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1. Purpose

1.1. The purpose of this policy is to produce equitable outcomes for the local population and fairness in the provision of funded care and support by ensuring that the tasks of assessment, support planning and review are undertaken in a consistent and transparent manner when completed as part of the Council’s adult social care business process.

1.2. This policy does not describe a major change in approach - it clarifies and codifies existing practice in line with the council’s duties under the Care Act.

2. Scope

2.1. Southampton City Council is responsible for the delivery of care and support for adults normally resident in the area, although the Council may under certain circumstances be additionally responsible for urgent non-resident cases and in cases where there is a cross border dispute with another authority. ‘Adult’ generally refers to individuals aged 18 or over, but in certain circumstances also applies to young adults under the age of 18 years. Individuals with eligible needs may include:

- People with a physical and/or sensory disability
- People with a learning disability
- People with a cognitive disability
- People with a mental health problem
- Young people in transition
- Carers (including young carers)

3. Policy Statement

3.1. The Care Act 2014 has changed the way in which social care support is arranged and provided. The main focus of the Act is to promote wellbeing. The wellbeing principle underpins the whole of the Act and its associated regulations and guidance. However, the Act does not specify a set approach to determining wellbeing and as such the Council will consider each person’s case on its own merits, based upon what the person wants to achieve and how the Council’s actions will affect their wellbeing. The Council’s starting assumption is that individuals are best-placed to determine the wellbeing outcomes they want for themselves, both within their own homes and as members of their local community.

3.2. One of the ways individual wellbeing is promoted by the Council is through the provision of services to meet eligible needs. The Care Act requires councils to allocate resources for the purpose of meeting the individual’s unmet eligible needs through the provision of a personal budget, and these resources must be allocated in a manner that is timely, transparent, and sufficient. In determining how to meet individual needs, however, the Council will take into reasonable consideration its own finances and budgetary position, and must comply with its related public law duties. This includes the importance of ensuring that the funding available to the Council is sufficient to meet the needs of the entire local population. The Council will
consider how to balance that requirement with the duty to meet the eligible needs of an individual in determining how (but not whether) an individual’s needs should be met.

3.3. The Council will take decisions on a case-by-case basis that weigh up the total cost of different potential options for meeting needs, and include the cost as a relevant factor in deciding between suitable alternative options for meeting needs. This does not mean choosing the cheapest option; but the one that delivers the outcomes desired for the best value.

3.4. In determining the value of an individual’s personal budget, the Council will consider the circumstances of the individual and have regard for their views, wishes, feelings, and beliefs. Individual preference and circumstances, however, will not in of themselves determine the personal budget value as the Council must balance its commitments and obligation to personalise care with the principle that financial constraints within public services are such that choice in funded care cannot be limitless.

3.5. The Council’s aim is to enable individuals to take responsibility for organising and managing their need for personal social care or other support to the fullest extent possible given the circumstances of the individual.

3.6. Risk is a part of everyday life and inherent in everything that we do. The identification and management of risk within the context of adult social services requires a balanced approach between what is seen as acceptable or unacceptable and recognising that the concept of risk will vary from person to person. There may however be occasions when the Council’s usual positive approach to risk must be balanced with its duty to have proper arrangements in place to protect individuals who are potentially vulnerable to abuse or exploitation. This is especially important if an individual’s circumstances change and decisions need to be made as a result by the individual or others acting in their best interests. Whilst individuals should as far as possible exercise their right to choose the support they need to achieve their desired outcomes, they must also understand the consequences of those choices and take responsibility for them.

4. Context

4.1. This policy should be viewed within the context of Southampton’s Joint Health and Well-Being Strategy and is key to achievement of the strategy’s objective of supporting the city’s residents to live and age well.

4.2. This policy should also be read in conjunction with the Multi-Agency Safeguarding Policy and the Non-Residential Contributions Policy.

4.3. This policy should also be read in conjunction with the Customer Strategy 2015-2018 which outlines the strategic vision to put customers at the heart of everything that the council does. The council understands and recognises that in an ever changing digital world most people would prefer to do things for themselves, at a time and place convenient to them. Therefore wherever possible the council will ask an individual, their family, friends and carers to use these digital and online tools to support how an individual receives care and support from the council. These digital tools will be easy to use and will empower individuals, their family, friends and carers to be fully involved and at the centre of their care and assessment. Furthermore they will help people receive support, advice or guidance in a timely fashion.
5. General responsibilities and universal services

5.1. This section outlines the care and support functions that the Council will provide to all individuals that come into contact with the care and support system, regardless of whether they have needs assessed as eligible for Council support.

