

Carmarthenshire County Council

Assessing Impact

The Equality Act 2010

The Equality Act 2010 (the Act) brings together and replaces the previous anti-discrimination laws with a single Act. It simplifies and strengthens the law, removes inconsistencies and makes it easier for people to understand and comply with it. The majority of the Act came into force on 1 October 2010.

The Act includes a new public sector equality duty (the 'general duty'), replacing the separate duties on race, disability and gender equality. This came into force on 5 April 2011.

What is the general duty?

The aim of the general duty is to ensure that public authorities and those carrying out a public function consider how they can positively contribute to a fairer society through advancing equality and good relations in their day-to-day activities. The duty ensures that equality considerations are built into the design of policies and the delivery of services and that they are kept under review. This will achieve better outcomes for all.

The duties are legal obligations. Failure to meet the duties may result in authorities being exposed to legal challenge.

Under equality legislation, public authorities have legal duties to pay 'due regard' to the need to eliminate discrimination and promote equality with regard to race, disability and gender, including gender reassignment, as well as to promote good race relations. The Equality Act 2010 introduces a new public sector duty which extends this coverage to age, sexual orientation, pregnancy and maternity, and religion or belief. The law requires that this duty to pay 'due regard' be demonstrated in the decision making process. It is also important to note that public authorities subject to the equality duties are also likely to be subject to the obligations under the Human Rights Act and it is therefore wise also to consider the potential impact that decisions could have on human rights as part of the same process.

Carmarthenshire's approach to Equality Impact

In order to ensure that the council is considering the potential equality impact of its proposed policies and practices, and in order to evidence that we have done so, every proposal will be required to be supported by the attached Equality Impact Assessment.

Where this assessment identifies a significant impact then more detail may be required.

Reporting on assessments

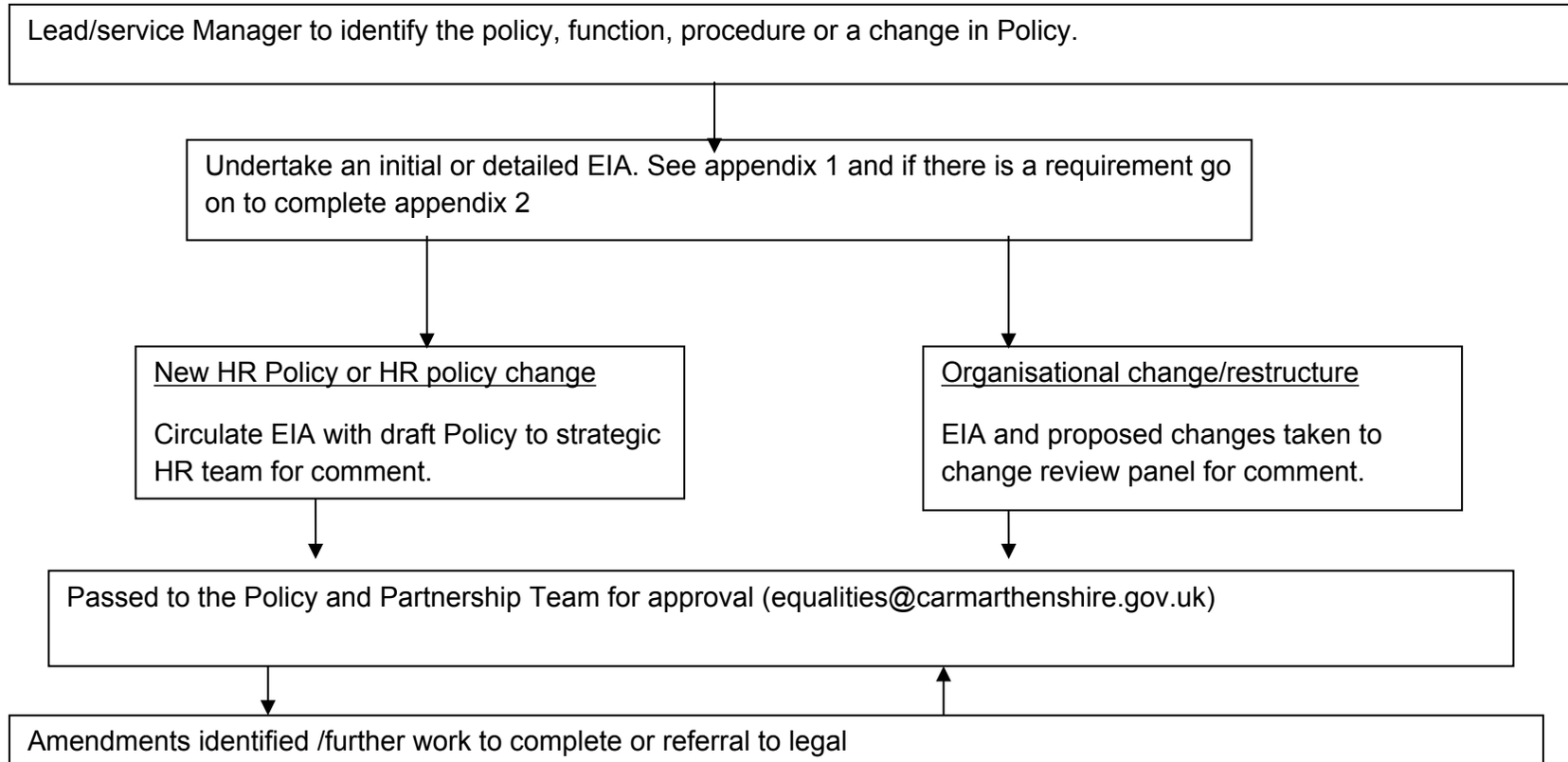
Where it is clear from the assessment that the likely impact on the authority's ability to meet the general duty is substantial, then it must publish a report.

