Manchester City Council

Local Council Tax Support Scheme 2019

effective from 1 April 2019
Introduction

The Welfare Reform Act 2012 abolished Council Tax Benefit and the Local Government Finance Act 2012 made provision for local authorities to devise their own schemes for a Council Tax Support discount to assist people on low incomes to pay their Council Tax.

People over pension age are protected by regulations requiring a local scheme to retain most features of the former Council Tax Benefit scheme. People below pension age are covered by a locally defined scheme that is subject to only limited national prescription.

The Council Tax Reduction Schemes (Prescribed Requirements) (England) Regulations 2012 (SI 2012/2885) set out the scheme provisions that local authorities must adopt for people over pension age and additionally prescribe a small number of provisions that local authorities must incorporate into their local scheme for people of working age. These regulations will be maintained across time.

The Council Tax Reduction Schemes (Default Scheme) (England) Regulations 2012 (SI 2012/2886) prescribed the scheme that would be a local authority’s local scheme if the local authority failed to make a local scheme by 31 January 2013. As such, these regulations will not be maintained beyond that date as any local authority on which the default scheme was imposed will have that as its local scheme and will be responsible for maintaining it.

Both of these regulations were amended for the first year of the scheme by the Council Tax Reduction Schemes (Prescribed Requirements and Default Scheme) (England) (Amendment) Regulations 2012 (SI 2012/3085) to uprate amounts in line with the general 2013 Social Security uprating. Regulations changing the scheme for subsequent years are set out in the Annexe at the end of this Scheme.

Manchester’s scheme for people of working age is based on the government’s default scheme subject to the modifications specified below. The Council at its meeting of 8 March 2019 decided to make this scheme, applicable from 1 April 2019. It is a revision of the Council’s 2013 and subsequent Council Tax Support Schemes. Through powers it delegated to the City Treasurer it incorporated uprated amounts for applicable amounts, disregards, non-dependant deductions and non-dependant income bands from 1 April 2018 and these have been further uprated from 1 April 2019 under these delegated powers. Note that the 2017, 2018 and 2019 upratings reflect the freeze on basic applicable amounts while amounts for disability and carers are increased in line with inflation and new non-dependant deduction rates and their related income bands equivalent to the prescribed values for people over pension age have been applied.
Part A
Council Tax Support for people of pension age

For a person to whom regulation 3 (a) of the Council Tax Reduction Schemes (Prescribed Requirements) (England) Regulations 2012 applies (a “pensioner”), the classes of person entitled to Council Tax Support under this scheme for any week are classes A, B and C as defined in Part 1 of Schedule 1 of those regulations and the provisions of those regulations, amended as may be from time to time, shall apply,

save that

1. In paragraph 1 of schedule 5 of those regulations (disregard of pensions paid for war disablement and to war widows and war widowers), the amount to be disregarded shall be the whole of that income.

2. In matters not prescribed by the Council Tax Reduction Schemes (Prescribed Requirements) (England) Regulations 2012, the provisions of the Council Tax Reductions Schemes (Default Scheme) (England) Regulations 2012 as they relate to pensioners shall apply.

Part B
Council Tax Support for people of working age

For a person to whom regulation 3 (b) of the Council Tax Reduction Schemes (Prescribed Requirements) (England) Regulations 2012 applies (a “person who is not a pensioner”), the classes of person entitled to Council Tax Support under this scheme for any week are those prescribed in paragraphs 16 and 17 of the Schedule to the Council Tax Reductions Schemes (Default Scheme) (England) Regulations 2012 (Class D and Class E) and the provisions of

- Parts 1 to 3 and schedules 7 and 8 of the Council Tax Reduction Schemes (Prescribed Requirements) (England) Regulations 2012 as subsequently amended,
- The Council Tax Reductions Schemes (Default Scheme) (England) Regulations 2012, and

shall apply,

save as follows:-

People of Working Age

1. For the avoidance of doubt, a person who is not a pensioner shall be treated as a pensioner if he is one of a couple and the other member of
that couple has reached the qualifying age for state pension credit and neither member of the couple is
(a) a person on income support, on an income-based jobseeker’s allowance or on an income-related employment and support allowance, or
(b) a person with an award of universal credit.

