## SUBJECT: REVIEW OF FRAUD SANCTION POLICY

### DIRECTORATE: CHIEF EXECUTIVE AND TOWN CLERK

REPORT AUTHOR: MARTIN WALMSLEY, HEAD OF SHARED REVENUES AND BENEFITS

### 1. Purpose of Report

1.1 To seek Members' comments regarding a small number of amendments to the currently-approved Fraud Sanction Policy, in respect of the shared Revenues and Benefits service between City of Lincoln Council and North Kesteven District Council.

### 2. Executive Summary

- 2.1 On 12<sup>th</sup> September 2013, Revenues and Benefits Joint Committee approved an updated version of the shared Benefit Fraud Sanctions and Prosecutions Policy, making references to the Council Tax Support schemes (which replaced the national Council Tax Benefit scheme from 1<sup>st</sup> April 2013). The purpose of the policy is to assist the Councils in the shared service in preventing and detecting fraud in a consistent, effective, efficient and equitable manner.
- 2.2 On 1<sup>st</sup> October 2014, responsibility for investigation of Housing Benefit fraud in respect of City of Lincoln and North Kesteven transferred to the Single Fraud Investigation Service (SFIS) under Department for Work and Pensions (DWP). However, numerous functions still remain with the local authorities including;
  - Provision of data to SFIS;
  - Consideration of Administrative Penalties;
  - Investigation of Council Tax Support fraud.
- 2.3 On 11<sup>th</sup> February 2016, Executive Board approved an updated Fraud Sanction Policy, to reflect work being undertaken by SFIS and different levels of overpayment value being considered for prosecution.
- 2.4 The proposed amended policy at Appendix 1, highlights further changes required to the existing policy, with a view to take a final revised policy to Executive for consideration/approval on 23<sup>rd</sup> July 2018.

#### 3. Proposed amendments to Fraud Sanction Policy (see Appendix 1)

- Paragraph 5.1.1: 'Panel' amended to 'Benefits Team Leader' (x3);
  - Paragraph 5.1.1: Existing policy states 'the same Panel will consider cases for sanction';
  - Paragraph 5.1.2: 'Panel' amended to 'Benefits Team Leader';

Paragraph 5.1.2: 'For offences committed against the council tax support scheme, the penalty is 50% of the amount overpaid with a minimum penalty of £100 and maximum penalty of £1000' amended to '..., 'the penalty is £70.00';

- Paragraph 5.1.3: 'Panel' amended to 'Benefits Team Leader' (x2);
- Paragraph 5.2.1: 'Panel' amended to 'Benefits Team Leader';
- Paragraph 5.2.2: 'Panel' amended to 'Benefits Team Leader';
- Paragraph 5.3.3: Inserted new paragraph; The Crown Prosecution Service will require a Witness Statement in each case that is taken forward for a prosecution at court. This will be provided by a Benefits Team Leader.
- 3.2 It is proposed that the revised policy go through the consideration/approval process as follows:

City of Lincoln Council	North Kesteven District Council
Policy Scrutiny Committee: - 19 <sup>th</sup> June 2018	Performance and Resources Overview and Scrutiny Panel: - 18 <sup>th</sup> June 2018
Executive: - 23 <sup>rd</sup> July 2018	Executive Board: - 26 <sup>th</sup> July 2018

### 4. Strategic Priorities

- 4.1 Both City of Lincoln and North Kesteven have a number of strategic priorities. Two that have an impact on the Revenues and Benefits Service are:-
  - Lincoln: "Let's Reduce Inequality".
  - North Kesteven: "Our Community Our Economy".
- 4.2 The Benefits Service plays a key role in reducing inequality by ensuring residents receive the benefits they are entitled to and providing money / debt advice. The Revenues Section is also mindful of the strategic priorities when engaging with business ratepayers as they recover business rates and also promoting and encouraging growth in the districts. Digital Inclusion, Channel Shift / Customer Experience, Financial Inclusion and Partnership Working are all key priorities for the shared service.

# 5. Organisational Impacts

- 5.1 Finance: There are no significant financial costs involved in the amendments proposed to this policy, although they will help to allow more effective and efficient use of officer time.
- 5.2 Legal Implications including Procurement Rules: There are no direct Legal or Procurement implications arising from this report.

5.3 Equality, Diversity & Human Rights: There are no direct implications arising from this report.

## 6. **Risk Implications**

6.1 A Risk Register is in place for the Revenues and Benefits shared service.

## 7. Recommendations

Lead Officer:

- 7.1 Members provide comments regarding amendments made to the proposed revised Fraud Sanction Policy;
- 7.2 To comment regarding whether or not delegation of potential future 'minor amendments' to this policy may be delegated to officers for example, a change in job title/role making decisions on sanction, or a legislative change in a £ cost which may be applied.

Is this a key decision?	Yes/ <del>No</del>
Do the exempt information categories apply?	<del>Yes/</del> No
Does Rule 15 of the Scrutiny Procedure Rules (call-in and urgency) apply?	<del>Yes/</del> No
How many appendices does the report contain?	One
List of Background Papers:	None

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