Department for Communities and Local Government

Local Government Finance (England)

# The Referendums Relating to Council Tax Increases (Principles) (England) Report 2016/2017

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Presented to the House of Commons pursuant to section 52ZD(1) of the Local Government Finance Act 1992 as inserted by Schedule 5 to the Localism Act 2011

Ordered by The House of Commons to be printed on 08 February 2016

Printed in the UK on behalf of the Controller of Her Majesty's Stationery Office



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Print ISBN 9781474127875 Web ISBN 9781474127882

ID 29011603 02/16

Printed on paper containing 75% recycled fibre content minimum

Printed in the UK by the Williams Lea Group on behalf of the Controller of Her Majesty's Stationery Office

### The Referendums Relating to Council Tax Increases (Principles) (England) Report 2016/17

#### Legislative background

#### General

- 1. Under section 52ZBa of the Local Government Finance Act 1992 ("the 1992 Act") each billing authority and precepting authority must determine whether its relevant basic amount of council taxb for a financial year ("the year under consideration") is excessive. If an authority's relevant basic amount of council tax is excessive a referendum must be held in relation to that amount.
- 2. Under section 52ZCc of the 1992 Act the question of whether an authority's relevant basic amount of council tax is excessive must be decided in accordance with a set of principles determined by the Secretary of State. A set of principles -
  - may contain one principle or two or more principles, and
  - must constitute or include a comparison between the authority's relevant basic amount of council tax for the year under consideration and its relevant basic amount of council tax for the financial year immediately preceding the year under considerationd.
- 3. In setting principles for the year under consideration the Secretary of State may determine categories of authority. If the Secretary of State does so the same principles must be determined for all authorities falling within the same category and if an authority does not fall within any of the categories its relevant basic amount of council tax is not capable of being excessive for the year under consideratione.
- 4. If the Secretary of State does not determine categories of authority for the year under consideration, any principles determined for the year must be such that the same set is determined for all authoritiesf.
- 5. The principles for a financial year must be set out in a report which must be laid before and approved by the House of Commons. If the report for a financial year is not approved on or before the date on which the local government finance report for the same year is approved by the House of Commons, no principles have effect for that

<sup>a Section 52ZB was inserted into the 1992 Act by Schedule 5 to the Localism Act 2011.
b The term "relevant basic amount of council tax" is defined in section 52ZX of the 1992 Act (inserted as above and</sup> amended by section 41(1) and (9) to (13) of the Local Audit and Accountability Act 2014).

c Section 52ZC was inserted into the 1992 Act by Schedule 5 to the Localism Act 2011.

d Section 52ZC(2) and (3) of the 1992 Act.

e Section 52ZC(4) of the 1992 Act.

f Section 52ZC(5) of the 1992 Act.

year and accordingly no authority's relevant basic amount of council tax is capable of being excessive for that yeara.

The Greater London Authority

- 6. The Greater London Authority ("the GLA") calculates two different basic amounts of council tax for a financial year
  - an amount which applies to the City of London and which does not include any amount in respect of the Mayor's Office for Policing and Crime, and
  - an amount which applies to all parts of Greater London other than the City of London and which includes an amount in respect of the Mayor's Office for Policing and Crimeb.
- 7. The GLA's relevant basic amount of council tax is defined by reference to these two amounts. In particular
  - the relevant basic amount derived from the first of the amounts mentioned in paragraph 6 above is referred to in the 1992 Act as the GLA's unadjusted relevant basic amount of council tax, and
  - the relevant basic amount derived from the second of the amounts mentioned in paragraph 6 above is referred to in the 1992 Act as the GLA's adjusted relevant basic amount of council taxc.
- 8. A principle that applies to the GLA, and that constitutes or includes a comparison between the GLA's relevant basic amount of council tax for the year under consideration and the financial year immediately preceding that year, may only provide for
  - a comparison between unadjusted relevant basic amounts of council tax,
  - a comparison between adjusted relevant basic amounts of council tax, or
  - bothd.

a See generally section 52ZD of the 1992 Act, inserted as above.

**b** Sections 88(2) and 89(3) of the Greater London Authority Act 1999. Section 88(2) was substituted by section 77(1) and (3) of the Localism Act 2011 and section 89(4) (which is mentioned in section 89(3)) was substituted by section 77(1) and (7) of that Act. The Mayor's Office for Policing and Crime was established by section 3 of the Police Reform and Social Responsibility Act 2011.

c Section 52ZX(4) of the 1992 Act.

d Section 52ZC(6) of the 1992 Act.