Promoting wellbeing

5.2. The Council will actively work to promote the wellbeing of the residents of Southampton when carrying out its care and support functions. The Council will consider how any actions it proposes may affect the individual in relation to:

- Personal dignity (treating the individual with respect)
- Physical and mental health and emotional well being
- Protection from abuse and neglect
- Control by the individual over day to day life (including over care and support)
- Participation in work, education, training and recreation
- Social and economic well being
- Domestic, family and personal relationships
- Suitability of living accommodation
- The individual’s contribution to society

5.3. How the Council promotes an individual’s wellbeing will vary depending on the circumstances, needs, goals and wishes of the individual. It is likely that some aspects of wellbeing will be more relevant to one individual than another. The wellbeing principle is intended to incorporate the key principles of independent living as expressed in Article 19 of UN Convention on Rights of People with Disabilities. The Council will facilitate independent living wherever possible and appropriate.

Preventing, reducing or delaying unmet eligible needs

5.4. The Council collaborates with its partners through Southampton Connect and service providers to develop services, facilities and resources that help prevent, delay or reduce people’s unmet eligible need for care and support. Southampton Connect has made a commitment to being a city of prevention and early intervention, and to achieve this has adopted the city’s Prevention and Early Intervention Approach. A wide range of preventative services are available locally including but not limited to those which provide information and advice, those which support individuals to adopt more healthy behaviours and lifestyles, and those which provide housing-related support.

5.5. Regardless of whether the individual is ultimately assessed as having any unmet eligible needs or not, when an individual comes into contact with the care and support system, they will be proactively directed towards, and supported to access, preventative interventions and information and advice wherever this is appropriate and might help prevent, delay or reduce the development of their needs.
5.6. When the Council provides an individual with, or supports them to access a preventative intervention, the Council will provide the individual with information in relation to the services offered or measure undertaken.

5.7. The individual must agree to the provision of any preventative intervention or other step proposed by the Council. Where they refuse but continue to have unmet eligible needs for care and support, the Council will proceed to offer the individual an assessment.

5.8. The Council will always look to identify if reablement is likely to be of benefit to an individual with unmet eligible care and support needs in order to maximise independence. If a reablement intervention is arranged, eligibility for Council support will be evaluated under the Care Act eligibility criteria after the reablement intervention has taken place.

5.9. Carers play a significant role in preventing the care and support needs of the individual they care for from escalating. As such, the Council will seek to support carers from developing care and support needs themselves.

Information and advice

5.10. Information and advice are fundamental to promoting wellbeing and enabling people to take control of, and make well-informed decisions about their care and support and can also help prevent and delay people’s need for care and support. Information and advice will be available and offered to people in need of care and support irrespective of whether they have been assessed as having unmet eligible needs.

5.11. The Council will make available to all individuals information and advice on care and support and carers through a variety of channels and formats, this includes, but is not exclusive to, face-to-face, telephone, online and printed media. Any information and advice which people access, or are provided with, will be:

- Clear, comprehensive and impartial
- Consistent, accurate and up-to-date
- Given at an early or appropriate stage
- Appropriate and proportionate
- Provided in an appropriate format
- Recorded within the appropriate section of the individual’s needs assessment

6. Assessment and identifying unmet eligible needs

Assessment overview

6.1. Every case will be assessed individually and where a duty is established pursuant to section 18 of the Care Act 2014 arrangements will be made to meet assessed unmet eligible need.

6.2. If an individual or carer has unmet eligible care and support needs, an assessment will identify what support is required and whether the individual has an eligible need for Council support. The duty to offer or arrange an assessment applies regardless of any other concerns or queries, such as ordinary residence.
6.3. The outcome of the assessment is to provide a full, but proportionate, picture of the individual’s unmet eligible needs so the Council can provide appropriate response at the right time to meet the level of the individual’s needs.

6.4. An assessment is a service in its own right, even if no other services or support are being provided to an individual.

6.5. Undertaking an assessment is not a commitment by the Council to provide or arrange adult social care services, but is a means of collecting relevant information to inform the decision as to what support an individual does require and whether they are eligible for support through the Council.

6.6. The assessment process is flexible and can be adapted to best fit with the person’s needs, wishes and goals. The nature of the assessment will not always be the same for all people, and will depend on the individual circumstances. Where appropriate and possible the preferred option is a supported self-assessment. The individual completes the assessment themselves, with support and in consultation with relevant professionals and individuals. Individuals are not obliged to undertake a supported self-assessment and may prefer to be assessed by the LA using another format for example a face to face assessment or joint assessment. The Council is working to implement systems that mean that whichever format of assessment an individual chooses; the assessment will use the same materials and capture the same information.

Principles of assessment

6.7. In line with the Care Act, any assessment will abide by the following principles:

<table>
<thead>
<tr>
<th>1.</th>
<th>Assessments must be appropriate</th>
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<tr>
<td>Assessments must be carried out in a manner that has regard to the individual’s situation, preferences and outcomes.</td>
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<th>2.</th>
<th>Assessments must be proportionate</th>
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<tr>
<td>Assessments should only be as intrusive as necessary to establish an accurate picture of the unmet eligible needs of the individual. This involves hearing and understanding the initial presenting problem, not taking this at face value and ensuring underlying needs are explored and understood</td>
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<th>3.</th>
<th>Assessments must be person-centred</th>
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<tr>
<td>The individual must be at the centre of the assessment process as the expert in their own life. Assessments should be collaborative, with the individual involved in the process as much as possible, or as much as they wish.</td>
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<th>4.</th>
<th>Assessments should use a strengths-based approach</th>
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<td>Assessments should identify the strengths the individual has which could be mobilised to help them achieve their outcomes. A strengths-based approach recognises personal, family and community resources that individuals can make use of.</td>
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<th>5.</th>
<th>Assessments should use a whole family approach</th>
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<tr>
<td>Assessments should take a holistic view of a person’s needs to consider the impact on family and wider networks. Where a young carer is identified, the practitioner must make a referral for a young carer’s assessment.</td>
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6. Assessments are a key element of the prevention approach

