



Government Actuary's Department

The Local Government Pension Scheme (England and Wales)

**Individual Incoming & Outgoing Transfers
Pensioner cash equivalent factors on divorce**

GMP adjustment addendum

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Table of Contents

	page
1 Introduction	1
2 Non-Club Transfers-out, CETVs on divorce and Transfers-in	3
Appendix A – Limitations	4



1 Introduction

- 1.1 The Secretary of State is required under the Local Government Pension Scheme (England and Wales) Regulations 2013 ('the 2013 Regulations') (SI 2013/2356), to issue actuarial guidance on the earned pension credited to a member's pension account where a transfer value has been accepted (regulations 100 and 101 of the 2013 Regulations).
- 1.2 Additionally, under Regulation 96 of the 2013 Regulations, a member may apply for a transfer payment out of the pension fund. Members in the process of a divorce, including pensioners, may apply for a valuation of their pension rights calculated in line with the Pension Sharing (Valuation) Regulations 2000 (SI 2000/1052)
- 1.3 HM Treasury announced¹ on 22 January 2018 that the government will be extending the interim solution for the GMP equalisation of public service pensions. The public service pensions will be fully indexed for those reaching State Pension Age between 6 December 2018 and 5 April 2021 inclusive. This affects the calculations made under the regulations detailed above.
- 1.4 Calculations that are affected by this guidance are:
 - > Non-Club cash equivalent transfer values
 - > Cash equivalent transfer values for the purpose of divorce, including pensioner CETVs
 - > Non-Club transfers-in
- 1.5 For treatment of GMPs in cases for individuals reaching State Pension Age between 6 April 2016 and 5 December 2018 inclusive, please refer to section 11 of Individual Incoming and Outgoing Transfers guidance dated 8 April 2016.
- 1.6 The remainder of this introduction contains statements about the use of this note and third party reliance. In the remainder of this note:
 - > Section 2 describes the issues and sets out the amendments to formulae for the calculations above
 - > Appendix A sets out some important limitations

Implementation

- 1.7 The Secretary of State is required to consult GAD before issuing actuarial guidance under the 2013 Regulations [Regulation 2(3) of the 2013 Regulations].
- 1.8 MHCLG has asked GAD to recommend actuarial guidance in respect of inwards non-Club transfers. This document forms GAD's recommendation as a result of the HM Treasury announcement. DCLG has asked GAD to amend the guidance for calculating cash equivalent transfer values and valuation of pension for the purpose of divorce in

¹https://www.gov.uk/government/uploads/system/uploads/attachment_data/file/675360/Indexation_and_equalisation_of_GMP_in_public_service_pension_schemes_government_response_web.pdf



the light of the HM Treasury announcement. This document also sets out GAD's amendments to the guidance for that purpose.

- 1.9 This note has effect only when this guidance is issued by the Secretary of State in accordance with Regulation 2(3) of the 2013 Regulations, and is subject to the implementation instructions provided at that time.
- 1.10 When issued, this guidance must be read together with:
- > 'Actuarial Factors for Individual Cash Equivalent and Club Transfers from 1 March 2017' dated 9 March 2017 ('the Factor Suite')
 - > 'Individual Incoming & Outgoing Transfers' guidance note dated 8 April 2016
 - > 'Pensioner cash equivalent factors on divorce' guidance note dated 14 April 2016
 - > 'Pension Sharing Following Divorce, Calculation of Cash Equivalents' guidance note dated 8 April 2011
- 1.11 This guidance has been written for pension administrators and assumes some knowledge of general pension terminology, and some familiarity with retirement calculations for the Local Government Pension Scheme. Any questions concerning the application of the guidance should, in the first instance, be referred to DCLG.

Use of this note

- 1.12 This note has been prepared for DCLG and can be relied upon by them. We are content for this note to be released to third parties, provided that:
- > it is released in full;
 - > the advice is not quoted selectively or partially; and
 - > GAD is identified as the source of the note.
- 1.13 Third parties may wish to seek their own actuarial advice where appropriate. GAD has no liability to any person or third party for any act or omission taken, either in whole or in part, on the basis of this note.

Third party reliance

- 1.14 When issued by the Secretary of State in accordance with paragraph 1.9 above, this note should be used, together with the documents referred to in paragraph 1.10, as the actuarial guidance required under the regulations cited. Other than for this purpose, no person or third party is entitled to place any reliance on the contents of this note, except to any extent explicitly stated herein.



2 Non-Club Transfers-out, CETVs on divorce and Transfers-in

- 2.1 If a member has no entitlement to a Guaranteed Minimum Pension (GMP) then no change to the calculation is required.
- 2.2 If a member with a GMP falls into any of the following categories then the GMP should be set equal to zero in the calculation of a non-Club transfer value or the calculation of a transfer credit or Pensioner CETV on divorce:
- > Men with dates of birth between 6 December 1953 and 5 April 1955 inclusive
 - > Women with dates of birth between 6 December 1953 and 5 April 1955 inclusive who have already passed their critical retirement date and/ or normal retirement age at the relevant date
- 2.3 The following transfer calculations should be referred to MHCLG on an individual basis for onward transmission to GAD if the member has a GMP:
- > Women with dates of birth between 6 December 1953 and 5 April 1955 inclusive whose Critical Retirement Date is after their 60th birthday and who have not reached either their Critical Retirement Date or normal retirement age at the relevant date.
- 2.4 For the calculation of Club transfers, the GMP adjustment factors are set to 0, therefore there is no change in Club transfer calculations.



Appendix A – Limitations

The important notes set out in Appendix B of the 8 April 2016 individual transfers guidance and section five of the pensioner CETV on divorce guidance dated 14 April 2016 apply to this guidance as well.