#### The Report

- This Report is made by the Secretary of State for Communities and Local Government and laid before the House of Commons under section 52ZD(1) of the 1992 Act.
- 10. The Report applies to all billing authorities and all major precepting authorities(a) (other than a mayoral combined authority(b)). In relation to 2016-17 the Report specifies principles for those authorities for the purposes of section 52ZC(1) of the 1992 Act. Accordingly no principles are specified for local precepting authorities for that year.

#### Principles for the financial year beginning on 1st April 2016

11. The principles which apply for 2016-17 are set out in Annex A to this Report. If this Report is approved by resolution of the House of Commons the principles will have effect for that financial year.

*Rt Hon Greg Clark MP* Secretary of State for Communities and Local Government

5 February 2016

a Billing authorities and major precepting authorities are defined in sections 1(2) and 39(1) of the 1992 Act respectively.

**b** A mayoral combined authority is a major precepting authority by virtue of section 39(1)(ab) of the 1992 Act as amended by section 5 of the Cities and Local Government Devolution Act 2016 (c.1). The election for the mayor of the first mayoral combined authority, Greater Manchester, will (subject to Parliamentary approval) take place in May 2017.

#### Principles for the financial year beginning on 1st April 2016

The set of principles determined by the Secretary of State under section 52ZC(1) of the Local Government Finance Act 1992 for the financial year beginning on 1st April 2016 is as follows:

#### Interpretation

1.—(1) In this set of principles—

"2015-16" means the financial year beginning on 1st April 2015;

"2016-17" means the financial year beginning on 1st April 2016;

"the 1992 Act" means the Local Government Finance Act 1992(a);

"the GLA" means the Greater London Authority;

"a relevant local authority" means-

- (a) an authority falling within section 1(4) of the Care Act 2014(b); and
- (b) the Council of the Isles of Scilly;

"a relevant police and crime commissioner" means a police and crime commissioner(c) whose basic amount of council tax for 2015-16 is within the lower quartile of basic amounts of council tax for 2015-16 for all police and crime commissioners;

"a shire district council" means a district council for an area for which there is a county council.

(2) In this set of principles any reference to an authority is a reference to a billing authority or a major precepting authority (other than a mayoral combined authority).

(3) Terms used in this set of principles which are also used in the 1992 Act have the same meanings as in that Act.

#### Categories of authority for 2016-17

**2.** For 2016-17, the Secretary of State determines that the following are categories of authority for the purposes of section 52ZC of the 1992 Act—

(a) any relevant local authority(d);

- (b) the GLA;
- (c) any shire district council;
- (d) any relevant police and crime commissioner(e); and

<sup>(</sup>**a**) 1992 c.14.

<sup>(</sup>b) 2014 c.23. The definition in section 1(4) of the Act covers (a) county councils in England; (b) district councils for an area in England for which there is no county council; (c) London borough councils, and (d) the Common Council of the City of London.

<sup>(</sup>c) Police and crime commissioners replaced police authorities for police areas outside London in November 2012 (see section 1 of the Police Reform and Social Responsibility Act 2011, and Part 4 of Schedule 15 to that Act for transitional provisions).

 $<sup>(\</sup>mathbf{d})$  The bodies that are within this category are set out, for information, in Annex B to this Report.

<sup>(</sup>e) The bodies that are within this category are set out, for information, in Annex C to this Report.

(e) any other authority.

## Principles for 2016-17 for authorities belonging to the category mentioned in paragraph 2(a)

**3.** For 2016-17, the relevant basic amount of council tax of an authority which belongs to the category mentioned in paragraph 2(a) is excessive if the authority's relevant basic amount of council tax for 2016-17 is 4% (comprising 2% for expenditure on adult social care and 2% for other expenditure), or more than 4%, greater than its relevant basic amount of council tax for 2015-16.

#### Principles for 2016-17 for the Greater London Authority

**4.** For 2016-17, the GLA's relevant basic amount of council tax is excessive if—

- (a) the GLA's unadjusted relevant basic amount of council tax for 2016-17 is 2%, or more than 2%, greater than its unadjusted relevant basic amount of council tax for 2015-16; or
- (b) the GLA's adjusted relevant basic amount of council tax for 2016-17 is 2%, or more than 2%, greater than its adjusted relevant basic amount of council tax for 2015-16.