Assessments must consider whether the individual would benefit from available preventative interventions. Assessments can include a pause while the person receives such services.

7. Assessments should be outcomes-focussed

Assessments should explore what the individual wants to achieve and how this might be done.

The supported self-assessment process

6.8. The assessment process takes the individual from initial contact through to supported self-assessment or face-to-face assessment, support planning and review. The assessment informs eligibility determination and the allocation of resources to meet eligible unmet needs.

6.9. Supported self-assessment is an assessment led by the individual with appropriate help from a family member, friend, carer or advocate, and supported by the Council as required. The objective is to place the individual in control of the assessment process and enable them to lead as fully in the process as they wish to.

6.10. The Council will offer supported self-assessment as a form of assessment if the adult or carer is willing, able and has the capacity to undertake such an assessment. If the individual does not wish, or is unable to self-assess, then a face-to-face assessment will be undertaken.

6.11. As required by the Care Act, the Council will assure itself that the self-assessment is a complete and accurate reflection of the individual’s needs.

- Where possible, the verification process will not repeat the full assessment process. However, where the supported self-assessment is incomplete or inaccurate, it may be necessary to repeat part or all of the assessment.

- Providing the individual gives their consent, the practitioner may consider it useful to seek the views of those who are in regular contact with the individual, such as their carer(s) or other appropriate people from their support network, and any professional involved in providing care (e.g. GP, district nurse, housing support officer).

The face-to-face assessment process

6.12. An assessment should commence within a reasonable time of receiving the referral or initial contact.

6.13. The assessor will work with the individual to establish clear expectations at the assessment or review stage regarding the purpose of the assessment.

Fluctuating unmet eligible needs

6.14. In establishing unmet eligible needs, the Council will consider the individual’s care and support history over a suitable period of time to take account of potential fluctuation of needs.

6.15. Fluctuating unmet eligible needs refers to needs which may not be apparent at the time of assessment, but have been an issue in the past and are likely to arise again in the future. Care
needs over a suitable period of time will be fully explored to establish as complete a picture of the range of fluctuation as possible.

Safeguarding

6.17 Where the Council has reasonable cause to suspect that a person in their area that has needs for care and support (regardless of whether or not the Council is meeting those needs) is experiencing or is at risk of abuse or neglect and as a result of those needs is unable to protect themselves against abuse or neglect or risk of it, then pursuant to section 42 of the Care Act 2014 the Council must make whatever enquiries it considers necessary to decide what further action, if any, should be taken.

6.18 Where the adult has care and support needs the Council will continue to carry out a needs assessment and determine whether they have eligible needs, and if so, how these will be met. The assessment for care and support will run parallel to the safeguarding enquiry and the enquiry will not disrupt the assessment process or the Council meeting eligible needs.

Advocacy and participation support

6.16. The Council must be confident at all times that the individual is able, or is fully supported, to be involved as far as possible in the assessment process. The Council will make any reasonable adjustments to the assessment process to enable an individual to be fully involved. An appropriate person or independent advocate will be engaged if the individual still has substantial difficulty in any of the following areas:

- Understanding relevant information
- Retaining information
- Using or weighing the information as part of engaging
- Communicating views, wishes and feelings

Assessing capacity

6.17. It must be assumed that an individual has capacity unless it is established they lack capacity. The practitioner will establish the individual has the mental capacity to fully understand and be involved with the assessment by checking they understand the questions being asked, are capable of providing answers, understand the implications on their personal circumstances of the overall process and have the capacity to express their wishes and feelings.

6.18. Where an individual appears to lack the capacity to assess their own support needs, an assessment under the Mental Capacity Act (MCA) 2005 will be undertaken.

What happens after the assessment?

6.19. The practitioner will ensure the individual and those involved are in agreement with the content of the assessment. If agreement is not feasible, the assessment should reflect who is and is not in agreement with everything stated in the document.
6.20. The practitioner will ensure the individual and those involved are in agreement with the content of the assessment. If agreement is not feasible, the assessment should reflect who is and is not in agreement with everything stated in the document.

6.21. The individual will be provided with a written copy of their assessment. The assessment may also be shared with anyone else the individual requests it to be shared with.

6.22. Where an independent advocate is involved in supporting the individual, the practitioner will keep the advocate informed so they can support the adult to understand the outcome of the assessment and its implications.

