

The Local Government Pension Scheme (England and Wales)

Individual Incoming & Outgoing Transfers





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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.
- 1.3 This note relates to individual transfers from and into the Local Government Pension Scheme (LGPS) in accordance with Regulations 96, 100 and 101 of the 2013 Regulations. It sets out the general method for assessing:
 - Statutory (non-Club) Cash Equivalent Transfer Values (CETV);
 - Club transfer values;
 - The benefits to be provided in respect of incoming CETVs; and
 - The benefits to be provided in respect of incoming Club transfer values representing either or both final salary pension rights and CARE benefits.
- 1.4 The remainder of this introduction contains:
 - Details of the implementation and future review of this guidance
 - Details about Club scheme transfers
 - Statements about the use of this note and third-party reliance
- 1.5 In the remainder of this note:
 - Section 2 provides details of the revised arrangements for adjusting cash equivalents to reflect a member's GMP.
 - Sections 3 to 7 describe the issues and set out the formulae for Club and non-Club transfers-out
 - Section 8 describes the calculations for Taper service
 - Sections 9 to 13 describe the issues and set out the formulae for Club and non-Club transfers-in
 - Section 14 describes approaches to use where interpolation between factors is required
 - Section 15 contains examples
 - Appendix A sets out the principal assumptions underlying the factors referenced by this guidance note
 - Appendix B sets out some important limitations

Implementation and Review

- 1.6 The Secretary of State is required to consult GAD before issuing actuarial guidance under the 2013 Regulations (Regulation 2(3) of the 2013 Regulations).
- 1.7 As part of this consultation the MHCLG has asked GAD to recommend actuarial guidance in respect of the regulations detailed above. This document forms GAD's recommendation for the actuarial guidance required by these regulations.
- 1.8 MHCLG has asked GAD to prepare guidance for administering authorities for the purpose of calculating transfer payments under Regulation 96 of the 2013 Regulations, including both:
 - Transfer payments in respect of Club Transfers, calculated in accordance with the Club Memorandum, and
 - CETV transfer payments, calculated in accordance with the Occupational Pension Schemes (Transfer Values) Regulations 1996 and based on assumptions set by MHCLG.

This document also sets out GAD's 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 This note contains no factor tables, these can be found in the latest LGPS (England and Wales) consolidated factor workbook as the 100 series (Club) and 200 series (Non-Club) tables. These factors and this note provided have been prepared in light of our advice to MHCLG dated 30 October 2018 and its instructions following that advice.
- 1.11 This guidance together with the consolidated factor workbook supersede the previous version of guidance "The Local Government Pension Scheme (England and Wales): Individual Incoming & Outgoing Transfers" dated 8 April 2016 and the subsequent factor suite "The Local Government Pension Scheme (England and Wales): Actuarial Factors for Individual Cash Equivalent and Club Transfers from 1 March 2017" dated 9 March 2017.
- 1.12 The non-club factors, other than GMP adjustment factors, took effect in advance of this guidance note. Non-Club CETV factors were updated with effect from 19 November 2018, CARE transfer-in factors on 8 January 2019 (note all Non-Club transfers until these dates were suspended from 29 October 2018 following the UK budget) and CRA conversion factors on 1 April 2019. The Final Salary transfer in and GMP adjustment factors included in this note take effect from the date stipulated by the Secretary of State.
- 1.13 This guidance document and the consolidated factor workbook incorporate the following significant updates:
 - non-Club changes to allow for full indexation of GMP being provided by the scheme for all members reaching State Pension age on or after 6 April 2016



- revised MHCLG policy on eligible partner benefits to be assumed when calculating transfer values
- factors have been included for non-Club transfers in where the member is entitled to a service credit with a final salary link;
- Changes to the Public Sector Transfer Club introduced by new versions of the Club Memorandums (those effective from 1 March 2017 and 1 April 2019);
- guidance regarding the interpolation of factors in cases where a member has a non-integer NPA.
- a number of other small refinements have been made.
- 1.14 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 (England and Wales). Any questions concerning the application of the guidance should, in the first instance, be referred to GAD, via MHCLG.
- 1.15 The factors contained in this guidance will be subject to review periodically. This will depend on external circumstances, for example whenever there is a change in the SCAPE basis; when changes in the actuarial assumptions adopted for other scheme factors take place; or following each future actuarial valuation where mortality and other relevant experience is reviewed or if other credible and material information comes to light.

Regulatory References

- 1.16 Regulation 96 of the 2013 Regulations sets out a member's right to a transfer payment out of the scheme under Chapter 1 or 2 of Part 4ZA of the Pension Schemes Act 1993 (as amended) provided that the payment is a recognised transfer under the meaning of Section 169 of the Finance Act 2004.
- 1.17 Regulation 100 of the 2013 regulations sets out the circumstances under which a member can transfer accrued pension rights from another registered pension scheme into the LGPS scheme.
- 1.18 Upon acceptance of a transfer in from another pension arrangement, Regulation 101 of the 2013 regulations states that the administering authority must credit the active member's pension account with the appropriate amount of earned pension. The pension credit payable upon a non-Club transfer in is to be calculated in accordance with actuarial guidance issued by the Secretary of State.

1.19 Where a transfer payment is received into the 2014 Scheme in respect of a person from a different public service pension scheme, which includes a payment in respect of service which would have entitled the person to final salary benefits in that scheme, such payment shall entitle that person to benefits under the 2014 Scheme as if they were payable as final salary benefits under the 2008 Scheme so long as the person in respect of whom the transfer payment is received has had no continuous break in active membership of any public service pension scheme of more than five years since ceasing active membership in the scheme from which the transfer payment is received (Section 9 of the Local Government pension Scheme (Transitional Regulations) (SI 2014 / 525) ("the 2014 Scheme Transitional Regulations"))

Further background on Club scheme transfers

- 1.20 Transfers within the public sector transfer Club are covered by the Club Memorandum¹. published by the Cabinet Office This guidance is based on the April 2019 version of the Memorandum which is effective from 1 April 2019. This guidance note should be read in conjunction with the Club Memorandum.
- 1.21 While the Scheme participates in the Club, administrators should comply with the Club Memorandum at all times, and in particular, consider the impacts on Club transfers-in and/or transfers-out of any changes that are made to the Club Memorandum, regardless of whether those changes have been incorporated into any updated version of this guidance or the associated consolidated factors workbook.
- 1.22 Paragraph 10.4 of this guidance explains how incoming service credits are calculated for members whose pensionable pay in the LGPS exceeds the Club earnings cap, consistent with the requirements of the Club Memorandum.
- 1.23 Under Regulation 9(1) of the 2014 Scheme Transitional Regulations, where a transfer from a different public service pension scheme is received into the 2014 scheme which includes a payment in respect of service which would have entitled the person to final salary benefits in that scheme, such a payment shall entitle that person to benefits under the 2014 Scheme as if they were payable as final salary benefits under the 2008 Scheme, so long as the member has not had a continuous break in active membership of more than five years in any public service pension scheme since ceasing active membership in the scheme from which the transfer payment is received. Regulation 1(6) of the 2014 Scheme Transitional Regulations states that "Public service pension scheme" is defined in section 1 of the Pension Schemes Act 1993.
- 1.24 MHCLG have confirmed that any other inwards transfer payment representing final salary benefits that satisfies the requirements to be a Club transfer should also provide a service credit in the same way that it would have done under the 2008 Scheme.

¹ https://www.civilservicepensionscheme.org.uk/members/public-sector-transfer-club/



Third party reliance

- 1.25 This guidance has been prepared for the use of MHCLG and the scheme administrators for the purposes of demonstrating the application of the factors covered by this guidance only. This guidance may be published on the MHCLG and the scheme administrator's website but must not otherwise be reproduced, distributed or communicated in whole or in part to any other person without GAD's prior written permission.
- 1.26 Other than the MHCLG and the scheme administrators, no person or third party is entitled to place any reliance on the contents of this guidance, except to any extent explicitly stated herein. GAD has no liability to any person or third party for any action taken or for any failure to act, either in whole or in part, on the basis of this guidance, whether or not GAD has agreed to the disclosure of its advice to the third party.

2 Adjustments for Guaranteed Minimum Pension

- 2.1 The calculations and formulae in this guidance contain adjustments to reflect the inflationary increases on a member's Guaranteed Minimum Pension (GMP), which have historically been the responsibility of the State Scheme after GMP Payment Age.
- 2.2 Following the requirement to equalise GMPs, as set out in our letter *"LGPS England and Wales GMP Equalisation: Calculations involving actuarial factors"* dated 20 December 2019, and with effect as set out in 1.16; we have updated our GMP adjustment factors to allow the scheme providing for full indexation increases on GMP for all members reaching State Pension age (SPA) on or after 6 April 2016.

Club transfers

2.3 Since 1 March 2017, the calculation of Club transfers has not included adjustments for GMP benefits, therefore there is no change in these calculations.

Non-Club cash equivalent transfer values

2.4 The following table summarises the GMP adjustment to be applied, depending on whether the member reached SPa before or after 6 April 2016:

	Member reached SPa on or before 5 Apr 2016	Member reached SPa on or after 6 Apr 2016
CETV – member below pension age ² for LGPS benefits	Not applicable ³	GMP adjustment (cost) per tables x-201 to x-208
CETV – member above pension age for LGPS benefits ⁴	GMP adjustment (saving) per tables x-301 to x-304	No GMP adjustment
Pensioner cash equivalent ⁴ (for divorce purposes)	GMP adjustment (saving) per tables x-301 to x-304	No GMP adjustment
Non-Club transfer in	Refer to MHCLG for onward transmission to GAD ⁵	No GMP adjustment ⁶

² Pension age for LGPS benefits refers to the benefit tranche GMP is assigned to: see section 7 for further details.

³ Only possible if effective date is before 6 Apr 2016; any such case should be referred to MHCLG for onward transmission to GAD if the member has a GMP.

⁴ See the guidance note *Local Government Pension Scheme (England and Wales): Pension Sharing Following Divorce Factors and guidance.*

⁵ Only need to refer if the member has a GMP.

⁶ Once this guidance is brought into effect there now will be no instances where GMP adjustments should be applied to transfers in (except on a case by case basis). For ease updating of administration events the transfer in tables in the case of the tables of the tables of the tables of the tables of tables in the tables of tables

administration systems, the transfer in tables in the consolidated factor workbook still contain the GMP adjustment factors, but the factor values in all these columns have been changed to zero.



- 2.5 These new GMP adjustment factors for non-club transfers supersedes the interim solution for the GMP equalisation of public service pensions set out in section 11 "Non-Club GMP adjustments" of the previous version of this guidance and the guidance note The Local Government Pension Scheme (England and Wales) Individual Incoming & Outgoing Transfers Pensioner cash equivalent factors on divorce GMP adjustment addendum dated 25 January 2018 with effect from 13 March 2018. The "interim solution" affected members reaching SPA on or after 6 April 2021. The approach in this latest guidance also affects transferring members who will reach SPA on or after 6 April 2021 (i.e. members with a date of birth on or after 6 April 1955).
- 2.6 The factors provided can be used for women with dates of birth between 6 April 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. These cases no longer need to be referred to MHCLG.

3 Transfers-out (CETV and Club) – general issues

3.1 The transfer value calculations can be complex due to changes that have occurred in the LGPS, both in respect of the form of benefits accrued and in the ages at which members can take their pension benefits.

Changes to form of benefits

- 3.2 LGPS benefits changed from 1 April 2014. Benefits accrued from that date are on a career average revalued earnings basis, whereas benefits were accrued on a final salary basis before 1 April 2014.
- 3.3 Service between 1 April 2008 and 31 March 2014 was based on an accrual rate of 1/60th ("60ths") with no retirement grant, whereas service before 1 April 2008 was based on an accrual rate of 1/80th ("80ths") with a retirement grant of 3/80^{ths}.
- 3.4 Where relevant, benefits need to be split between those relating to membership in the following periods and each element valued separately:
 - before 1 April 2008;
 - between 1 April 2008 and 31 March 2014;
 - between 1 April 2014 and 31 March 2016;
 - between 1 April 2016 and 31 March 2020; and
 - after 1 April 2020.
- 3.5 Benefits from 1 April 2014 may be subject to a final salary underpin. See the current Early Payment of Pension guidance for further details on the application and calculation of this underpin. Where the underpin affects the member's benefits, the case should be referred to MHCLG for onward transmission to GAD.

Changes to pension ages

- 3.6 The pension ages at which members can take their benefits unreduced can differ for different periods of service. There are four possibilities in this regard, and some members may have accrued service with more than one element:
 - Critical Retirement Age ('CRA') (determined as the Rule of 85 age for each member, with a minimum of 60, and therefore an age between 60 and 65)
 - Pension Age 65
 - "Taper" service in which a generous early retirement factor is applied on retirement before normal retirement age, but not as generous as assuming unreduced retirement from the Critical Retirement Age
 - Normal Pension Age (NPA, the higher of age 65 and the member's State Pension Age)
- 3.7 For example, some members could have accrued service based on a Critical Retirement Age (less than 65), State Pension Age of 66, as well as Taper service.

- 3.8 MHCLG has confirmed that State Pension Age for the purpose of calculating transfer value factors should be as set out in legislation in force at the guarantee date.
- 3.9 The factors accommodate the NPA members will have in relation to service on and after 1 April 2014. However, in relation to benefits earned prior to 1 April 2014 which are payable by reference to a CRA below age 65, the approach is to value the benefits first using a central factor based on age 65 and then to apply a conversion factor to reflect the actual CRA. For each element of pre-2014 service to which a particular retirement age attaches, a separate calculation will be required using conversion factors for that specific retirement age.

Combinations of accrual rate and pension age

- 3.10 There will be many different combinations of accrual rate and pension age. Table 1 below summarises the different combinations that apply depending on which of four categories the member belongs to (see paragraph 3.14) and the period of membership being considered (see paragraph 3.15).
- 3.11 Separate calculations will be required for each period of service with a different combination of accrual rate and pension age.
- 3.12 It may be necessary to calculate up to six intermediate CETVs reflecting different combinations of pension age and service period.
- 3.13 If such a member has additional pension, or membership gained other than through active service, then those benefits may also have a different retirement age, in which case those elements will also require a separate calculation.
- 3.14 The four categories of members are defined below
 - Group 1: A member who was an active member prior to 1 October 2006, and born on 31 March 1956 or earlier;
 - Group 2: A member who was an active member prior to 1 October 2006, and born between 1 April 1956 and 31 March 1960 inclusive and who would reach their Critical Retirement Age by 31 March 2020;
 - Group 3: A member who was an active member prior to 1 October 2006 who is not a Group 1 or Group 2 member; and
 - Group 4: A member who was not a member prior to 1 October 2006.

- 3.15 A member's total membership should be divided into the following Parts:
 - Part A: Membership up to and including 31 March 2008
 - Part B1: Membership from 1 April 2008 to 31 March 2014
 - Part B2: Membership from 1 April 2014 to 31 March 2016
 - Part C: Membership from 1 April 2016 to 31 March 2020
 - Part D1: Membership from 1 April 2020
 - Part D2 does not relate to accrual during periods of membership, but includes benefits acquired prior to 1 April 2020 which have an NPA of 65.

The various combinations required for taking into account during Club and CETV calculations are as set out in Table 1.

Table 1: combinations of pension age and accrual rate for Club and CETV calculations

	Group 1		Group 1 Group 2		Group 3		Group 4	
	Pension	Accrual	Pension	Accrual	Pension	Accrual	Pension	Accrual
	age	rate	age	rate	age	rate	age	rate
Part A	CRA	80ths	CRA	80ths	CRA	80ths	PA65	80ths
Part B1	CRA	60ths	Taper	60ths	PA65	60ths	PA65	60ths
Part B2	CRA	CARE	Taper	CARE	NPA	CARE	NPA	CARE
Part C	NPA	CARE	Taper	CARE	NPA	CARE	NPA	CARE
Part D1	NPA	CARE	NPA	CARE	NPA	CARE	NPA	CARE
Part D2	PA65	No	PA65	No	PA65	No	PA65	No
		accrual		accrual		accrual		accrual

Where:

- CRA is the member's 'Critical Retirement Age' as defined in paragraph 3.16 below.
- NPA is the member's State Pension Age or, if higher, age 65.
- Taper indicates tapered early retirement reduction factors apply, as described in section 8.
- PA65 is a pension age of 65.

Critical Retirement Age

- 3.16 The member's Critical Retirement Age is the earliest age at which they would have satisfied the 85 year rule for the purposes of Schedule 2 of the 2014 Scheme Transitional Regulations, subject to the limit set out in paragraph 3.17 below.
- 3.17 A member's Critical Retirement Age cannot be greater than age 65 and is taken as being subject to a minimum of age 60.

Guarantee Date

- 3.18 The relevant date for calculating a transfer value is the "guarantee date" as defined in The Occupational Pension Schemes (Transfer Values) Regulations 1996.
- 3.19 A transfer value should be guaranteed for three months from the guarantee date. If a request to pay the transfer value is made within three months of the guarantee date, it will not be necessary to recalculate the transfer value, provided the payment is made within 6 months of the guarantee date. If the payment is not made within that time, the administering authority must:
 - For a Club transfer, recalculate the Club transfer amount as at the date of payment. Please refer to section 4.5 and 4.6 of the Club Memorandum for further details.
 - For a CETV, in accordance with the Occupational Pension Schemes (Transfer Values) Regulations 1996, pay the larger of:

a) the recalculated transfer amount as at the date of payment, and

b) the original amount, increased with interest for the period between the guarantee date and the date of payment, calculated on a daily basis at an annual rate of 1% above base rate.

Calculation of pension benefits

3.20 The benefits to be valued for a deferred member should include revaluation reflecting the most recent Treasury Order or Pensions Increase Order at the guarantee date. Details regarding adjustments for GMPs are described in the relevant section of this guidance document.

Eligible partner benefits used in the calculations

- 3.21 The pension payable to an eligible partner on the death of a member depends on a number of factors. For example, for female members, the benefits payable to a surviving same-sex civil partner may be higher than to a widower and the level of benefit can vary depending on whether any marriage or civil partnership occurred before or after the member left the LGPS.
- 3.22 MHCLG have confirmed that the calculations of Club and cash equivalent transfer values should use the same assumption on survivor entitlement for all members regardless of their gender or current relationship with a potential future survivor. The calculation should use the survivor benefit amount that would be payable to a pre-leaving female spouse (widow).
- 3.23 For transfer value quotations requested for the purposes of divorce proceedings, MHCLG have confirmed that the survivor's benefit should be determined as the rate payable to a survivor of a post exit marriage or partnership of the same type as the relationship being dissolved.



Miscellaneous issues

- 3.24 A transfer-out by a councillor of CARE benefits accrued in relation to service as a councillor is always a non-club transfer, whether the receiving scheme is a Club or non-Club scheme. Any benefits from LGPS service as a non-councillor can be transferred on Club terms.
- 3.25 A member may be receiving pension benefits whilst still accruing further benefits, for example after "flexible retirement". If such a member leaves service and requests a Club transfer, then the Club transfer should allow only for the deferred benefits to be transferred, not the benefits in payment. The latter are not transferred but remain in payment from the LGPS. GAD understands such a member is not normally entitled to an outwards CETV transfer. If a non-club CETV transfer is granted then similarly the transfer should only allow for the deferred benefits. However in the event that a member requires a CETV for divorce purposes, the value of both the uncrystallised and crystallised benefits should be considered as set out in the guidance on Pensioners CE on divorce.
- 3.26 The Early Retirement guidance provides instructions on how to allocate periods of membership not gained through active service to the Part A, B1, B2, C, D1, or D2 membership.
- 3.27 Additional Pension benefits under regulations 16 (Additional pension contributions) or 31 (Award of additional pension) of the 2013 Regulations do not require an accrual rate to calculate and their value should be calculated using NPA factors. The factors should be applied to the accrued additional pension in the same way as they would be applied to other accrued pension for service from April 2014. Additional pension benefits purchased prior to 1 April 2014 should be valued using PA65 factors.
- 3.28 However, special CETV factors will be required where the election to purchase additional pension was made before 1 April 2012. This is because the additional pension for those elections increases in deferment and in payment by RPI, rather than CPI under the Pensions Increase Acts. Requests for the special factors should be made to GAD via MHCLG.
- 3.29 For outer Club transfer outs, when a member with Added Pension purchased under the final salary scheme takes an outer Club transfer to another scheme, the transfer value must be calculated by the sending scheme in two parts'
 - The final salary element is calculated on outer Club terms; and
 - The Added Pension element is calculated on non-Club terms
- 3.30 All Club and outgoing non-Club CETV calculations in relation to 60ths or CARE benefits should be undertaken using only the pension factors and ignoring the lump sum factors.

- 3.31 Where a member is over the age by reference to which an element of the transfer value is calculated (e.g. where a member is aged 61 and the CRA applicable to an element of the transfer value is age 60), the transfer value for that element should be based on immediate pension factors as set out in Club tables for Club cases (provided in the consolidated factors workbook) and GAD pensioner on divorce tables and formula for non-Club cases.
- 3.32 The transfer value is calculated using the amount of benefit that would come into payment had the member had retired on the day immediately before the Calculation date. It should be assumed that no pension is commuted for a lump sum. Where a member is over age 65, or for benefits accrued after 1 April 2014 over SPA, the pension and retirement grant used in the calculation should include late retirement uplifts as set out in the guidance *Local Government Pension Scheme (England and Wales) Late Retirement*.
- 3.33 Formulae and factors to value Protected Rights benefits are not included in this guidance. Such calculations are not expected to be routinely needed for CETV calculations following the abolition of contracting-out on a Money Purchase basis from 6 April 2012. Funds should contact MHCLG in respect of any cases in which Protected Rights calculations are required, for onward transmission to GAD.
- 3.34 A cash equivalent required for uncrystallised benefits, for the purposes of divorce, should be calculated using the factors and formulas for non-Club CETVs.
- 3.35 Inter-fund transfers should be treated according to the separate and specific guidance issued on the subject by the Secretary of State.



4 Transfers-out (CETV-specific issues)

- 4.1 Under Chapters 1 and 2 of Part 4ZA of the Pension Schemes Act 1993, certain members are entitled to a statement of entitlement in relation to a cash equivalent, or to notification of right to a cash transfer sum. Under Chapter 1 of Part IV of the Welfare Reform and Pensions Act 1999, certain members are entitled to a statement of the cash equivalent of their benefits for the purpose of divorce or dissolution of a civil partnership.
- 4.2 If the fund has previously received a non-Club transfer-in in respect of the member, then an underpin applies in the case of a non-Club transfer value calculation. The underpin is equal to the amount of the transfer value received plus member contributions paid to the LGPS.

Pension debit and pension offset members

- 4.3 For members with one or more pension debits resulting from divorce, and/or one or more pension offsets resulting from any "Scheme Pays" elections, the transfer value calculation is calculated in two stages:
- 4.3.1 First, a gross transfer value should be calculated ignoring the pension debits and pension offsets.
- 4.3.2 Second, the value of each pension debit and/or pension offset should be calculated (i.e. the transfer value of a deferred pension of the same amount as the pension offset payable from PA65 or NPA as appropriate). The transfer value quoted and paid is the net amount i.e. the gross transfer value less the value of all the pension debits and pension offsets.

European Union scheme transfers

4.4 European Union scheme transfers under regulation 102 of the 2013 Regulations should be calculated as a normal non-Club CETV. The administrator should ensure that they follow the appropriate process for a transfer to the EU scheme, including obtaining any necessary mandates from the member. Funds should ensure that they take all necessary legal advice when processing European Union scheme transfers.



5 Transfers-out (Club-specific issues)

- 5.1 This note should be used in conjunction with the approach set out in the Club Memorandum issued by the Cabinet Office on 1 April 2019⁷. The Club Memorandum covers the conditions for transferring benefits on Club terms in detail.
- 5.2 This guidance explains how those terms should be applied to benefits being transferred from LGPS. It is provided on the basis of the Club Memorandum, effective from 1 April 2019. That Club Memorandum deals with salary-linked benefits that typically relate to pre-April 2014 service and CARE benefits that typically relate to post-April 2014 service.
- 5.3 Where a member has additional pension, that element of the transfer value is calculated on non-Club terms. In this case the elements of the transfer value representing the added pension and the pension derived from service should be shown separately in the information provided to the receiving scheme.
- 5.4 Care needs to be taken to prevent windfall gains or losses in cases where an individual will work, or has been working, on an occasional basis e.g. a Local Government Returning Officer, or where the hours for a full-time post fall below a normal working week e.g. a position requiring only five hours attendance a week. Advice on Club transfers for any such members should be referred to GAD via MHCLG.
- 5.5 For members with a pension debit or "scheme pays" offset, the appropriate special provisions set out in the Club Memorandum should be followed to calculate the transfer value using the formulas set out in this note.

⁷ <u>https://www.civilservicepensionscheme.org.uk/members/public-sector-transfer-club/</u>

6 Transfer-out formulae (Club)

Club transfer value calculation

6.1 The total transfer value is the sum of TV^{PRE-2008}, TV²⁰⁰⁸⁻²⁰¹⁴ and TV^{POST-2014}, the transfer values in respect of service before 1 April 2008; from 1 April 2008 to 31 March 2014; and from 1 April 2014 respectively, calculated as below. The formulae below use accrued benefits as data items, with all pensions based on annual amounts and with the benefits split between the various service periods as follows:

Data items needed to calculate Club transfer value

	Service before 1 April 2008*	Service from 1 April 2008 to 31 March 2014		
		PA65 service*	CRA service*	Taper service*
Accrued Pension	А	B ⁰⁸	C ⁰⁸	D ⁰⁸
Retirement Grant	I	-	-	-
Surviving Partner's Pension	К	L ⁰⁸	M ⁰⁸	N ⁰⁸

	Service from 1 April 2014				
	NPA service* CRA service* Taper service*				
Accrued Pension	B ¹⁴	C ¹⁴	D ¹⁴		
Retirement Grant	-	-	-		
Surviving Partner's Pension	L ¹⁴	M ¹⁴	N ¹⁴		

* Some of these categories will be zero if members have no accrued benefits or transferred-in service in the above categories.

