

# ESSEX CARE LEAVERS AND COUNCIL TAX POLICY



**Key Information (To correspond with Covalent)**

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| Section/Directorate:                   | Resources  |
| Service Impact Assessment:             | 25/02/2020   |
| External Consultation:                 | Essex Leaders Group<br>Essex Finance Officers<br>Essex Revenues & Benefit Managers |
| Internal Consultation:                 | None   |
| Background Information:                | S13A(1)(c) of the Local Government Finance Act 1992                                |
| Policy Approval – Officer Level        | Owen Sparks – Assistant Director Resources   |
| Policy Approval – Member Level         | Policy and Resources Committee – 24 March 2020                                     |
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| Service Impact Assessment Review Date: | June 2023  |

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## **Introduction**

This policy utilises the discretionary power available to billing authorities arising from S13A(1)(c) of the Local Government Finance Act 1992 to reduce, or further reduce, the amount of council tax a care leaver is liable to pay with effect from 1 April 2020.

## **Definitions**

For the purpose of this policy, a 'care leaver' is defined as:

A person aged up to 21, who has either

- (a) been looked after by Essex County Council 'Essex' for at least 13 weeks since the age of 14; and who was looked after by the local authority at school-leaving age or after that date; or
- (b) who is entitled to leaving care support from Essex.

The Children Act 1989 defines the categories of children entitled to leaving care support as:

'Eligible children' are those young people aged 16-17 who are still in care and have been 'looked after' for a total of 13 weeks from the age of 14 and including their 16th birthday;

'Relevant children' are those young people aged 16 and 17 who have already left care, and who were 'looked after' for at least 13 weeks from the age of 14 and have been 'looked after' at some time while they were 16 or 17;

'Former relevant children' are those young people aged 18, 19 or 20 who have been eligible and/or relevant.

## **Policy statement**

For the purpose of calculating the amount of discretionary council tax reduction to apply, care leavers and those in their household are required to take steps to minimise their liability for council tax by claiming discounts, exemptions and council tax reduction.

After all discounts, exemptions and council tax reduction have been claimed the Council will reduce the council tax liability so that the liability of the household is the same that it would have been had the care leaver been a 'disregarded persons' (such as students) as detailed in s11 and Schedule 1 of the Local Government Finance Act 1992

For example:

- A care leaver joining an existing household with a single person discount in place will be given sufficient discretionary relief to ensure that the council tax liability does not increase as a result of their presence.
- A household where only care leavers are liable to pay council tax will be given sufficient discretionary relief to extinguish the council tax liability completely.
- A care leaver in a property, which would otherwise be exempt from council tax, will be given sufficient discretionary relief to ensure that no council tax continues to be payable.

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