Transitions

6.23. Effective person-centred transition planning is essential to help young people and their families prepare for adulthood. The Care Act identifies three particular groups in relation to transitions - young adults approaching adulthood, carers of those young adults, and young carers approaching adulthood. The Council must undertake a transition assessment of anyone in the three groups when there is significant benefit to the young person or carer in doing so by considering the circumstances of the young person or carer and whether it is an appropriate time to undertake the assessment as they prepare for adulthood.

6.24. A young person in this context shall be defined as an individual in their teenage years who will most likely be preparing for their adult life, although it can refer to anyone under the age of 18 years. A transition assessment is required for any young person who is likely to have need for adult care and support after turning 18. The young person may already be receiving children’s services, but not necessarily so.

Refusal of assessment

6.25. The Council is not required to carry out assessment where an individual with possible unmet eligible care and support needs or a carer feels they do not need care or do not want local authority support, unless, there is evidence to suggest that the individual concerned lacks the mental capacity to make this decision or is a vulnerable adult (i.e. (i) under constraint, (ii) subject to coercion or undue influence or (iii) some other reason preventing them from expressing real and genuine consent). Where this situation arises the practitioner must consult with Legal Services to seek advice on what legal remedies and powers are available.

Urgent unmet eligible need

6.26. The Care Act permits the Council to meet unmet eligible needs which appear to be urgent, without having first conducted a needs assessment, financial assessment or eligibility criteria determination. The Council will respond to urgent unmet eligible need wherever possible by undertaking an assessment, but in some urgent situations will proceed to meet unmet eligible need in order to provide a safe environment for the individual at risk.

6.27. The Council may meet urgent unmet eligible needs regardless of whether the adult is ordinarily resident in its area.

6.28. The Council’s duty to meet unmet eligible needs will also arise when urgent needs arise as a result of service failure of a provider, including unregistered providers (i.e. providers of unregulated social care activity).
6.29. The Council has a statutory duty to carry out a regular and proportionate re-assessment or review of each individual’s care and support plan. The review will be used to ensure that needs are being met and that support is appropriate. Frequency of reviews will be agreed and included in the support plan, but may be undertaken more frequently as needed. Individuals and carers are entitled to request a review of their overall situation in the interim if their circumstances change.

7. Determining eligibility

The national eligibility criteria

7.1. The Care Act 2014 sets out the provision on eligibility criteria. It is supported by the Care and Support (Eligibility Criteria) Regulations 2014. The eligibility criteria introduce a minimum eligible threshold establishing what level of needs must be met by local authorities.

7.2. Regardless of the format the assessment of needs takes, the final decision on eligibility sits with the Council. Following an assessment, the Council will determine whether the person is eligible for care and support, by applying the national threshold as outlined below:

**National eligibility criteria for adults with unmet eligible care and support needs**

An adult’s needs meet with the eligibility criteria if:

a. The adult’s needs arise from, or are related to, a physical or mental impairment or illness (includes conditions such as physical, mental, sensory, learning or cognitive disabilities or illness and brain injuries).

   PLUS

b. As a result of the adult’s needs, the adult is unable to achieve two or more of the outcomes specified (see Appendix 2)

   PLUS

c. As a consequence there is, or is likely to be, a significant impact on the adult’s wellbeing

An adult’s needs are only eligible when they meet all three of the conditions (a-c) above
7.3. In relation to ‘c’ above, the term “significant” is not defined by legislation. The Council will consider whether the adult’s needs and their consequent inability to achieve the relevant outcomes will have an important, consequential effect on their daily lives, their independence and their wellbeing. In making this judgement, the Council will look to understand the adult’s needs in the context of what is important to him or her. All cases will be considered on an individual basis using professional judgement and analysis of the information gathered in the assessment.

7.4. Determining eligibility for Council support may be undertaken at various stages of the assessment process depending on the individual’s needs and will involve evaluation of all available assessment information.

7.5. In order to ensure that care and support services are delivered in a fair, equitable and transparent way, the Council will apply the national eligibility criteria to each individual to determine whether they are eligible for adult social care services.

7.6. The eligibility decision will be made within a reasonable time of the assessment being completed.

7.7. In certain cases where individuals with unmet eligible needs are offered reablement services, they may receive a subsequent assessment which may establish that they no longer have unmet eligible needs.

What happens if someone does meet the national criteria?

7.8. When it is clear that the individual’s needs are above the national eligibility threshold they will be offered help to find options to meet their needs within the resources available. The level of funding they may receive will be determined by the completion of a financial assessment.

What happens if someone does not meet the national criteria?

7.9. Individuals who do not satisfy the eligibility criteria requirements should be signposted to locally available universal services, details of which may be found in the Southampton Information Directory.

7.10. Where following the assessment it is determined by the Council that it is not required to meet the individual’s needs, the individual will be provided with a written explanation for this determination.

8. Care and support planning

8.1. Individuals will receive a care and support plan for the needs the council is required to meet. The support plan will set out how needs are to be met and will be regularly reviewed to determine progress against expected outcomes.