Service before 1 April 2008

	Formula	Result
Pension	A x FACTOR65 ^P x ADJ ^P	Е
Retirement Grant	I x FACTOR65 ^{RG} x ADJ ^{LS}	J
Surviving Partner's Pension	K x FACTOR ₆₅ ^S	0
Transfer value (for service pre-April 2008)	E+J+O	TV ^{PRE-2008}

Service from 1 April 2008 to 31 March 2014

	Formula	Result
Pension (PA65 service)	B ⁰⁸ x FACTOR ₆₅ ^P	F ⁰⁸
Pension (CRA service)	C ⁰⁸ x FACTOR ₆₅ ^P x ADJ ^P	G ⁰⁸
Pension (Taper service)	D ⁰⁸ x (1-TERF) x FACTOR ₆₅ ^P x ADJ ^P	H ⁰⁸
Surviving Partner's Pension	(L ⁰⁸ +M ⁰⁸ +N ⁰⁸) x FACTOR ₆₅ ^S	P ⁰⁸
Transfer value (for service April 2008 to	F ⁰⁸ +G ⁰⁸ +H ⁰⁸ +P ⁰⁸	TV ²⁰⁰⁸⁻²⁰¹⁴

Service from 1 April 2014

April 2014)

	Formula	Result
Pension (NPA service)	B ¹⁴ x FACTOR _{NPA} P	F ¹⁴
Pension (CRA service)	C ¹⁴ x FACTOR ₆₅ ^P x ADJ ^P	G ¹⁴
Pension (Taper service)	$D^{14}x$ (1-TERF) x FACTOR ₆₅ ^P x ADJ ^P	H ¹⁴
Surviving Partner's Pension (NPA service)	L ¹⁴ x FACTOR _{NPA} S	S ¹⁴
Surviving Partner's Pension (CRA and Taper service)	(M ¹⁴ +N ¹⁴) x FACTOR ₆₅ ^S	P ¹⁴
Transfer value (for service post April 2014)	F ¹⁴ +G ¹⁴ +H ¹⁴ +S ¹⁴ +P ¹⁴	TV ^{POST-2014}

Individual incoming and outgoing transfers

Factor in formulae above (and elsewhere in this guidance)	Factor in table	Table / derivation (the tables referred to above are those set out in the consolidated factor workbook)
FACTOR ₆₅ ^P	"Gross Pension"	Where the member is under age 65
FACTOR ₆₅ RG	"Lump Sum"	or for CRA or "Taper" service under CRA from Tables 0-103 or 0-104
FACTOR ₆₅ ^S	"Surviving Partner's Pension"	as appropriate. Otherwise from table 0-102 for valuing immediate benefit payment.
FACTOR _{NPA} P FACTOR _{NPA} s	"Gross Pension" "Surviving Partner's Pension"	Where the member's age is under NPA or for CRA or "Taper" service under CRA from Tables 0-103 to 0- 110 as appropriate. Otherwise from table 0-102 for valuing immediate benefit payment. Where NPA is not a whole number, factors should be interpolated using the appropriate method set out in section 14 "Non-exact Normal Pension Ages".
ADJ ^P	"Personal Pension"	Table 0-219 – Pension and Lump
ADJ ^{LS}	"Lump Sum"	Sum Conversion Factors.
TERF	Tapered Early Retirement Factor	Derived from Early Retirement Factors depending on the date at which the member would reach their Critical Retirement Age during the period 1 April 2016 to 31 March 2020 - see the current Early Retirement Guidance for details. Administrators should use the table of ERFs in force at the relevant date.

7 Transfer-out formulae (non-Club CETV)

Non-Club transfer value calculation (CETV)

- 7.1 For the approach to GMP adjustments, please see paragraph 2.4.
- 7.2 The total transfer value is the sum of TV^{PRE-2008}, TV²⁰⁰⁸⁻²⁰¹⁴ and TV^{POST-2014}, the transfer values in respect of service before 1 April 2008; from 1 April 2008 to 31 March 2014; and from 1 April 2014 respectively, calculated as below. The formulae below use accrued benefits as data items, with all pensions (including GMPs) based on annual amounts and with the benefits split between the various service periods as follows:

Data items needed to calculate CETV

	Service before	Service from	1 April 2008 to	31 March 2014
	1 April 2008	PA65 service*	CRA service*	Taper service*
Accrued Pension	А	B ⁰⁸	C ⁰⁸	D ⁰⁸
Retirement Grant	I	-	-	-
Surviving Partner's Pension	К	L ⁰⁸	M ⁰⁸	N ⁰⁸
NI Modification	V			
Pre 88 GMP	Х	X ^{08 **}		
Post 88 GMP	Y	Y ^{08 **}		

	Service from 1 April 2014		
	NPA service*	CRA service*	Taper service*
Accrued Pension	B ¹⁴	C ¹⁴	D ¹⁴
Retirement Grant	-	-	-
Surviving Partner's Pension	L ¹⁴	M ¹⁴	N ¹⁴
Pre 88 GMP	X ^{14 **}		
Post 88 GMP	Y ^{14 **}		

* Currently, members will only have accrued benefits in one of these three elements, although they could have more than one of the elements due to transfers-in or added pension. Therefore, some of these categories will be zero if members have no accrued benefits or transferred-in service in the above categories

** If a member has any pre-2008 service, all the GMP should be allocated to that service. If a member does not have pre-2008 service but transferred-in GMP, then the GMP should be allocated to 2008-2014 or post-2014 service depending on the date when the transfer took place.

Service before 1 April 2008

	Formula	Result
Pension	A x FACTOR65 ^P x ADJ ^P	Е
Retirement Grant	I x FACTOR65 ^{RG} x ADJ ^{LS}	J
Surviving Partner's Pension	K x FACTOR ₆₅ ^S	0
NI Modification	V x FACTOR ₆₅ ^{NI}	W
GMP adjustment	(X x FACTOR ₆₅ ^{GMP-PRE88}) + (Y x FACTOR ₆₅ ^{GMP-POST88})	Z
Transfer value (for service pre-April 2008)	E+J+O-W-Z	TV ^{PRE-2008}

Service from 1 April 2008 to 31 March 2014

	Formula	Result
Pension (PA65 service)	B ⁰⁸ x FACTOR ₆₅ ^P	F ⁰⁸
Pension (CRA service)	C ⁰⁸ x FACTOR ₆₅ ^P x ADJ ^P	G ⁰⁸
Pension (Taper service)	D ⁰⁸ x (1-TERF) x FACTOR ₆₅ ^P x ADJ ^P	H ⁰⁸
Surviving Partner's Pension	(L ⁰⁸ +M ⁰⁸ +N ⁰⁸) x FACTOR ₆₅ ^S	P^{08}
GMP adjustment	(X ⁰⁸ x FACTOR ₆₅ ^{GMP-PRE88}) + (Y ⁰⁸ x FACTOR ₆₅ ^{GMP-POST88})	Z ⁰⁸
Transfer value	F ⁰⁸ +G ⁰⁸ +H ⁰⁸ +P ⁰⁸ -Z ⁰⁸	TV ²⁰⁰⁸⁻²⁰¹⁴

(for service April 2008 to April 2014)

Service from 1 April 2014

	Formula	Result
Pension (NPA service)	B ¹⁴ x FACTOR _{NPA} P	F ¹⁴
Pension (CRA service)	C ¹⁴ x FACTOR ₆₅ ^P x ADJ ^P	G ¹⁴
Pension (Taper service)	D ¹⁴ x (1-TERF) x FACTOR ₆₅ ^P x ADJ ^P	H ¹⁴
Surviving Partner's Pension (NPA service)	L ¹⁴ x FACTOR _{NPA} ^S	S ¹⁴
Surviving Partner's Pension (CRA & Taper service)	(M ¹⁴ +N ¹⁴) x FACTOR ₆₅ ^S	P ¹⁴
GMP adjustment	(X ¹⁴ x FACTOR _{NPA} ^{GMP-PRE88}) + (Y ¹⁴ x FACTOR _{NPA} ^{GMP-POST88})	Z ¹⁴
Transfer value (for service post April 2014)	F ¹⁴ +G ¹⁴ +H ¹⁴ +P ¹⁴ -Z ¹⁴	TV ^{POST-2014}

Individual incoming and outgoing transfers

Factor in formulae above (and elsewhere in this guidance)	Factor in table	Table / derivation (the tables referred to above are those set out in the consolidated factor workbook)
FACTOR ₆₅ P	"Gross Pension"	Where the member is under age 65 or for
FACTOR ₆₅ RG	"Lump Sum"	CRA or "Taper" service under CRA from Tables 0-201 or 0-202 as appropriate for
FACTOR ₆₅ ^S	"Surviving Partner's Pension"	the member's gender. Otherwise from
FACTOR ₆₅ ^{NI}	"Deduction for NI Modification"	the pensioner CE tables 0-301 or 302 as appropriate for valuing immediate benefit
FACTOR65 ^{GMP-PRE88}	"Adjustment for GMP Pre-88"	payment.
FACTOR65 GMP-POST88	"Adjustment for GMP Post-88"	
FACTOR _{NPA} P FACTOR _{NPA} S FACTOR _{NPA} GMP-PRE88 FACTOR _{NPA} GMP-PRE88	"Gross Pension" "Surviving Partner's Pension" "Adjustment for GMP Pre-88" "Adjustment for GMP Post-88"	Where the member's age is under NPA or for CRA or "Taper" service under CRA from Tables 0-201 to 0-208 as appropriate for the member's NPA and gender. Otherwise from the pensioner CE tables 0-301 or 302 as appropriate for valuing immediate benefit payment. Where NPA is not a whole number, factors should be interpolated using the appropriate method set out in section 13 "Non-exact Normal Pension Ages".
ADJ [₽]	"Personal Pension"	Table 0-219 – Pension and Lump Sum
ADJ ^{LS}	"Lump Sum"	Conversion Factors as appropriate.
TERF	Tapered Early Retirement Factor	Derived from Early Retirement Factors depending on the date at which the member would reach their Critical Retirement Age during the period 1 April 2016 to 31 March 2020 – see the current Early Retirement Guidance for details. Administrators should use the table of ERFs in force at the relevant date.