Maximum Council Tax Reduction

2. In paragraph 29 (1) of the Default Scheme, for a person who is not a pensioner and who is not in receipt of Universal Credit, the amount of a person’s maximum council tax reduction in respect of a day is 82.5% of the amount A/B where—
   (a) A is the amount set by the authority as the council tax for the relevant financial year in respect of the dwelling in which he is a resident and for which he is liable, subject to any discount which may be appropriate to that dwelling under the 1992 Act; and
   (b) B is the number of days in that financial year, less any deductions in respect of non-dependants which fall to be made under paragraph 30 (non-dependant deductions: pensioners and persons who are not pensioners).

Assessment of income and capital

3. In paragraph 20 of schedule 8 of the Default Scheme (disregard of pensions paid for war disablement and to war widows and war widowers), the amount to be disregarded shall be the whole of that income.

Delay in reporting changes

4. Paragraph 107 of the Default Scheme is subject to the proviso that where an applicant (or any person acting on his behalf) fails to notify a relevant change of circumstances in accordance with paragraph 9 of Schedule 8 to the Council Tax Reduction Schemes (Prescribed Requirements) (England) Regulations 2012 (SI 2012/2885)(reproduced in paragraph 115 of the Default Scheme) and that change would result in an increase in the amount of a reduction, the amount of the reduction granted shall not be increased for any day before the day on which the authority received notification of that change.

Uprating

5. The Council shall review the amounts specified in this scheme (these being those set in the 2018 scheme) before 1 April 2019 and thereafter annually, having regard in particular, but not exclusively, to
   (a) the level of funding to be provided by the Secretary for State for Communities and Local Government,
   (b) figures prescribed in the Default Requirements for pensioners, and

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(c) comparable figures in the Housing Benefit scheme.

The resulting figures for 2019 are set out in Appendix 1 below.

Alternative maximum council tax reduction

6. Paragraph 18, Part 8 and Schedule 4 of the Default Scheme shall not apply.

7. For the words “classes D to F” in the Default Scheme there shall be substituted the words “classes D and E”.

Family Premium

8. The provisions set out in regulations 2 and 4 of the Housing Benefit (Abolition of the Family Premium and date of claim) (Amendment) Regulations 2015 [SI 1857 of 2015] to exclude the family premium from the applicable amount of a new applicant shall apply to the applicable amount for Council Tax Support from 1 April 2017 for new claims made on or after 1 April 2017 and for existing applicants where a first child is born or a child joins a household that does not include children on or after 1 April 2017.

Applicable amounts for children

9. The provisions set out in The Social Security (Restrictions on Amounts for Children and Qualifying Young Persons) Amendment Regulations 2017 [SI 376 of 2017] to exclude, with exceptions, additional applicable amounts in the Housing Benefit scheme for a third or subsequent child born or joining the household on or after 1 April 2017 shall apply equally in the assessment of the applicable amount for Council Tax Support.

[Note that The Council Tax Reduction Schemes (Amendment) (England) Regulations 2017 (SI2017/1305) makes corresponding provision for people of pension age to be included in the scheme.]

Temporary absence from home

10. Where a person of working age is absent from Great Britain for more than four weeks, the provisions of the Housing Benefit scheme set out in the Housing Benefit and State Pension Credit (Temporary Absence) (Amendment) Regulations 2016 (S.I.2016 No.624) shall apply also to Council Tax Support.

[Note that The Council Tax Reduction Schemes (Prescribed Requirements) (England) (Amendment) Regulations 2016 (SI2016/1262) makes corresponding provision for people of pension age to be included in the scheme.]
Part C
Provisions common to people of pension age and people of working age

Transitional

1. A person entitled to Council Tax Support in respect of 31 March 2019 or who has made a timely claim for Council Tax Support in respect of 31 March 2019 and whose claim has not yet been determined shall be treated as having made an application for a reduction under this scheme from 1 April 2019.