8.2. The plan will be both person-centered and person-led, and the council will take all reasonable steps to involve and agree the plan with the person the plan is intended for, the carer (if there is one), and any other person request by the individual to be involved.

8.3. The care and support plan must contain the following elements:

- The needs identified by the assessment
- Whether, and to what extent, the needs meet the eligibility criteria
8.4. The council will give a copy of the care and support plan to the person for whom the plan is intended, any other person they request to receive a copy, and their independent advocate if they have one.

9. Allocating funding to unmet eligible needs (personal budget)

Overview

9.1. In line with the Care Act requirements, everyone whose needs are met by the Council, whether those needs are eligible or if the Council has chosen to meet other needs, will receive a personal budget.

9.2. The personal budget gives the individual clear information regarding the money that has been allocated to meet needs identified in the assessment. Whilst the assessment identifies all needs for eligibility determination, the Council is only required to provide support for assessed eligible needs that are not met (e.g. an individual may have some eligible needs which are being met by a carer).

The indicative budget

9.3. Following assessment, an indicative budget will give the individual an early estimate of how much money it is likely to cost to get the support needed to meet their unmet eligible needs. The indicative budget value will be represented as a weekly cost of care and be calculated by multiplying the current average unit cost of the required care type by the amount of care required. So for example, if an individual requires 10 personal care visits of 30 minutes each (.5 of an hour) per week, and the average cost to the council for an hour of personal care is £14.40, then the individual’s indicative budget value will be £72.00 per week, (10x.5x14.40).

9.4. The indicative budget will be shared with the individual at the start of support planning to allow them to make informed and appropriate decisions about how their unmet eligible needs are met. The individual must be made aware that the indicative budget may be decreased or increased depending on decisions made during development of the support plan. The final value of the individual’s personal budget will be further influenced through the process of confirming the cost of meeting the individual’s needs with the council’s providers of care and support services, which may be higher or lower than average for a variety of reasons, (i.e. complexity of individual need, service user location, variations in the supply of and demand for different service types). To enable practitioners to calculate each individual’s indicative budget value, and to comply with the
council’s duty under the Care Act to be transparent in its approach to calculating personal budget values, the council will publish a list of average placement costs which will be updated annually.

The personal budget

9.5. The final, actual allocation (the personal budget) is agreed as part of the support planning process. When establishing the personal budget value, the Council is required to consider local market intelligence and the cost of local quality provision to ensure that the personal budget reflects local market conditions and that appropriate care that meets needs can be obtained for the amount specified in the budget. To confirm the value, then, the practitioner must refer the individual’s care and support plan via their senior practitioner or relevant funding panel to the council’s Care Placement Service (CPS). The CPS will ‘market test’ the cost of meeting the needs detailed in the support plan and confirm the personal budget value for the practitioner, who will then share this information with the individual. In certain circumstances the personal budget may be substantially different to the estimated amount in the indicative budget.

9.6. The personal budget will be an amount sufficient to meet the individual’s identified unmet eligible care and support needs and will be broken down into:

- The amount the individual must pay (established following a financial assessment if unmet eligible needs are to be met through services which are charged for), and
- The amount the Council will pay

9.7. If the individual has capital or savings above £23,250, or if the value that they are assessed as having to pay following a financial assessment exceeds their personal budget, then the individual will not receive any funding from the Council.

9.8. If the individual or a third-party on their behalf is making a top-up payment in order to secure the care and support of their choice the top-up payment will not form part of the personal budget as the budget must reflect the costs to the Council of meeting the needs.

9.9. If the individual or a third-party on their behalf is making a top-up payment in order to secure the care and support of their choice the top-up payment will not form part of the personal budget as the budget must reflect the costs to the Council of meeting the needs.

9.10. Costs for reablement and intermediate care will not be included in the personal budget.

Use of the personal budget

9.11. The individual can choose how their personal budget is deployed, this is likely to be one, or a combination of, the following ways:

- Managed account held by the Council, with support required to meet unmet eligible need arranged by the Council
- Managed account held by a third party (known as an Independent Service Fund)
- Direct payment (For more information, please refer to the direct payments section of the [Southampton Information Directory](#))
9.12. Whatever way the personal budget is used, the decision will be recorded in the support plan.

9.13. The personal budget will be kept under review to ensure needs continue to be met. If an individual’s unmet eligible needs change fundamentally a review of their needs will be undertaken and a new revised personal budget allocated as required.

**How does the resource allocation process support carers?**

9.14. The support provided by a carer does not affect the eligibility determination for an individual with eligible unmet care and support needs. An assessment of the cared for person’s eligible unmet need and the subsequent determination of the individual’s personal budget value will however reflect the contribution made by carers in meeting the individual’s needs.

9.15. If it is identified that carers may benefit from services, or if requested, a separate carer’s assessment will be completed to deal specifically with their eligible unmet needs. Carers are entitled to an assessment even if the service user does not agree to undertake an assessment of their own need.