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8 Calculations for Taper Service

- 8.1 For the purposes of calculating transfer values (whether CETVs or Club transfers), benefits subject to the "Taper" are valued using the following method:
 - Deferred benefits are calculated in respect of "Taper" service, payable from age 65, but with preferential early retirement (these deferred benefits are shown as D⁰⁸ and D¹⁴ in section 7 above).
 - The deferred "Taper" benefits are then adjusted to the amounts that would be payable from the member's CRA by applying a "Tapered Early Retirement factor" determined in accordance with the guidance on early payment of pension in force on the relevant date, and
 - The adjusted "Taper" benefits are then valued in line with other benefits payable from CRA i.e. the Pension Age 65 factors are used, with a further adjustment which reflects payment from CRA rather than age 65. Paragraph 3.31 applies for members older than their CRA.
- 8.2 Example 2 (in section 15) relates to a sample member with Taper benefits.

9 Transfers-in (non-Club and Club) – general issues

- 9.1 A member may request their Fund to accept a transfer value if the request is made within 12 months of joining, or such longer period as their employer and administering authority may allow for incoming non-Club transfers. Under the scheme rules, Councillors cannot bring in a transfer value.
- 9.2 Benefits for incoming transfers take two distinct forms: one form relates to salaryrelated benefits (in other public service pension schemes typically earned before 1 April 2015), and the other relates to CARE benefits (typically earned on and after 1 April 2015).
- 9.3 Incoming Club transfers are provided with a service credit (by reference to a normal retirement age of 65) in respect of the salary-related element of the transfer, and an earned pension credit (by reference to their normal pension age) in respect of the CARE element of the transfer. This earned pension credit is then subject to the inservice revaluation rate of the transferring scheme. See sections 10 and 11.
- 9.4 Subject to the exception noted at paragraph 9.5, incoming non-Club transfers are provided with an earned pension credit only (by reference to their normal pension age) in respect of the entire transfer payment, and revaluation is in line with the Scheme's provisions. See section 12.
- 9.5 Where a non-Club transfer takes place that satisfies the conditions in Schedule 7 to the Public Service Pensions Act 2013 the transfer is on a non-Club basis but would entitle the member to a final salary link. For example, a member transfers from Scheme A to Scheme C with more than a 5-year break between those schemes, but without having had a continuous break of more than 5 years in active membership of a public service pension scheme because the member was a member of public service Scheme B (in-between). See Section 13.
- 9.6 The factors used in the formulae in this guidance are determined for each member dependent upon their age, with age determined at the relevant date (for non-Club transfers-in) or at the guarantee date used by the transferring scheme (for Club transfers-in). The relevant date (for non-Club transfers-in) will be the date the member joined the LGPS if the transfer value is received within the first year of service, or the date the transfer is received if the transfer value is received after the first year of service.
- 9.7 MHCLG has confirmed that State Pension Age, where required for the purpose of calculating transfer credits, should be as set out in legislation.
- 9.8 Transfer credits in 60ths or CARE form do not include a statutory lump sum at retirement. The partner's benefit awarded will vary as a proportion of the member benefit depending on the form of the transfer credit. The partner benefit will represent 60/160ths (37.5%) of the member's 60ths pension for incoming salary-related elements of Club transfers, but 49/160ths (30.625%) of the member's pension for incoming non-Club transfers and for the CARE element of incoming Club transfers to the 2014 Scheme.



- 9.9 If the member subsequently retires before attaining 65 (for salary-related transfer credits) or normal pension age (for earned pension transfer credits), their transferredin benefits will be subject to the normal early retirement reductions applicable to the respective benefits, as described in the Early Retirement guidance document applicable at the time the benefits are drawn.
- 9.10 If the member subsequently retires after attaining 65 (for salary-related transfer credits) or normal pension age (for earned pension transfer credits), their transferredin benefits will be subject to the normal late retirement increase applicable to the respective benefits, as described in the Late Retirement guidance applicable at the time the benefits are drawn. Any late retirement increase should be based on the period to retirement from the later of the Guarantee date and age 65 (for salary-related transfer credits) or normal pension age (for earned pension transfer credits).

10 Transfers-in (Club-specific issues)

The Club Earnings Cap in relation to the salary-related element

- 10.1 The benefits offered in respect of Club transfers-in are uncapped in the LGPS. The Club Memorandum however requires consistency in the benefits provided before and after the Club transfer in terms of the application of earnings caps. This therefore affects the salary-related element of a Club transfer where the benefits in the transferring scheme were subject to an earnings cap.
- 10.2 MHCLG has agreed that the following approach be taken for incoming Club transfers in respect of salary-related benefits subject to, or potentially subject to, an earnings cap in the transferring scheme.
- 10.3 In respect of a member whose pay in the LGPS is less than the Club Earnings Cap, no adjustment is needed to allow for any earnings cap that applied in the transferring scheme.
- 10.4 In respect of a member whose pay in the LGPS is equal to or exceeds the Club earnings cap, the service credit to be offered in respect of the salary-related element of a Club transfer that was subject to (or potentially subject to) an earnings cap in the transferring scheme is calculated as follows:
 - The salary-related element of the transfer value from the transferring scheme will be calculated using the member's pensionable pay in that scheme, subject to a maximum of the Club earnings cap at the date of exit, indexed as necessary.
 - The service credit awarded should first be calculated using the same pay as used to calculate the transfer value.
 - The credit should then be reduced by multiplying by the ratio of the Club Earnings Cap to the member's pay in the LGPS.
- 10.5 The Club Earnings cap will be notified annually to Club schemes and will reflect the uprated Inland Revenue earnings cap if it had not been disapplied by HMRC.

Members with pension debits and/or pension offsets

10.6 The transferring scheme should pass details of the gross transfer value (calculated ignoring the pension debits and or pension offsets) and the value of the pension debits and or pension offsets, separately for the salary-related and CARE elements. The gross transfer amount in relation each respective element should be used in the normal Club transfer-in calculation, as per paragraphs 11.4 and 11.5, to determine the service and/or earned pension credit. See paragraphs 11.6 and 11.7 for the treatment of the pension debit.

11 Transfer-in formulae (Club)

- 11.1 All transfer-in service credits (typically for pre-2015 service) should be based on Pension Age 65 and the "60ths" benefit structure, while earned pension service credits (typically for post-2015 benefits) should be based on NPA.
- 11.2 The following data items are needed:

Data item	Salary-related benefits Reference in formulae below	CARE benefits Reference in formulae below
Guarantee date (as used by the transferring scheme)		
Club transfer value *	CLUB _{FSAL}	CLUB _{CARE} **
Member's earned pension in transferring scheme, revalued by in- service revaluation up to the guarantee date		MP _{CARE}
Value of any pension debit in transferring scheme		
Value of any pension offset from Scheme Pays in transferring scheme	OFFSET _{FSAL}	
Pensionable Pay figure used in calculation of Club transfer value ***	PAY-PREV	

* This should be the Club transfer value before deduction in respect of any pension debit or offset.

** The total Club transfer value should be split into final salary and CARE elements, but CLUB_{CARE} is not required to calculate the earned pension credit in 11.5 below

- *** This should be indexed with any increases that have been applied in deferment by the transferring scheme. This can be complicated, and the Club Memorandum should be consulted if in doubt.
- 11.3 The factors to be used in the following calculations are set out at paragraph 11.10.
- 11.4 The salary-related service credit should be determined using the formulae below:

	Calculation	Result
Cost of 1 year's service	PAY-PREV x 1/60 x [FACTOR ₆₅ ^P + (FACTOR ₆₅ ^S x 60/160)]	£U
Service credit offered	CLUB _{FSAL} / £U	Club Service Credit (salary-related) in years and days

11.5 The CARE earned pension credit should be determined using the formulae below:

SF = FACTOR^P_{SEND} + (SPROP_{SEND} x FACTOR^S_{SEND}) + (LSPROP_{SEND} x FACTOR^L_{SEND})

 $RF = FACTOR_{NPA}^{P} + (49 / 160 \times FACTOR_{NPA}^{S})$

Club earned pension credit = MP_{CARE} x SF / RF

Where:

SPROPSEND	=	survivor proportion in transferring scheme
LSPROPSEND	=	lump sum proportion in transferring scheme

Members with a pension debit

11.6 A pension debit which relates to final salary service applies from age 65 in the LGPS. It should be determined using the following calculation. The result is subject to revaluation before 65 and indexation after 65 in line with Pensions Increase Act provisions. The pension debit applies to the member's pension and also affects the survivor's pension, but does not affect any child's pension.