Initial and Detailed Equality Impact Assessments

The initial EIA (appendix 1) is a simple and quick method of assessing the effect of a policy, function, procedure, decision including financial cuts on one or more of the protected characteristics.

The Service Manager responsible for the relevant new or revised policies, functions, procedures and financial decisions must undertake, at least, an initial EIA and where relevant a detailed Equality Impact Assessment (appendix 2); EIA must be attached as background paper with reports to Executive and Scrutiny .

Equality impact assessment – Process to follow where HR implications have been identified



Initial Equalities Impact Assessment Template

Appendix 1

Department: Communities	Completed by (lead): Adele Lodwig ,Advice & Tenancy Support Manager	Date of initial assessment: February 2020 Revision Dates: (N/A)
Area to be assessed: (i.e. name of policy, function, procedure, practice or a financial decision)	Dylan Local Lettings Plan	
Is this existing or new function/policy, procedure, practice or decision?	It is an existing under Carmarthenshire' Access to Social Housing policy, however, this is to assess a Local Lettings Plan as part of a new build development at Dylan Llanelli	
What evidence has been used to inform the assessment and policy? (please list only)		
<p>There is a legal requirement to review allocations policies as per Housing Act. There is no legal duty to review Local Lettings plans, however, given we are deviating from the 'normal' allocation policy, we believe it to be best practice to consider any equality's impact and consultation has been completed with -</p> <ul style="list-style-type: none"> • Partner RSLs • Local Members • Staff 		