9.16. The Care Act specifies that a carer’s need for support can be met by providing care to the person they care for. Where a service is provided directly to the adult needing care, even though it is to meet the carer’s eligible unmet needs (e.g. replacement care), the adult will be liable to pay any charge. It is important that the adult with needs agrees to receive that type of care and any subsequent charge.

**Care and support arranged by the Council**

9.17. In cases where an individual chooses to take their personal budget as a managed account held by the Council, the care and support required to meet the needs outlined in the care and support plan (including any amendments to the package of care) must be arranged via the Council’s Care Placement Service, rather than directly by practitioners themselves. This is done to:

- Enable the council to comply with its duty under the Care Act to ensure a sufficient and diverse supply of high quality care and support services
- Ensure best value in the cost of externally provided care and support
- Ensure consistency in the personal budget value calculation process

**Direct Payments**

9.18. The Council will offer direct payments to all individuals in receipt of a personal budget in the first instance so that they can purchase services that they are eligible to receive, unless the individual falls into one of the following categories:

- Offenders on a community order, suspended sentence, or released from prison on licence
- People with a drug or alcohol dependency who are subject to community treatment orders
• People who are receiving care and support from their spouse or partner or another family member living at the same address (it may be possible in some cases to allow this by authorisation of a Service Manager).

9.19. Payments can made as single payments for a specific event or item or ‘ongoing’ for needs over short or long periods of time. People can have all or part of their needs met via direct payments, with Southampton City Council arranging the remainder in the case as a ‘mixed package’ of care.

9.20. A request for needs to be met via a direct payment does not mean that there is no limit on the amount attributed to the personal budget. There may be cases where it is more appropriate to meet needs via care and support services purchased by the Council, rather than by making a direct payment. For instance, this may be the case where there is no local market for the particular type of care and support that the person wishes to use the direct payment for, except for services provided by the local authority. It may also be the case where the costs of an alternate provider arranged via a direct payment would be more than the local authority would be able to arrange the same support for, whilst achieving the same outcomes for the individual.

9.21. Where an individual has a third party managed account or support to facilitate administration of a direct payment, this additional charge for this will be included as part of the direct payment amount.

9.22. The direct payment recipient must agree to use the money only to secure services to meet their eligible needs and outcomes as determined by assessment and set out in their care and support plan. The Council, once satisfied that the persons assessed eligible needs will be met through the arrangements he or she makes using the Direct Payment, still retain a duty to ensure eligible needs are met.

9.23. The ability to meet needs by taking a direct payment will be clearly explained to the individual in a way that works best for them, so that they can make an informed decision about the level of choice and control they wish to take over their care and support.

9.24. The council may from time to time undertake audits of direct payment arrangements to ensure compliance with this and other relevant council policy.

10. Meeting eligible unmet needs

Ways of meeting unmet eligible needs

10.1. Personal budgets enable creative approaches to be taken to meet an individual’s unmet need and also reduce reliance on traditional services. The Council promotes wellbeing through a range of interventions, including preventative services and community resources, as well as through more formal support such as care services and services designed to support independent living and reablement.

10.2. The Council will ensure that other sources of funding and support are always explored before the allocation of a personal budget.

10.3. Where unmet eligible needs are capable of being met in two or more ways, the Council will favour the most cost effective given the circumstances of the individual and with regard for their personal preferences.
10.4. The Council will ensure that a person’s entitlement to a personal budget is reviewed regularly to ensure that he/she is still eligible and that his/her outcomes are being met in the most cost-effective way. The Council recognises that the unmet eligible needs of individuals may both increase and decrease over time, and the packages of care being received by individuals are adjusted accordingly in line with these changes, which may include a change in the location and/or type of care provided.

10.5. The Council will ensure that at least one option is available and affordable within an individual’s personal budget, and will try to ensure that there is more than one where possible.

Community services

10.6. Support to access community facilities will focus on developing independence and skills, training, paid work and volunteering opportunities unless the individual’s assessment indicates a particular need for an identified service. The time limit of the support should be clearly linked to that need and based on an enablement approach.

10.7. In cases where transport has been assessed as an unmet eligible need which cannot be met without support from the Council, the cost of getting individuals to and from a day service will be taken into account when determining the most cost effective means of providing day care for a service user. The method of transport should be appropriate to meeting the needs of the service user, be sustainable and represent value for money. This includes where appropriate assisting the service user in accessing public transport, and supporting individuals to increase their ability to travel independently.

10.8. There may be times when the Council cannot safely meet a person’s needs in the current home. If there are very significant risks it may be that an alternative placement is the most appropriate way to meet that need. Where someone is assessed as lacking capacity to make relevant decisions in relation to their care, the individual’s best interests will be considered under the Mental Capacity Act 2005.

10.9. There may be times when the Council cannot safely meet a person’s needs in the current home. If there are very significant risks it may be that an alternative placement is the most appropriate way to meet that need. Where someone is assessed as lacking capacity to make relevant decisions in relation to their care, the individual’s best interests will be considered under the Mental Capacity Act 2005.