Annual pension debit applying	DEBIT _{FSAL} / [FACTOR ₆₅ ^P + (FACTOR ₆₅ ^S x 60/160)]
from age 65 under LGPS	where 'DEBIT _{FSAL} ' is the transfer value reduction for
	the pension debit arising from salary-related service

as advised by the transferring scheme.

11.7 A pension debit which relates to CARE benefits applies from NPA in the LGPS and should be determined using the following calculation. The result is subject to revaluation before NPA and indexation after NPA in line with Pensions Increase Act provisions. The pension debit applies to the member's pension and also affects the survivor's pension, but does not affect any child's pension.

Annual pension debit applying from NPA under LGPS

DEBIT_{CARE} / [FACTOR_{NPA}^P + (FACTOR_{NPA}^S x 49/160)]

where 'DEBIT_{CARE}' is the transfer value reduction for the pension debit arising from CARE benefits as advised by the transferring scheme.

Members with a pension offset from Scheme Pays

11.8 An offset which relates to final salary service applies from age 65 in the LGPS and should be determined using the following calculation. The result is subject to revaluation before 65 and indexation after 65 in line with Pensions Increase Act provisions. The pension offset applies only to the member's pension and does not affect the pension benefits to the member's dependents.

Annual offset applying from age 65 under LGPS

OFFSET_{FSAL} / FACTOR₆₅^P

where 'OFFSET_{FSAL}' is the transfer value reduction for the Scheme pays offset arising from salary-related service as advised by the transferring scheme.

11.9 An offset which relates to CARE benefits applies from NPA in the LGPS and should be determined using the following calculation. The result is subject to revaluation before NPA and indexation after NPA in line with Pensions Increase Act provisions. The pension offset applies only to the member's pension and does not affect the pension benefits to the member's dependants.

Annual offset applying from NPA under LGPS

OFFSET_{CARE} / FACTOR_{NPA}^P

where 'OFFSET_{CARE}' is the transfer value reduction for the Scheme pays offset arising from CARE benefits as advised by the transferring scheme.

Factors

11.10 The factors used should be for the same age as that used by the transferring scheme to calculate the Club transfer value. The factors used in the calculations above are listed below.

Factor in formulae above (and elsewhere in this guidance)	Factor in table	Table / derivation (The tables referred to are those set out in the consolidated factors workbook)
FACTORPSEND	See note below	
FACTOR ^S SEND	See note below	
FACTORL	See note below	
FACTOR ₆₅ P	"Gross pension"	
FACTOR ₆₅ ^S	"Surviving Partner's Pension"	From table 0-103 or 0-104
FACTOR _{NPA} P FACTOR _{NPA} S	"Gross pension" "Surviving Partner's Pension"	From Tables 0-103 to 0-110 as appropriate for the member's NPA and gender. Where NPA is not a whole number, factors should be interpolated using the appropriate method set out in section 14 "Non-exact Normal Pension Ages".

Note: the factors $FACTOR^{P}_{SEND}$, $FACTOR^{S}_{SEND}$ and $FACTOR^{L}_{SEND}$ should be obtained from the transferring scheme. For a scheme providing CARE benefits by reference to State Pension Age (or age 65 if higher), $FACTOR^{P}_{SEND}$ and $FACTOR^{S}_{SEND}$ should be equal to $FACTOR_{NPA}^{P}$ and $FACTOR_{NPA}^{S}$ respectively.

12 Transfer-in formulae (non-Club Career Average)

- 12.1 ransfer-in credits should be based on State Pension Age or, if higher, age 65, and the CARE benefit structure.
- 12.2 For members reaching State Pension age on or after 6 April 2016, there is now no adjustment for any GMP included in the transfer which reflects that the scheme will pay full indexation increases on the GMP part of the transfer in credit awarded.
- 12.3 If the member reached State Pension age before 6 April 2016 and the incoming transfer value includes a GMP, refer the case to MHCLG for onward transmission to GAD.
- 12.4 The following data items are needed:

Data item	Reference in formulae below
Relevant date	
Non-Club transfer value offered	CETV

Service credit calculations

	Calculation	Result
Additional earned pension transfer credit offered	£ CETV / [(FACTOR ^{P-IN}) + (49/160 x FACTOR ^{S-IN})]	Non-Club earned pension transfer Credit (£)

The factors in the formulae above are taken from the following Tables:

Factor in formulae	Factor in table	Table / derivation
above (and elsewhere in this guidance)		(the tables referred to are those set out in the consolidated factor workbook)
FACTOR ^{P-IN}	"Gross Pension"	The relevant NM or NF table*
FACTOR ^{s-IN}	"Surviving Partner's Pension"	(Workbook tables 0-209 to 0-216)

*Note: The relevant NM or NF table is whichever of the tables NM65, NF65, NM66, NF66, NM67, NF67, NM68 and NF68 is relevant to the member's sex and NPA. (For each NPA male and female factors are the same for each age. However, we have maintained the sex-specific tables for ease of updating systems). Where the member's NPA is not a whole number, the factors should be interpolated from the two tables for the member's sex with the nearest NPAs using the method set out in section 14 "Non-Integer Normal Pension Ages".

13 Transfer-in formulae (non-Club with final salary link)

- 13.1 This section applies to members whose transfer does not qualify to be calculated on a Club basis but meets the conditions in Schedule 7 to the Public Service Pensions Act 2013 as set out in 9.5. The service credit should be based on Pension Age 65 and the "60ths" benefit structure.
- 13.2 For members reaching State Pension age on or after 6 April 2016, there is now no adjustment for any GMP included in the transfer which reflects that the scheme will pay full indexation increases on the GMP part of the transfer in credit awarded.
- 13.3 If the member reached State Pension age before 6 April 2016 and the incoming transfer includes a GMP, refer the case to MHCLG for onward transmission to GAD.

Data item	Salary-related benefits Reference in formulae below
Guarantee date (as used by the transferring scheme)	
Non-Club transfer value *	CETV _{FSAL}
Current pensionable pay in the LGPS	PAY

13.4 The following data items are needed:

* This should be the transfer value before deduction in respect of any pension debit or offset.

13.5 The salary-related service credit should be determined using the formulae below:

	Calculation	Result
Cost of 1 year's service	PAY x 1/60 x [FACTOR ^{P_FS} + (FACTOR ^S x 60/160)]	U
Service credit offered	CETV _{FSAL} / U	Service Credit (salary-related) in years and days

Factors

13.6 The factors used in the calculations above are listed below.

Factor in formulae above	Factor in table	Table / derivation(The tables referred to are those setout in the consolidated factorsworkbook)
FACTOR ^P	"Gross pension"	Table NUFS for both males and females (table 0-217)
FACTOR ^s	"Surviving Partner's Pension"	



14 Non exact age Normal Pension Ages

14.1 Where a transferring member has an NPA that is not a whole number (i.e. it does not fall on a future anniversary of their birth date), factors should be derived by interpolation using the most appropriate of the two methods below. These are consistent with the methods set out in the Club Memorandum.

Members with a NPA of years and whole months

14.2 Where a member has a non-integer normal pension age (i.e. an NPA that is a whole number of years and months), the factors for all elements of the transfer value should be determined using the appropriate factors in the tables in the latest consolidated factors workbook using straight line interpolation based on months. For example, to determine the factors applicable to a member with a normal pension age of 66 years and 2 months, the formula below should be used:

F_P (NPA 66 years, 2 months) = F_P (NPA66) + {2/12 x [F_P (NPA67) - F_P (NPA66)]}

Where:

$F_P(NPAxx)$ is the factor applying for a Normal Pension Age of xx

Example:

Interpolation of member pension factor for member aged 66 years 2 months

Member age at relevant date:	45		
Age 66 member non club transfer out factor:	11.07		
Age 67 member non club transfer out factor:	10.50		
Factor at age 66 years 2 months: 11.07 + (2/12 x [10.5 – 11.07]) = 10.98			

Members with a NPA of years and days (i.e. not whole months)

14.3 Some members may have a State Pension Age that falls on a specified date, which would mean that their NPA is based on years and days rather than years and whole months. In this case, the factors for all elements of the transfer value should be determined using the appropriate factors in the tables in the latest consolidated factors workbook using straight line interpolation based on days. For example, to determine the factors applicable to a member with a normal pension age of 67 years and 249 days, the formula below should be used:

F_P (NPA 67 years, 249 days) = F_P (NPA67) + {249/365 x [F_P (NPA68) - F_P (NPA67)]}

Where:

 $F_P(NPAxx)$ is the factor applying for a Normal Pension Age of xx

Example: Interpolation of member pension factor for member aged 67 years 249 days

Member age at relevant date:	45		
Age 67 member non club transfer out factor:	10.50		
Age 68 member non club transfer out factor:	9.95		
Factor at age 67 years 249 days: 10.50 + (249/365 x [9.95 – 10.50]) = 10.12			


15 Examples

Example 1: Club transfer value (pre-1.10.06 member born after 31.3.60)

Member data:

Date of birth: 1 July 1964 Sex: Male (as Club factors are now unisex this simply indicates which table is referenced) Date of joining: 1 July 1992 Guarantee date: 1 July 2022 ("Group 3" member – see paragraph 3.14)

Pre-2008 service:15 years275 days2008-2014 service:6 years0 days2014-2016 service:2 years0 days2016 -2020 service:4 years0 daysPost-2020 service:2 years91 daysTotal service:30 years0 days

Final pensionable salary: £20,000 Date of leaving: 30 June 2022

Accrued Benefit Calculations

(these may already be stored as data items in which case they would not need to be recalculated.)