### Principles for 2016-17 for authorities belonging to the category mentioned in paragraph 2(c)

**5.** For 2016-17, the relevant basic amount of council tax of an authority which belongs to the category mentioned in paragraph 2(c) is excessive if the authority's relevant basic amount of council tax for 2016-17 is—

- (a) 2%, or more than 2%, greater than its relevant basic amount of council tax for 2015-16; and
- (b) more than £5.00 greater than its relevant basic amount of council tax for 2015-16.

## Principles for 2016-17 for authorities belonging to the category mentioned in paragraph 2(d)

**6.** For 2016-17, the relevant basic amount of council tax of an authority which belongs to the category mentioned in paragraph 2(d) is excessive if the authority's relevant basic amount of council tax for 2016-17 is more than £5.00 greater than its relevant basic amount of council tax for 2015-16.

### Principles for 2016-17 for authorities belonging to the category mentioned in paragraph 2(e)

**7.** For 2016-17, the relevant basic amount of council tax of an authority which belongs to the category mentioned in paragraph 2(e) is excessive if the authority's relevant basic amount of council tax for 2016-17 is 2%, or

more than 2%, greater than its relevant basic amount of council tax for 2015-16.

#### Annex B

Local authorities for the following areas fall within the definition of "relevant local authority" in the *Principles for the financial year beginning on 1st April 2016* 

(INNER LONDON) City of London Camden Greenwich Hackney Hammersmith & Fulham

Islington Kensington & Chelsea Lambeth Lewisham Southwark

Tower Hamlets Wandsworth Westminster

(OUTER LONDON) Barking & Dagenham Barnet Bexley Brent Bromley

Croydon Ealing Enfield Haringey Harrow

Havering Hillingdon Hounslow Kingston-upon-Thames Merton

Newham Redbridge Richmond-upon-Thames Sutton Waltham Forest

(GREATER MANCHESTER) Bolton Bury Manchester Oldham Rochdale Salford Stockport Tameside Trafford Wigan

(MERSEYSIDE) Knowsley Liverpool St Helens Sefton Wirral

(SOUTH YORKSHIRE) Barnsley Doncaster Rotherham Sheffield

(TYNE AND WEAR) Gateshead Newcastle-upon-Tyne North Tyneside South Tyneside Sunderland

(WEST MIDLANDS) Birmingham Coventry Dudley Sandwell Solihull Walsall Wolverhampton

(WEST YORKSHIRE) Bradford Calderdale Kirklees Leeds Wakefield

(COUNTY COUNCILS) Buckinghamshire Cambridgeshire Cumbria Derbyshire Devon

Dorset East Sussex Essex Gloucestershire Hampshire

Hertfordshire Kent Lancashire Leicestershire Lincolnshire Norfolk North Yorkshire Northamptonshire Nottinghamshire Oxfordshire

Somerset Staffordshire Suffolk Surrey Warwickshire

West Sussex Worcestershire

(UNITARY AUTHORITIES) Bath & North East Somerset Bedford Blackburn with Darwen Blackpool Bournemouth

Bracknell Forest Brighton & Hove Bristol Central Bedfordshire Cheshire East

Cheshire West and Chester Cornwall Darlington Derby Durham

East Riding of Yorkshire Halton Hartlepool Herefordshire Isle of Wight Council

Isles of Scilly Kingston-upon-Hull Leicester Luton Medway

Middlesbrough Milton Keynes North East Lincolnshire North Lincolnshire North Somerset

Northumberland Nottingham Peterborough Plymouth Poole Portsmouth Reading Redcar & Cleveland Rutland Shropshire

Slough South Gloucestershire Southampton Southend-on-Sea Stockton-on-Tees

Stoke-on-Trent Swindon Telford & Wrekin Thurrock Torbay

Warrington West Berkshire Wiltshire Windsor & Maidenhead Wokingham York

Annex C

Police and crime commissioners for the following police areas fall within the definition of "relevant police and crime commissioner" in the *Principles for the financial year beginning on 1st April 2016* 

Cheshire Greater Manchester South Yorkshire Hertfordshire Essex Kent Sussex West Yorkshire West Midlands Northumbria