10.10. The Council will take decisions on a case-by-case basis which weigh up the total costs of different potential options for meeting needs, and include the cost as a relevant factor in deciding between suitable alternative options for meeting needs. This does not mean choosing the cheapest option; but the one which delivers the outcomes desired for the best value. This may mean that in some cases, the Council sets a personal budget which is lower than the cost of the option that a service user prefers, but in each case, the Council will carefully consider the individual’s circumstances and their views, wishes and feelings before reaching a decision.

Housing with care

10.11. ‘Housing with care’ (i.e. extra care, supported living) is a service model associated with a range of positive benefits, including:
• Slower deterioration in functional ability when compared with people living in traditional care homes, and in particular, a lower incidence of falls
• Less usage of health services, including fewer nursing consultations and hospital inpatient
• Good quality of life and social wellbeing, including reduced social isolation and loneliness

10.12. To ensure the Council complies with its duty under the Care Act to prevent and delay the development of need for care and support, the Council has adopted ‘housing with care’ as its preferred alternative to a care home in circumstances where an individual’s unmet eligible needs can no longer be safely met in their current home.

Housing adaptations

10.13. Where appropriate, individuals will be assessed and supported to apply for a Disabled Facilities Grant (DFG), or other Local Authority funding, where available, which may fund adaptations in owner occupied homes and in homes rented from a private landlord or registered provider of social housing (housing association). Adaptations are also available in homes rented from the council. An individual’s unmet eligible needs will be reviewed on completion of the adaptation and the personal budget may be revised accordingly.

10.14. People living in 24-hour funded care should receive appropriate daytime activity, stimulation and access to community facilities as part of that 24-hour care.

Residential and nursing care

10.15. People living in 24-hour funded care should receive appropriate daytime activity, stimulation and access to community facilities as part of that 24-hour care.

10.16. As outlined in the Care and Support (Choice of Accommodation) Regulations 2014, where the Council is responsible for meeting an individual’s care and support needs and their needs are assessed as requiring a particular type of accommodation, the individual has the right to choose between different providers of that type of accommodation as long as the preferred accommodation would not cost the authority more that it would usually expect to pay for care of this type.

10.17. If a service user prefers to move to accommodation which is more expensive than the Council would normally expect to pay, this would be agreed provided that a third party (or in certain circumstances, the service user) agrees to pay the difference between the Council’s usual price and the actual cost of accommodation.

10.18. Should the third party payments cease or self-funders assets drop below the £23,250 capital limit, there is no obligation on the Council to continue to maintain the resident in the more expensive accommodation and this will be made clear to all parties, including the accommodation provider, from the outset.

10.19. Instances may arise where individuals, particularly those ready to be discharged from hospital, insist they will only accept a placement in a chosen home or homes. If a place is available in the preferred home, the individual can exercise their right to choose. If a place in the preferred home is not available, the individual will be required to choose an available alternative. The Council works in partnership with University Hospital Southampton NHS Foundation Trust and Solent NHS
Trust, and in line with the local Managing Complex Discharge Policy, patients may not remain in hospital when they are fit for discharge to wait for a placement in a preferred home when a suitable alternative is available.

Support and services not normally covered by personal budgets

10.20. Where an individual chooses to use their personal budget as a managed account held by the council with support required to meet unmet eligible need arranged by the council, the following services and/or activities would not normally be included within the individual’s personal budget allocation:

- The Council would not usually expect to pay for leisure activities as these should mostly be met from the individual’s income or benefit in the first instance.

- Veterinary bills and costs for securing the property would not usually be paid by the Council. However, where the Council does incur costs for these as there are no other options available, the Council will look to recover the costs from the individual.

- Costs for transport to an activity or service should usually be met by usage of Disability Living Allowance, Personal Independence Payments, Attendance Allowance or other sources of income of the individual. The Council would not expect to pay for transport to an activity or service unless it is established as a clear unmet need for individuals with assessed eligible needs and there are no alternative ways for the needs to be met.

- The Council does not have responsibility for provision of NHS services such as patient transport.

Jointly funded care

10.21. Where an individual is in receipt of a care package that is jointly funded by the Council and an NHS Clinical Commissioning Group, the policy of the organisation funding the greatest share of the care package cost will have precedence in guiding the care planning process. Where the Council is the ‘lead’ funder for a jointly funded package of care, practitioners should also have regard for the care planning policy of the co-funding organisation.

Services for carers

10.22. Services provided primarily for carers will be separately identified from any provision for the cared for person via a carers assessment and carers personal budget.

10.23. The Council commissions a range of services to meet eligible needs that support carers’ health and wellbeing and enable them to continue in their caring role.

10.24. When assessing and meeting the unmet eligible needs of carers and individuals with care and support needs, the Council will adopt a “whole family” approach, which aims to respond to the needs of both the individual and carer equally.

11. Appeals/ disputes

11.1. The council will take all reasonable steps to limit appeals or disputes regarding the personal budget allocation, including:

- Effective care and support planning
- Transparency in the personal budget allocation process
• Informing people in advance of the timescales that are likely to be involved in different stages of the adult social care business process
• Keeping people informed as to how their own case is progressing

11.2. Individuals who remain dissatisfied with the Council’s decision will be referred to the Council’s complaints procedure and, ultimately, the Local Government Ombudsman.