1. Describe the aims, objectives or purpose of the proposed function/policy, practice, procedure or decision and who is intended to benefit.	<p>The purpose of a local lettings plan (LLP), which is allowed within our Allocations Policy and the Housing Act, is to enable a mix of household types into a new development to ensure community cohesion and give a newly formed community balance. This is only for the first round of allocation. All future allocations will be let in accordance thereafter with the Allocation Policy.</p> <p>The LLP also allows us the opportunity to give existing tenants the ability to move where they are under or over crowded in Council accommodation but have not wanted to move on as they wish to remain in secure social housing or in their local area.</p>
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		Local Members have been actively consulted in developing the LLP. We have developed it to ensure it means both legal requirements and local needs.			
The Public Sector Equality Duty requires the Council to have “due regard” to the need to:- (1) eliminate unlawful discrimination, harassment and victimisation; (2) advance equality of opportunity between different groups; and (3) foster good relations between different groups (see guidance notes)		2. What is the level of impact on each group/ protected characteristics in terms of the three aims of the duty? Please indicate high (H) medium (M), low (L), no effect (N) for each.	3. Identify the risk or positive effect that could result for each of the group/protected characteristics?		4. If there is a disproportionately negative impact what mitigating factors have you considered?
			Risks	Positive effects	
Protected characteristics	Age	Low			Open to anyone over 16 years therefore no negative impact.
	Disability	Low		Later phases of the development will have bungalows, therefore positive consideration can be given to disabled applicants for these	

				homes.	
	Gender reassignment	Low	Gender is not a deciding factor.		
	Race	Low	Race is not a deciding factor.		
	Religion/Belief	Low	It is not a deciding factor.		
	Pregnancy and maternity	Low	When an applicant is pregnant they require 2 bedrooms to accommodate the unborn child and not be considered as a single person.		
	Sexual Orientation	Low	It is not a deciding factor.		
	Sex	Low	It is not a deciding factor.		

Welsh language	Low	The LLP and advertising the homes on Canfod Cartref descriptions are provided in both English & Welsh		
Any other area				

5. Has there been any consultation/engagement with the appropriate protected characteristics?	No <input checked="" type="checkbox"/> As no identified issues to address.
6. What action(s) will you take to reduce any disproportionately negative impact, if any?	
The Council is committed to securing genuine equality of opportunity, whether required in law or not, in all aspects of our activities as service providers. In practice, this means that every effort is made to ensure that all sectors of the community have equal access to services offered by the Council and its partners. No person will receive less favourable treatment than others because of gender, disability, age, ethnic or national origin, marital status, religious creed, sexuality or responsibility for dependants.	
7. Procurement	
There are no procurement issues	
8. Human resources	
There are no human resource issues.	
9. Based on the information in sections 2 and 6, should this function/policy/procedure/practice or a decision proceed to Detailed	

Impact Assessment? (recommended if one or more H under section 2)		NO <input type="checkbox"/>
Approved by: Head of Service	Jonathan Morgan Head of Service	Date: 20 Feb 2020

Detailed Equalities Impact Assessment Template

Appendix 2

Department:	<p>Not applicable Initial impact assessment is sufficient</p> <p>Please see initial impact assessment</p>
Completed by (lead):	
Date of Detailed assessment:	
Area to be assessed: (<i>Policy, function, procedure, practice or a financial decision</i>)	<p>Please see initial impact assessment</p>
Is this existing or new function/policy/Procedure/ practice	<p>Please see initial impact assessment</p>

1. Describe the aims, objectives or purpose of the function/policy, practice or procedure and who is intended to benefit.	<p>Please see initial impact assessment</p>
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<p>2. Please list any existing documents, evidence, research which have been used to inform the Detailed equality impact assessment. (This must include relevant data used in this assessment)</p>				
<p>3. Has any consultation, involvement been undertaken with the protected characteristics to inform this assessment? (please provide details, who and how consulted)</p>				
<p>4. What is the actual/likely impact?</p>				
<p>5. What actions are proposed to address the impact? (<i>The actions needs to be specific, measurable and outcome based</i>)</p>	<p>What are we going to do</p>	<p>Who will be responsible</p>	<p>When will it be completed</p>	<p>How will we know we have achieved our objective</p>

6. How will actions be monitored?				
Approved by: Head of Service		Date:		

Thank you for completing this assessment.

For further information regarding Assessing Impact, please contact the -

Policy & Partnership Team

Chief Executive's Department

01267 22(4914) / (4676)

equalities@carmarthenshire.gov.uk

Please send a copy of the assessment to the above e-mail address upon completion.