Information for those running public service pension schemes

Public service pension schemes

# An essential guide to issuing annual benefit statements

The Pensions Regulator

# Introduction

Annual benefit statements (ABS) are critical in enabling members to effectively plan or make decisions about retirement.

They provide members with an estimated forecast of their pension at retirement age, based on the data the scheme currently holds.

Through our engagement with public service schemes, we have identified a number of key points they may wish to consider when preparing to issue an ABS, the process for which we set out on the next page. We have also created a checklist for schemes to use which is available at www.tpr.gov.uk/ps-comms.

This guide is aimed at pension fund managers and administrators but scheme managers and others involved in the running of PS schemes may also find it useful. This guide does not intend to set out comprehensively all the steps or actions schemes should take, and should be considered alongside the relevant legislation<sup>1</sup>, and the practical guidance and standards set out in our code of practice, which can be viewed at **www.tpr.gov.uk/code14**.

Including scheme regulations, the Public Service Pension Schemes Act 2013 (PSPA13), the Occupational and Personal Pension Schemes (Disclosure of Information) Regulations 2013 (SI 2013/2734), HM Treasury directions and corresponding legislation in Northern Ireland.

1

#### The ABS process



# The importance of planning

As you plan for your scheme's year-end activity, you should consider what information you require and the steps you need to take to deliver an ABS in a timely and accurate manner. You should ensure early on that all stakeholders are clear on their roles and responsibilities, and what is required of them.

"We didn't anticipate the extent of the impact the new data requirements would have on employers' ability to provide accurate data in time. We had to reallocate resources to chasing employers and resolving data issues and we couldn't meet the timetable." Scheme administrator

"We communicated with all employers on the changes to the scheme and the change in our requirements regarding scheme member data. We did this through bulletins, information on our website, employer forums and specific training events." Pensions manager



## Areas to consider

#### **Identify data requirements**

You'll need to identify the information your scheme administrator needs to enable them to produce an ABS. For example:

- What data is required as a result of PSPA13, scheme regulations, disclosure requirements or Treasury directions? Have there been any changes to these legal requirements you need to consider? Are there any gaps which need resolving eg outstanding joining details?
- Are any additional data items required by the scheme actuary for scheme valuation?
- Is any other information required?

You'll also need to consider who needs to provide this data, for example employers, payroll, HR or external payroll providers. Check when the data is needed by and in what format.

Find out what the process is for data quality assurance. For example:

- Process and ownership of data testing
- Process and ownership for resolution of data errors
- Resourcing required to deliver

#### **Identify critical dates**

What are the critical dates which need to be met? Consider:

- > Deadline for identifying and setting out data requirements
- Deadline for receipt of data from employers or payroll providers
- Data quality assurance process
- IT scheduling (eg testing)
- Internal or external governance deadlines
- Printing or publishing lead times
- Order in which ABS will be issued
- Deadline for issuing ABS in order to meet the legislative requirements



The importance of planning

#### Communications

Identify your key stakeholders.





Are roles and responsibilities clearly defined? Have you clearly communicated the timelines?

Have you made sure that all stakeholders (in particular employers) are aware of what you need, in what format, and when you expect it by? Do you need to run through requirements with them to test their understanding?

Do you need to provide training? This may include training employers on data requirements, or training for the scheme administrator on answering queries from employers and members.

Consider additional engagement with new stakeholders, eg new scheme employers.

Keep employers, pension boards, and others informed on progress and issues in a timely manner.

Is a process in place for member queries once the ABS has been issued? Has ownership been defined, volumes estimated, targets set and resources assigned?

#### Identify risks to delivery and develop contingency plans

What are the potential risks to delivery?

- What action can you take to prevent the risk materialising?
- What actions are available to you if the risk does materialise?
- ▶ What are your points of contact and escalation routes?

Do you need to build in time for contingency into the plan?

Are your processes for identifying, assessing and reporting breaches of the law to us in place and fit for purpose? Are all relevant parties aware of these? See www.tpr.gov.uk/ps-breaches for more information.

#### Define the monitoring process

Now the requirements, timelines, stakeholders and risks have been identified, who is responsible for monitoring the progress of delivery? How will it be reported and to whom?

#### The planning process in summary

- 1. Identify data requirements
- 2. Identify critical dates
- 3. Define communications plan
- 4. Identify key risks to delivery and develop contingency plans
- 5. Define monitoring process



## Test to pre-empt issues

Inappropriate systems and processes pose a major risk to schemes being able to issue timely and accurate benefit statements. It is important that you put appropriate systems in place and test them ahead of time.

"The main cause of delays was software conflicts with the administration system provider. These took a long time to fix, and after the data we also had to test the printing." Pensions manager

"Our employers can choose to provide an 'early' year-end file. This allows employers to ensure the reports are working correctly and allows us to start looking for data queries." Pensions manager

## Areas to consider

#### Test systems and processes

Are the systems and processes fit for purpose? For example:

- Data receipt process testing the employer interface, testing of data file format.
- Are the administration software and payroll software compatible if not, can these incompatibilities be resolved or are workarounds required?
- Are your security protocols fit for purpose? Eg information handling protocols, encryption and password protection, process for resetting passwords.