12. Governance

12.1. The Council’s nominated Director of Adult Social Services (DASS) is the lead officer accountable for ensuring that local adult social care practice is undertaken in a manner that is at all times compliant with this policy, and will ensure appropriate and effective measures are in place for monitoring the services’ performance against the standards and terms outlined within the policy so as to provide adequate assurance to the Council’s Corporate Management Team.

12.2. This policy will be reviewed annually. Authority to make any minor amendments to the policy is delegated to the Council’s nominated Director of Adult Social Services, following consultation with the Cabinet Member for Health and Adult Social Care and the Director of Quality and Integration, Integrated Commissioning Unit.
13. Appendices

Appendix 1: Legislation

1. Relevant legislation

1.5 Disabled persons (Employment) Act 1944 www.legislation.gov.uk/ukpga/Geo6/7-8/10
1.7 Health and Social Care Act 2012 /www.legislation.gov.uk/ukpga/2012/7/contents/enacted
1.9 Mental Health Act 1983 /www.legislation.gov.uk/ukpga/1983/20/contents

Appendix 2: Specified outcomes for eligibility

For adults with unmet eligible care and support needs, the specified outcomes referred to in the national eligibility criteria, of which 2 or more must be unable to be achieved, are as follows:

<table>
<thead>
<tr>
<th>Specified outcome</th>
<th>Examples of how the Council should consider each outcome (not an exhaustive list)</th>
</tr>
</thead>
<tbody>
<tr>
<td>(a) Managing and maintaining nutrition</td>
<td>Does the adult have access to food &amp; drink? Is the adult to prepare and consume the food and drink?</td>
</tr>
<tr>
<td>(b) Maintaining personal hygiene</td>
<td>Is the adult able to bathe/wash themselves? Can they launder their clothes?</td>
</tr>
<tr>
<td>(c) Managing toilet needs</td>
<td>Can the adult access the toilet unaided? Can they manage their toilet needs?</td>
</tr>
<tr>
<td>(d) Being appropriately clothed</td>
<td>Can they to dress themselves &amp; be appropriately dressed? Are they able to dress appropriate for different weather conditions</td>
</tr>
<tr>
<td>(e) Being able to make use of their home safely</td>
<td>Can the adult access their property &amp; move around home safely? E.g. are there steps up to property, can they use kitchen facilities, access the bathroom? Fire safety risks?</td>
</tr>
<tr>
<td>(f) Maintaining a habitable home environment</td>
<td>Is the home sufficiently clean and maintained to be safe? Do they need support to sustain their occupancy &amp; maintain amenities such as water, electricity &amp; gas?</td>
</tr>
<tr>
<td>(g) Developing or maintaining family or personal relationships</td>
<td>Is the adult lonely or isolated? Do their needs prevent them maintaining/developing personal relationships?</td>
</tr>
</tbody>
</table>
(h) Accessing and engaging in work, training education or volunteering

Does the adult have the opportunity to apply themselves & contribute to society through work, training, education or volunteering? Can they physically access facility/support to participate?

(i) Making use of necessary facilities/services in the local community including public transport and recreational facilities or services.

Can they get around community safely & use facilities such as public transport, shops or recreational facilities? Is support needed to attend healthcare appointments (note the Council is not responsible for provision of NHS services such as patient transport)

(j) Carrying out any caring responsibilities the adult has for a child

Does the adult have any parenting or caring responsibilities?

An adult is to be regarded as being unable to achieve an outcome if the adult is:
- Unable to achieve it without assistance;
- Able to achieve it without assistance but doing so causes the adult significant pain, distress or anxiety;
- Able to achieve it without assistance but doing so endangers or is likely to endanger the health or safety of the adult, or of others; or
- Able to achieve it without assistance but takes significantly longer than would normally be expected.

Appendix 3: Specified circumstances for carers eligibility

1.1. For Carers the specific circumstances referred to in the national eligibility criteria for carers are as follows.

1.2. The carer’s physical or mental health is, or is at risk of, deteriorating.

1.3. The carer is unable to achieve any of the following outcomes:
- Carrying out any caring responsibilities the carer has for a child;
- Providing care to other persons for whom the carer provides care;
- Maintaining a habitable home environment in the carer’s home (whether or not this is also the home of the adult needing care);
- Managing and maintaining nutrition;
- Developing and maintaining family or other personal relationships;
- Engaging in work, training, education or volunteering;
- Making use of necessary facilities or services in the local community, including recreational facilities or services; and
- Engaging in recreational activities.

1.4. A carer is to be regarded as being unable to achieve an outcome if the carer is:
- Unable to achieve it without assistance;
• Able to achieve it without assistance but doing so causes the carer significant pain, distress or anxiety; or
• Able to achieve it without assistance but doing so endangers or is likely to endanger the health or safety of the carer, or of others.