Technical amendments

2. The Council shall review and amend this scheme as appropriate to reflect changes to legislation referenced in this scheme, changes to the Council Tax scheme itself, decisions of the courts, new sources of income, for example allowances paid under government schemes, and such other matters that appear to require technical amendment to maintain the coherence and intentions of this scheme.

Reviews and appeals

3. Where the provisions of this scheme align with those of the Housing Benefit scheme, the Council will apply the findings of a Lower or Upper Tier Tribunal on Housing Benefit as being applicable to the amount of a reduction under this scheme unless a valuation tribunal determines otherwise.

4. The Council may review and change any decision relating to a reduction to correct an accidental error or to take into account new caselaw relevant to the decision in question but shall be under no obligation to do so in respect of entitlement in any previous financial year.

Application of reductions to account and suspension of changes to reductions and of further reductions

5. The Council will apply a reduction under this scheme to the relevant Council Tax account for the remainder of the relevant financial year, thereby reducing the amount of Council Tax payable. The Council may adjust this amount at any time during or after the relevant year as a result of changes to, or the end of entitlement to, the reduction.

6. The Council may suspend any adjustment to the amount of a reduction or the award of a further reduction if there is doubt about a person’s entitlement to or the amount of a reduction but in such a case shall take all reasonable steps to resolve such doubts as soon as practical. The Council may also suspend any adjustment to the amount, or further
award, of a reduction if an applicant does not provide information or
evidence that is reasonably required within one month of the request for
such information or evidence and may end the reduction from the date
the information or evidence was requested if it is not provided within one
month of the date of the suspension.

7. Where the Council decides that the amount of a reduction should be
reduced, it will usually reduce the amount applied to the account but
reserves the right to waive the application of all or part of that reduction in
cases of “official error” where the applicant could not be considered to
have caused or contributed to the error, had no reason to doubt the
amount of the reduction awarded and could not be expected to pay the
increased liability for Council Tax quickly without difficulty. Adjustments to
a reduction for the remainder of the financial year from the date of the
decision to change the amount of a reduction will always be applied.

Additional disregards of income and capital

8. Payments made under section 49 of the Children and Families Act 2014
(personal budgets and direct payments) as defined in paragraph 66 of
Schedule 5 (sums to be disregarded in the calculation of income other
than earnings) and paragraph 61 of Schedule 6 (capital to be
disregarded) of the Housing Benefit Regulations 2006 shall be fully
disregarded.

Time limit for notifying a change

9. The period of 21 days specified as the period during which an applicant
must notify a change likely to affect the amount of a reduction is extended
to one month to align with the provisions of the Housing Benefit and
Council Tax Benefit (Decisions and Appeals) Regulations 2001,
Regulations 7(2)(a), (3), 8(3)(5) and Regulation 9.

Effective date of change for CTS as a result of an award or
increase of a DWP benefit

10. When the Council has awarded a reduction under this scheme and the
claimant, or a member of their family, becomes entitled to a DWP benefit
or has an increase in the amount of a DWP benefit from a date after the
start of the claim, the provisions of The Housing Benefit and Council Tax
Benefit (Decisions and Appeals) Regulations 2001 Regulations 7(2)(i)
and 8(14) will apply to the award of CTS as they would to an award of
Housing Benefit.

Cases where income equals the applicable amount

11. For the avoidance of doubt, the entitlement of an applicant whose
assessed income is the same amount as their applicable amount is to be
treated according to the provisions of Class A in the case of a person who
is a pensioner or class D for a person who is not a pensioner.
Part D
Additional provisions in respect of people entitled to Universal Credit

1. A person for whom the Council receives both an electronic notification of a new claim for, and subsequently a related first payment of, Universal Credit from the Department for Work and Pensions shall be deemed to have made a claim for a reduction under this scheme on the first day of entitlement to Universal Credit to which that notification of first payment refers.