Do your benefit calculation formulas need updating? Have there been changes to the benefit design (eg final salary to career average) or have new schemes been established?

If providing online statements – are any updates to the system required before ABS can be uploaded?



#### **Review and update ABS format**

Do you need to review the format of your ABS? For example:

- Does it meet the disclosure requirements?
- ▶ Is it easy to understand?
- Should you include a glossary or a frequently asked questions section as an appendix, or a guide to understanding the statement?
- Are appropriate processes in place for providing statements to members who require alternative formats for reasons of accessibility?
- Who needs to sign off the format of your ABS?

Is there any other information you should be including alongside the statements (eg on cessation of contracting out, death benefits nominations, new governance arrangements, update on the pension board's work)?

#### The testing process in summary

- 1. Test systems and processes
- 2. Review and update ABS format



# **Managing delivery**

Careful management of the delivery phase of the ABS process will help you swiftly identify and resolve issues, as well as inform the planning for following years.

"We tested the data but there were a number of 'gone-away' members in the data file so it was another month before the printers got the clean data file. There was then a delay in the enveloping of the statements." Pensions manager

"We accept monthly returns from employers so we can check and reconcile data on a more regular basis." Pension services manager

## Areas to consider

#### Data processing

When processing data, there are a number of issues to consider:

- Have you checked the data against all member categories you are issuing statements to?
- Have you allowed for iterative quality assurance processes? For example load and test received data, resolve queries with employers and payroll providers, receive updated file, load and test updated file, resolve outstanding queries?
- ► Have you kept a log of any systemic issues for which you may have had to develop workarounds, so that these can be resolved before the next cycle?
- Have you tested the output of your calculations?
- Who will sign-off on the 'clean data' for submission to the printers or publishers?

#### **Issuing the ABS**

- Have you done a test run of the ABS print and preparation for postage? Are there any issues to resolve?
- If providing electronic copies, have you done a test run of the electronic file format?
- Is a process in place for returns ('not known' at address or email invalid)? Ensure these are logged and followed up on.



#### **Member queries**

Are you monitoring delivery? Ensuring appropriate records are being kept of member queries, processing times, and outcomes can inform your planning and resourcing in the following year.

The use of targets and key performance indicators (KPIs) can help you measure performance and identify where resources need to be deployed.

Capturing issues and trends helps you to understand training needs, but also where you may need to consider a more systemic fix to a problem.

#### The delivery process in summary

- 1. Process data
- 2. Issue ABS
- 3. Address member queries



# **Reviewing and refining**

The end of the ABS process provides an opportunity to learn and to inform the following year's plans. This is particularly important when new requirements are introduced. You should use this opportunity to proactively address issues and minimise the risk of issues arising again.

"Our administrator experienced technical problems and the ABS were delayed. They conducted a review of lessons learned to avoid the situation recurring and they discussed it with the scheme manager. We submitted a breach of law report to the regulator as there was a delay of three weeks, which affected thousands of members." Chief technical officer

"Following consultation with the largest employers in the scheme, we agreed a timetable for next year, taking into account all the issues we encountered this year. We set this timetable out in an all-employer bulletin to clearly set expectations for next year." Pensions manager

"We have conducted a survey of employers to try and identify what improvements can be made, with the aim of making next year's process less troublesome." Scheme administrator

## Areas to consider

#### **Identify lessons learned**

In addition to an internal lessons learned exercise, consider seeking feedback from other stakeholders including payroll providers, employers, printers and members, for example:

- What issues arose?
- ▶ How were these resolved?
- ▶ What could be done to prevent the issue from recurring?
- Are there any other areas that could be improved?

#### **Update plans and processes**

- Update your scheme year end and ABS processes to reflect lessons learnt.
- Where issues could not be resolved and workarounds had to be used, ensure that remedial work is scheduled in time for completion before the next year end cycle.



#### **Report and communicate changes**

Consider any other reporting or communications which may be required, for example:

- Reporting to the pension board, employers, members and other stakeholders on lessons learned, any changes to the process and any additional action required to prevent issues from recurring.
- Individual feedback to stakeholders on issues, eg feedback to each employer on their end of year return.
- Reporting in line with the governance arrangements for the scheme, eg capture issues on the scheme's risk register.
- Where issues resulted in a failure to comply with legal duties (eg a failure to produce the ABS) and this is likely to be of material significance to us, you should submit a breach of law report. This includes where the failure occurs as a result of a third party's actions (eg employer failure to provide data or outsourced administrator failure). This should be done as soon as reasonably practicable and not only once the issue has been resolved.

Further information can be found on our website at: www.tpr.gov.uk/ps-breaches

#### The review process in summary

- 1. