3.2 The teacher should make a formal request in writing to the Headteacher or the Chair of Governors as appropriate. The request should then be considered by the Governors' Personnel Committee. The teacher should be allowed to appeal to a separate Committee of Governors if approval is not given.

3.3 When deciding whether or not to approve an application, the Governors' Personnel Committee should consider the following matters:

- (a) The advantages and disadvantages for the school in granting the request.
- (b) The extent to which time off will be allowed both in terms of how much time and over what period of time. For example, where the teacher wishes to undertake a professional commitment which is ongoing, a time limit might be applied so that the effect on the school can be assessed and the decision to approve time off reviewed.
- (c) The way in which the income derived from the professional work will be divided between the teacher, colleagues and the school (see paragraph 4 below).
- (d) The need to agree with the teacher that the income for the professional work undertaken will be paid direct to the school's budget before being allocated in accordance with the agreement referred to in sub-paragraph (c) above.

4. Division of Income

4.1 There will be a number of headings under which income can be allocated:

- (a) Payment to the teacher for the professional work undertaken outside the time off period granted, e.g, preparation, follow-up work.
- (b) Out of pocket expenses (travel, accommodation, equipment and materials) for which the teacher must be reimbursed in full. In some cases, the organisation benefiting from the professional services, e.g, an OFSTED team, will arrange to reimburse the teacher direct for the cost of such expenses.
- (c) Costs falling on the school's budget, for example additional payments to staff (additional responsibility payments for colleague teachers, the employment of supply teachers, payments to administrative, secretarial or clerical staff); use of premises and/or equipment.
- (d) "Opportunity" costs ie where no additional financial costs have arisen as a result of granting the teacher paid time off for undertaking professional work, for example, the release of a Headteacher for an OFSTED inspection where he/she has no formalised teaching commitment. It would be reasonable for the Governors/Directors to make an assessment of the lost opportunity by not having the teacher's services during the time off. For example, this could be the notional cost of employing a supply teacher during the time off.

5. Payment Process

5.1 All income deriving from the professional work, with the exception of expenses which may be paid direct to the teacher by the organisation concerned, should be claimed and paid direct to the school's budget.

5.2 The payment made to the teacher should be authorised by the Headteacher/Principal (or in the case of a Headteacher/Principal by the relevant Governor/Director) by sending a letter to Human Resources. The payment made will be processed through the Payroll System and will be subject to Income Tax and

National Insurance contributions in the usual way. The payment will be non-reckonable for pension purposes as it is outside the contract.

- 5.3 Payment to teaching colleagues who have covered the responsibilities of the absent teacher should be dealt with using the usual payroll processes. For example, they should be paid the appropriate Management Allowance for a period appropriately defined to enable the correct additional payment to be made.
- 5.4 If the teacher's absence has been covered by a supply teacher (or a part-time teacher working additional hours), the usual PRF7007 should be completed.
- 5.5 If a member of the administrative team has undertaken additional work not directly connected with the professional work being undertaken by the teacher, an additional hours claim form should be submitted (PRF7006).
- 5.6 If a member of the administrative team has undertaken additional work which directly supports the professional work undertaken by the teacher, the payment should be in the form of an honorarium as it is outside their normal contract of employment.

SALARY DEDUCTION POLICY FOR LEAVE OF ABSENCE (OTHER THAN FOR ILLNESS, INJURY OR MATERNITY LEAVE)

1. Introduction

1.1 Leave of absence for teaching and support staff falls into 3 categories:

- (a) Absences covered by the locally agreed Leave of Absence Regulations for teaching and support staff which is contained in Section 10 of Guidance for Schools. The absences can be with or without pay depending on the reason.
- (b) Leave of absence for reasons not contained in Section 10 for which permission is given in advance or retrospectively by the Headteacher. Again, such absences can be granted with or without pay.
- (c) Leave of absence not authorised either in advance or retrospectively which is treated not only as being without pay but also possibly as being a breach of contract. This could lead to disciplinary action and/or recovery of money from the employee in the form of damages for loss of service e.g. strike action.

1.2 For teachers, the policy takes account of the provisions of the National Conditions of Service for School Teachers (the "Burgundy Book" - paragraph 3.2). This states that "... where authorised unpaid leave of absence or unauthorised absence (e.g. strike action) occurs deductions of salary shall be calculated at a daily rate or part-daily rate based on the day's salary being 1/365th of a year for each day of the period of absence".

1.3 The policy for making deductions from salary within each of the above categories of leave of absence is set out in the following paragraphs.

2. Authorised Leave of Absence Within the Locally Agreed Regulations

2.1 For teachers, deductions of salary are made at a daily or part daily rate (see paragraph 5 below) based on a full day's salary being 1/365th of annual salary for each full day of the period of absence. The period of absence may, if it is considered appropriate, include weekends. For example, if the teacher is granted leave of absence from Monday to Friday, one weekend should be included so that the deduction is 7/365th of annual salary. If the absence is from Friday to Monday, the deduction can be 4/365th.

2.2 For support staff, deductions are made for each hour's absence calculated by dividing the annual salary by 52 weeks 1 day (52.143) then dividing this figure by 37 hours. For part-time support staff, the annual salary figure used is their full-time equivalent salary **not** their pro rata salary.

3. Authorised Leave of Absence Not Contained within the Locally Agreed Regulations as set out in Section 10 Guidance for Schools

3.1 Deductions of salary will be made in accordance with paragraph 2 above.

- 3.2 The period of absence may, if it is considered appropriate, include weekends. For example, if the member of staff is granted leave of absence from Monday to Friday, one weekend should be included so that the deduction is 7/365th of annual salary. If the absence is from Friday to Monday, the deduction can be 4/365th.

NOTE: *Since the reason for the absence falls outside the locally agreed regulations, consideration should be given as to whether a condition of the agreement to the absence is that the employee will pay an invoice raised to cover additional costs arising from the employee's absence, i.e. where the salary costs of the person recruited to cover the absentee exceeds the savings to the school's budget made by the deduction from the employee's annual salary. On this point, each application for leave outside the regulations would need to be judged on its merits, e.g. any additional costs arising as a result of attendance at a funeral should not be chargeable whereas a day's absence for a holiday should be chargeable.*

4. **Unauthorised Leave of Absence**

- 4.1 An absence for a reason which is not considered to be valid (see note below) should be treated as a breach of contract and, dependent on the individual circumstances, disciplinary action should be taken.

NOTE: *In terms of validity, a distinction should be drawn where an employee intends to attend work but circumstances prevent this, e.g. car breakdown and where the employee deliberately absents themselves.*

- 4.2 While a deduction of salary is not an available sanction under the School's Disciplinary and Appeals Procedure, a deduction of salary is, however, an appropriate action by management under contract when an absence is unauthorised. The rate of deduction should be as set out in paragraph 3 above.

NOTE: *Deductions of salary and recovery of costs for industrial action should, in the case of a strike, be calculated on the basis of the number of working hours lost. Where there is industrial action short of a strike, the deduction should be calculated so that any additional financial costs resulting directly from the action are recovered. Advice should always be sought from an HR Adviser before actioning a salary deduction for industrial action.*

5. **Calculation of Deductions for Part Day Absences for Teaching Staff**

- 5.1 If the teacher is full-time and the absence is less than a full day **or** the teacher is part-time and contracted only to work part of the day they were absent, the basis for the deduction will be the appropriate proportion of 1/365th of annual salary.

5.2 The calculation of the deduction for each part day will be made by:

- (a) multiplying the annual salary by 1/365th and
- (b) multiplying the resulting figure by the number of contact session hours of absence divided by the daily number of contact session hours in the school.

5.3 Example

A full-time or part-time teacher who is absent for 3 hours in a school where the pupil contact hours are 5 hours 30 minutes per day would have their deduction calculated as follows:-

- * $\text{Annual salary} \div 365 \times 3 \text{ hours} \div 5 \text{ hours } 30 \text{ minutes.}$
- * For part-time teachers the annual salary figure used is their full-time equivalent salary **not** their pro rata salary.

6. **Employer's Right to Deduct**

Nothing in this Salary Deduction (Pay Deduction) Policy is intended to prevent deductions by the employer of an overpayment of salary/wages/pay, or an overpayment in respect of expenses incurred by the employee in carrying out his/her employment.

NOTES

Pay Portability - A school appointing a teacher who is new to the school is not required to match the salary (point) that the teacher was paid in their previous post.

Schools need to decide their policy on determining starting salaries for their new appointees. The options set out in the model policy allow for:

- (i) applying the principle of full pay portability for all new appointments – this would require all teaching posts being advertised on unrestricted Main Pay Range/UPR pay. *This is the position set out in the NEU/NASUWT joint model pay policy;*
- (ii) no assumption of pay being matched to previous salary – this would in turn require schools to determine the pay or range at which the post will be advertised and the salary offered to the appointee will then be within that range. This could be the full Main Pay Range/UPR range or specified ranges within that e.g. schools wishing to appoint an early career teacher might specify the range as Main Pay Range points 1- 4 or even starting salary up to a specified value.
- (iii) applying the principle of pay portability for new appointments on the teacher's Main Pay Range but not for Upper Pay Range. This would mean that newly appointed teachers' Main scale salary points would be matched but leave the option to offer a UPR starting salary at the discretion of the appointing panel, subject to consideration of the factors set out in paragraph 5.2 and subject to the preferred candidate demonstrating at interview that they are 'highly competent' against Teachers' Standards and able to make a substantial contribution to the school.

Pay Progression - Governing Bodies will need to consider the process by which pay recommendations will be made and moderated for consistency. There are two options:

- (i) The appraisal review template is completed by the appraiser and appraisee including a recommendation on salary progression, where applicable. All such recommendations are then collated and moderated by the Headteacher/Principal to ensure consistency across the school and compiled as a set of final recommendations from the Headteacher/Principal to the Pay Committee; or
- (ii) The appraisal review template is completed by appraiser and appraisee excluding a pay recommendation. The appraisal reviews are collated by the Headteacher/Principal who inserts a pay recommendation where applicable, ensuring consistency across the school. The Headteacher compiles a report setting out his/her pay recommendations to the Pay Committee based on appraisal outcomes.

Movement to the Upper Pay Range- The Governing Body is required to ensure that each teacher's salary is considered annually. Governing Bodies will need to

determine whether to restrict eligibility to apply for payment on the Upper Pay Range or allow any teacher to apply.

The School Teachers Pay and Conditions Document 2025 Section 2 para. 15.1 states “Qualified teachers may apply to be paid on the Upper Pay Range (UPR) at least once a year in line with their school’s pay policy.” Unless the school’s pay policy is specific about who is eligible and when they can apply any teacher may apply at least once a year.

The model policy wording in paragraph 8 is based on the pre-existing arrangements i.e. only teachers who have reached the top of the Main Pay Range can apply (para. 8.1) and can only apply once per school year between 1st September and the 31st October of the following year (i.e. the date by which appraisals relating to the previous school year should be concluded) (para. 8.2).