Service before 1 April 2008

Critical retirement age = 60

Mixed pension and lump sum benefits

	Calculation	Result
Pension (A)	(15+275/365) x £20,000 / 80	£3,938.36 p.a.
Retirement grant (I)	3 x £3,938.36	£11,815.08
Dependant's pension (K)	£3,938.36 / 2	£1,969.18 p.a.

Service from 1 April 2008 to 31 March 2014

Pension age = 65

Mixed pension and lump sum benefits

	Calculation	Result
Pension (B ⁰⁸)	6 x £20,000 / 60	£2,000.00 p.a.
Dependant's pension (L ⁰⁸)	60/160 x £2,000.00	£750.00 p.a.

Service from 1 April 2014

Note: there is no need in this case to separate the periods of service from 1 April 2014 to 31 March 2016, and from 1 April 2016 onwards.

Normal pension age = 67 years (for illustration only, it should be based on legislation at the guarantee date)

<u>Pension only benefits</u> Assumed CARE Pension (B¹⁴) Dependants' pension (L¹⁴)

= £2,920.00 p.a. = £894.25 p.a.

Factors (male, aged 58 last birthday at Guarantee date)		
FACTOR ^P	Table 0-103 in consolidated factor workbook	15.42
FACTOR ^{RG}	ű	0.86
FACTOR ^s	"	1.84
FACTOR _{NPA} P	Table 0-107 in consolidated factor workbook	13.80
FACTOR _{NPA} ^S	"	1.86
ADJ ^P	Table 0-219 in consolidated factor workbook	1.28
ADJ ^{LS}	ű	1.13

Transfer value calculations

Service before 1 April 2008

	Calculation	Result
Pension (E)	£3,938.36 x 15.42 x 1.28	£77,733.77
Retirement grant (J)	£11,815.08 x 0.86 x 1.13	£11,481.89
Dependant's Pension (O)	£1,969.18 x 1.84	£3,623.29
Total Amount (TV ^{PRE-2008})		£92,838.95

Service between 1 April 2008 and 31 March 2014

	Calculation	Result
Pension (F ⁰⁸)	£2,000.00 x 15.42	£30,840.00
Dependant's Pension (P ⁰⁸)	£750.00 x 1.84	£1,380.00
Total Amount (TV ²⁰⁰⁸⁻²⁰¹⁴)		£ 32,220.00

Service from 1 April 2014

	Calculation	Result
Pension (F ¹⁴)	£2,920.00 x 13.80	£40,296.00
Dependant's Pension (P ¹⁴)	£894.25 x 1.86	£1,663.31
Total Amount (TV ^{POST-2014})		£41,959.31

Total transfer value on Club basis

	Transfer value
Service before 1 April 2008 (TV ^{PRE-2008})	£92,838.95
Service from 1 April 2008 to 31 March 2014 (TV ²⁰⁰⁸⁻²⁰¹⁴)	£32,220.00
Service after 1 April 2014 (TV ^{POST-2014})	£41,959.31
Total club transfer value	£ 167,018.26

Example 2: Club transfer (pre-1.10.06 member born between 1.4.56 and 31.3.60)

Member data:

Date of birth: 1 December 1959 Sex: Male (as Club factors are now unisex this simply indicates which table is referenced) Date of joining: 1 July 1992 Guarantee date: 1 July 2019 ("Group 2" member – see paragraph 3.14)

Pre-2008 service:15 years275 days2008-2014 service:6 year0 days2014-2016 service:2 years0 daysPost-2016 service:3 years91 daysTotal service:27 years0 days

Final pensionable salary: £20,000 Date of leaving: 30 June 2019

Accrued Benefit Calculations

(these may already be stored as data items in which case they would not need to be recalculated.)

Service before 1 April 2008

Critical retirement age = 60

Mixed pension and lump sum benefits

	Calculation	Result
Pension (A)	(15+275/365) x £20,000 / 80	£3,938.36 p.a.
Retirement grant (I)	3 x £3,938.36	£11,815.08
Dependant's pension (K)	£3,938.36 / 2	£1,969.18 p.a.

Service from 1 April 2008 to 31 March 2014

Pension age = 65

Mixed pension and lump sum benefits

	Calculation	Result
Pension (B ⁰⁸)	6 x £20,000 / 60	£2,000.00 p.a.
Dependant's pension (L ⁰⁸)	60/160 x £2,000.00	£750.00 p.a.

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Service from 1 April 2014

Note: there is no need in this case to separate the periods of service from 1 April 2014 to 31 March 2016, and from 1 April 2016 onwards.

Pension only benefits	
Assumed CARE Pension (D ¹⁴)	= £920.00 p.a.
Dependants' pension (N ¹⁴)	= £281.75 p.a.

Step 1 – calculate transfer value on Club basis

Factors (male, aged 59 last birthday at Guarantee date)		
FACTOR ^P	Table 0-103 in consolidated factor workbook	15.79
FACTOR ^{RG}	ű	0.88
FACTOR ^s	ű	1.85
ADJ ^P (CRA to NRA 65)	Table 0-219 in consolidated factor workbook	1.28
ADJ ^{LS} (CRA to NRA 65)	ű	1.13
ERF (CRA to NRA 65)	Table 0-401 in consolidated factor workbook	0.222
ERF (CRA to CRA)	ű	0.000

Early retirement factor (ERF)

The Early Retirement Factors above are used in the calculation of the "Taper Early Retirement Factor" below and have been taken from the latest LGPS consolidated factor workbook. Administrators should use the ERFs in force at the relevant date.

Taper early retirement factor (TERF)

The appropriate Taper early retirement factor is determined in accordance with the latest guidance document "Early Payment of Pension". The calculation of the Taper early retirement factor is as follows (see the Early Payment of Pension guidance for further details, including the definition of the interpolation factor F_1):

	Calculation	Result
Taper period	01/04/2016 - 30/11/2019	3 years 244 days
Interpolation factor (F ₁)	(3+244/365) / 4	0.9171
TERF	0.9171 x 0.222 + (1 – 0.9171) x 0.000	0.204

Transfer value calculations:

Service before 1 April 2008

	Calculation	Result
Pension (E)	£3,938.36 x 15.79 x 1.28	£79,598.98
Retirement grant (J)	£11,815.08 x 0.88 x 1.13	£11,748.92
Dependant's Pension (O)	£1,969.18 x 1.85	£3,642.98
Total Amount (TV ^{PRE-2008})		£94,990.88

Service between 1 April 2008 and 31 March 2014

	Calculation	Result
Pension (H ⁰⁸)	£2,000.00 x (1 – 0.204) x 15.79 x 1.28	£32,176.23
Dependant's Pension (P ⁰⁸)	£750.00 x 1.85	£1,387.50
Total Amount (TV ²⁰⁰⁸⁻²⁰¹⁴)		£33,563.73

Service after 1 April 2014

	Calculation	Result
Pension (H ¹⁴)	£920.00 x (1 – 0.204) x 15.79 x 1.28	£14,801.07
Dependant's Pension (P ¹⁴)	£281.75 x 1.85	£521.24
Total Amount (TV ^{POST-2014})		£15,322.31

Total transfer value

	Transfer value
Service before 1 April 2008 (TV ^{PRE-2008})	£94,990.88
Service from 1 April 2008 to 31 March 2014 (TV ²⁰⁰⁸⁻²⁰¹⁴)	£33,563.73
Service after 1 April 2014 (TV ^{POST-2014})	£15,322.31
Total club transfer value	£143,876.92



Example 3: Non-Club transfer value (pre-1.10.06 member born after 31.3.60)

Member data:

Date of birth: 1 July 1964 Sex: Female (Non-Club factors are sex specific for GMP adjustments) Date of joining: 1 July 1992 Date of leaving: 30 June 2016 Guarantee date: 1 July 2022 ("Group 3" member – see paragraph 3.14)

Pre-2008 service:15 years275 days2008-2014 service:6 years0 days2014-2016 service:2 years0 days2016 -2020 service:0 years91 daysTotal service:24 years0 days

Final pensionable salary: £20,000 Pension increase factor from leaving to guarantee date: 1.2 Post 1988 GMP (revalued to guarantee date): £600 pa

Accrued Benefit Calculations

(these may already be stored as data items in which case they would not need to be recalculated.)

Service before 1 April 2008

Critical retirement age = 60

Mixed pension and lump sum benefits

	Calculation	Result
Pension (A)	(15+275/365) x £20,000 / 80 x 1.2	£4,726.03 p.a.
Retirement grant (I)	3 x £4,726.03	£14,178.09
Dependant's pension (K)	£4,726.03 / 2	£2,363.02 p.a.

The revalued Pre 88 GMP is allocated to the service before 1 April 2008

Service from 1 April 2008 to 31 March 2014

Pension age = 65

Mixed pension and lump sum benefits

	Calculation	Result
Pension (B ⁰⁸)	6 x £20,000 / 60 x 1.2	£2,400.00 p.a.
Dependant's pension (L ⁰⁸)	60/160 x £2,400.00	£900.00 p.a.

Service from 1 April 2014

Note: there is no need in this case to separate the periods of service from 1 April 2014 to 31 March 2016, and from 1 April 2016 onwards.

Normal pension age = 67 years (for illustration only, it should be based on legislation at the guarantee date)

Pension only benefits (revalued to guarantee date)	
Assumed CARE Pension (B ¹⁴)	= £1,104.00 p.a.
Dependants' pension (L ¹⁴)	= £338.10 p.a.

Factors (Female, aged 58 last birthday at Guarantee date)		
FACTOR ₆₅ P	Table 0-202 in consolidated factor workbook	15.62
FACTOR ₆₅ RG	u	0.86
FACTOR ₆₅ ^S	u	1.92
FACTOR ₆₅ GMP-PRE88		-4.44
FACTOR ₆₅ GMP-POST88		-4.44
FACTOR _{NPA} P	Table 0-206 in consolidated factor workbook	14.02
FACTOR _{NPA} S	u	1.95
ADJ [₽]	Table 0-219 in consolidated factor workbook	1.28
ADJ ^{LS}	ű	1.13

Transfer value calculations

Service before 1 April 2008

	Calculation	Result
Pension (E)	£4,726.03 x 15.62 x 1.28	£94,490.35
Retirement grant (J)	£14,178.09 x 0.86 x 1.13	£13,778.27
Dependant's Pension (O)	£2,363.02 x 1.92	£4,537.00
GMP adjustment (Z)	(0 x -4.44) + (£600 x -4.44)	£2,664.00
Total Amount (TV ^{PRE-2008})	E + J + O – Z	£115,469.62

Service between 1 April 2008 and 31 March 2014

	Calculation	Result
Pension (F ⁰⁸)	£2,400.00 x 15.62	£37,488.00
Dependant's Pension (P ⁰⁸)	£900.00 x 1.92	£1,728.00
Total Amount (TV ²⁰⁰⁸⁻²⁰¹⁴)	F ⁰⁸ + P ⁰⁸	£39,216.00

Service from 1 April 2014

	Calculation	Result
Pension (F ¹⁴)	£1,104.00 x 14.02	£15,478.08
Dependant's Pension (P ¹⁴)	£338.10 x 1.95	£659.30
Total Amount (TV ^{POST-2014})	F ¹⁴ + P ¹⁴	£16,137.38

Total transfer value on non-Club basis

	Transfer value
Service before 1 April 2008 (TV ^{PRE-2008})	£115,469.62
Service from 1 April 2008 to 31 March 2014 (TV ²⁰⁰⁸⁻²⁰¹⁴)	£39,216.00
Service after 1 April 2014 (TV ^{POST-2014})	£16,137.38
Total non-Club transfer value	£170,823.00



Example 4: Club transfer-in

Member data:

Date of birth: 1 May 1986 Sex: Female (as Club factors are now unisex this simply indicates which table is referenced) NPA: 68 (illustrative) Date of joining: 1 July 2019 Guarantee date: 1 July 2019 Age last birthday at transfer date: 33

Pensionable pay in previous Club scheme (PAY-PREV):	£30,000
(indexed as necessary)	
Transfer value (CLUB _{FSAL}):	£35,000
(no debit or offset in respect of salary-related benefits)	
Earned pension in transferring scheme (revalued to 30/06/2019) (MP _{CARE}):	£2,000 p.a.
(no debit or offset in respect of CARE benefits)	

Factors (Female, aged 33 last birthday at transfer date)		Club
FACTOR ^P	Table 0-104 in consolidated factor workbook	8.93
FACTOR ^s	u	1.26

Note: We have assumed that no comparison is to be made against the transfer-in benefits on a non-Club basis.

a) Club calculation – salary related element

	Calculation	Result
Cost of 1 year's service (£U)	£30,000 x 1/60 x (8.93+ 1.26 x 60/160)	£4,701.25
Service credit	£35,000 / £4,701.25	7 years 162 days

This service credit is treated as if it had arisen in the 2008 Scheme.

b) Club calculation – CARE element

Factors (Female, aged 33 last birthday at Transfer date)	Club
SPROP _{SEND} (illustrative)	0.5
LSPROP _{SEND} (illustrative)	0
FACTOR ^P _{SEND} illustrative)	7.62
FACTOR ^S SEND (illustrative)	1.27
FACTOR ^L _{SEND} (illustrative)	0.47
FACTOR _{NPA} ^P Table 0-110 in consolidated factor workbook	7.62
FACTOR _{NPA} ^S "	1.27

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	Calculation	Result
SF	7.62 + (0.5 x 1.27) + (0 x 0.47)	8.2550
RF	7.62 + (49 / 160 x 1.27)	8.0089
Earned pension credit in the Scheme	£2,000.00 x 8.2550 / 8.0089	£2,061.46

Example 5: Non-Club transfer-in (Career Average)

Member data:

Date of birth: 1 June 1978 Sex: Female NPA: 68 Date of joining: 1 July 2019 Relevant date: 1 July 2019 Age last birthday at transfer date: 41

Non-Club transfer value offered (CETV): £20,000

Factors (Female, aged 41 last birthday at transfer date)		Non-Club
FACTOR ^{P-IN}	Table 0-216 in consolidated factor workbook	9.53
FACTOR ^{S-IN}	ű	1.53
FACTORGMP-PRE88	ű	0.00
FACTORGMP-POST88	u	0.00

Service credit calculation

	Calculation	Result
Transfer Value	£20,000	
Non-Club earned pension transfer Credit	£20,000 / (9.53 + 49/160 x 1.53)	£ 2,000.29

Example 6: Non-Club transfer-in (Final Salary link)

Member data:

Date of birth: 1 June 1978 NPA: 67 Date of joining: 1 July 2019 Relevant date: 1 July 2019 Age last birthday at transfer date: 41

Member has more than a 5-year break between schemes but has not had a continuous break of more than 5 years in active membership because they were a member of another public service scheme in-between.

Guarantee date:	1 July 2019
Non-Club transfer value (CETV _{FSAL}):	£20,000
Current rate of pensionable pay in LGPS (PAY):	£22,000

Factors (Member, aged 41 last birthday at transfer date)		Factors
FACTOR ^P	Table 0-217 in consolidated factor workbook	15.91
FACTOR ^s	ű	2.02

Service credit calculation

	Calculation	Result
Adjusted Transfer Value (T)	£20,000.00	£20,000.00
Cost of 1 year's service (U)	£22,000.00 x 1/60 x [15.91+ (2.02 x 60/160)]	£6,111.42
Service credit offered	£20,000.00 / £6,111.42	3 years 99 days

Appendix A: Assumptions underlying factors

Financial assumptions

Nominal discount rate	4.448%
CPI	2.00%
Real discount rate (in excess of CPI)	2.40%

Mortality assumptions

Base mortality tables and adjustments – normal health	101% of S2NMA (Males) and 92% of S2NFA (Females) (as per 2016 valuation)
Base mortality tables and adjustments – dependants	132% of S2NMA (Males) and 106% of S2NFA (Females) (as per 2016 valuation)
Future mortality improvement	Based on ONS principal UK population projections 2016
Year of Use	2020
Other assumptions	
Proportion of male members for unisex factors	35% for members and 65 for dependants
Proportion partnered	N/A
Age difference between member and partner	Males assumed 3 years older than partner. Females assumed 2 years younger than partner.
Allowance for commutation	Nil except for mandatory lump sum cases
In-Service decrements for CETVs and Non-Club transfers-in	Withdrawal nil, ill health retirement and death before retirement rates in line with 2016 valuation proposals.

Appendix B: Limitations

- B.1 This guidance should not be used for any purpose other than those set out in this guidance.
- B.2 The factors contained in this guidance are subject to regular review. Scheme managers and administrators need to ensure that they are using the latest factors, as relevant, when processing cases.
- B.3 Advice provided by GAD must be taken in context and is intended to be considered in its entirety. Individual sections, if considered in isolation, may be misleading, and conclusions reached by a review of some sections on their own may be incorrect. GAD does not accept responsibility for advice that is altered or used selectively. Clarification should be sought if there is any doubt about the intention or scope of advice provided by GAD.
- B.4 This guidance only covers the actuarial principles around the calculation and application of individual transfer factors. Any legal advice in this area should be sought from an appropriately qualified person or source.
- B.5 Scheme managers and administrators should satisfy themselves that individual transfer calculations and benefit awards comply with all legislative requirements including, but not limited to, tax and contracting-out requirements.
- B.6 This guidance is based on the Regulations in force at the time of writing. It is possible that future changes to the Regulations might create inconsistencies between this guidance and the Regulations. If users of this guidance believe there to be any such inconsistencies, they should bring this to the attention of the MHCLG and GAD. Under no circumstances should this guidance take precedence over the Regulations. Administrators should ensure that they comply with all relevant Regulations.