2. Where an award of a reduction under this scheme is ended because an associated award of Universal Credit has ended or reduced but that award of Universal Credit is reinstated (whether at the same rate or at a different rate) or increased to a level at which an award of a reduction under this scheme would be appropriate within a period of six months, a new claim for a reduction is required. A new claim in these circumstances shall be treated as made on the date on which entitlement to Universal Credit resumed or was increased or six months before the day on which the claim is actually received, whichever is the later.

3. The amount of an award in respect of a day under this scheme for a person entitled to Universal Credit shall be a percentage of the amount set by the authority as the council tax for the relevant financial year in respect of the dwelling in which he is a resident and for which he is liable, subject to any discount which may be appropriate to that dwelling under the 1992 Act, divided by the number of days in that financial year, less the daily rate of any deductions in respect of non-dependants which fall to be made, and that percentage shall be the percentage specified in the following table according to the band in which their excess income falls.

<table>
<thead>
<tr>
<th>Excess weekly income greater than</th>
<th>Excess weekly income no more than</th>
<th>% reduction of Council Tax liability</th>
</tr>
</thead>
<tbody>
<tr>
<td>£80.00</td>
<td>-</td>
<td>Nil</td>
</tr>
<tr>
<td>£75.00</td>
<td>£80.00</td>
<td>12%</td>
</tr>
<tr>
<td>£50.00</td>
<td>£75.00</td>
<td>30%</td>
</tr>
<tr>
<td>£25.00</td>
<td>£50.00</td>
<td>45%</td>
</tr>
<tr>
<td>£0.00</td>
<td>£25.00</td>
<td>70%</td>
</tr>
<tr>
<td>-</td>
<td>£0.00</td>
<td>82.5%</td>
</tr>
</tbody>
</table>

4. Where the Council receives notification from the Department for Work and Pensions of a change to the amount of excess income for Universal Credit and the changed assessment does not result in an alteration to the amount of a reduction under this scheme, the Council is not required to notify the claimant of its recording of that change.
Appendix 1

Uprated amounts from 1 April 2019 for people of working age

The amounts set out in the Schedule to the Council Tax Reduction Schemes (Default Scheme)(England) Regulations 2012 as amended by the Council Tax Reduction Schemes (Prescribed Requirements and Default Scheme)(England)(Amendment) Regulations 2012, and as uprated in Manchester City Council’s Local Council Tax Support Schemes for 2014, 2015, 2016, 2017 and 2018 are further amended as follows:-

Non-dependant deductions

In paragraph 30 (non-dependant deductions) for sub-paragraph 1, substitute “(1) Subject to the following provisions of this paragraph, the non-dependant deductions in respect of a day referred to in paragraph 29 are in respect of a non-dependant aged 18 or over, £4.00 x 1/7” and sub-paragraphs 2 and 4 shall cease to have effect.

(a) in sub-paragraph (1)(a) for “£11.90” substitute “£12.20”;
(b) in sub-paragraph (1)(b) for “£3.90” substitute “£4.00”;
(c) in sub-paragraph (2)(a) for “£202.85” substitute “£207.70”;
(d) in sub-paragraph (2)(b) for “£202.85”, “£351.65” and “£7.90” substitute “£207.70”, “£360.10” and “£8.10” respectively;
(e) in sub-paragraph (2)(c) for “£351.65”, “£436.90” and “£9.95” substitute “£360.10”, “£447.40” and “£10.20” respectively.

Applicable amounts for persons who are not pensioners

In Schedule 3 (applicable amounts: persons who are not pensioners), no uprating is appropriate except in respect of amounts for disability and carers and the amounts specified remain unchanged or are uprated as follows—

(a) in column (2) of the Table in paragraph 1—
(i) in sub-paragraph (1)(a) and (b), £73.10;
(ii) in sub-paragraph (1)(c), £57.90;
(iii) in sub-paragraph (2), £73.10;
(iv) in sub-paragraph (3), £114.85;
(b) in column (2) of the Table in paragraph 3, in each place in which it occurs, £66.90;
(c) in paragraph 4(b), £17.45;
(d) in the second column of the Table in paragraph 17—
   (i) in sub-paragraph (1)(a), for £33.55 substitute £34.35;
   (ii) in sub-paragraph (1)(b), for £47.80 substitute £48.95;
   (iii) in sub-paragraph (2)(a) and (b)(i), for £64.30 substitute £65.85;
   (iv) in sub-paragraph (2)(b)(ii), for £128.60 substitute £131.70;
   (v) in sub-paragraph (3), for £62.86 substitute £64.19;
   (vi) in sub-paragraph (4), for £36.00 substitute £36.85;
   (vii) in sub-paragraph (5)(a), for £25.48 substitute £26.04;
   (viii) in sub-paragraph (5)(b), for £16.40 substitute £16.80;
   (ix) in sub-paragraph (5)(c), for £23.55 substitute £24.10;

(e) in paragraph 23, £29.05;

(f) in paragraph 24, for £37.65 substitute £38.55.

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**Annexe**

**Regulations amending prescribed requirements of the scheme after 1 April 2013**

<table>
<thead>
<tr>
<th>from</th>
<th>by</th>
<th>Effects</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 April 2015</td>
<td>The Council Tax Reduction Schemes (Prescribed Requirements) (England) (Amendment) (No. 2) Regulations 2014 (SI 2014/3312)</td>
<td>Uprating; to align provisions in respect of EEA jobseekers with those in the Housing Benefit scheme; and minor technical matters.</td>
</tr>
<tr>
<td>Date</td>
<td>Description</td>
<td>Updates/Amendments</td>
</tr>
<tr>
<td>-------------</td>
<td>------------------------------------------------------------------------------------------------</td>
<td>-----------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>1 April 2015</td>
<td>The Care Act 2014 (Consequential Amendments) (Secondary Legislation) Order 2015 (SI 2015/643)</td>
<td>Updates the definition of “blind” and other minor technical amendments.</td>
</tr>
<tr>
<td>5 April 2015</td>
<td>The Shared Parental Leave and Statutory Shared Parental Pay (Consequential Amendments) Order 2014 (SI 2014/3255)</td>
<td>Updates definitions relating to paternity pay and shared parental pay</td>
</tr>
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<td>1 April 2016</td>
<td>The Council Tax Reduction Schemes (Prescribed Requirements) (England) (Amendment) Regulations 2015 (SI 2015/2041)</td>
<td>Uprating; to remove the family premium for elderly claimants from 1 May 2016 with transitional protection for existing cases; and minor technical matters.</td>
</tr>
<tr>
<td>1 April 2017</td>
<td>The Council Tax Reduction Schemes (Prescribed Requirements) (England) (Amendment) Regulations 2016 (SI 2016/1262)</td>
<td>Uprating; and to apply more restrictive rules on eligibility for elderly claimants who are temporarily absent abroad.</td>
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<tr>
<td>6 April 2017</td>
<td>The Pensions Act 2014 (Consequential, Supplementary and Incidental Amendments) Order 2017 (SI 2017/422)</td>
<td>Covers the introduction of bereavement support payments</td>
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<td>Date</td>
<td>Legislation</td>
<td>Description</td>
</tr>
<tr>
<td>------------</td>
<td>-----------------------------------------------------------------------------</td>
<td>-----------------------------------------------------------------------------</td>
</tr>
<tr>
<td>1 April 2018</td>
<td>The Council Tax Reduction Schemes (Amendment) (England) Regulations 2017 (SI2017/1305)</td>
<td>Uprating and alignment with minor changes in other schemes</td>
</tr>
<tr>
<td>1 April 2019</td>
<td>The Council Tax Reduction Schemes (Prescribed Requirements) (England) (Amendment) Regulations 2018 (SI2018/1346)</td>
<td>Uprating and alignment with minor changes in other schemes</td>
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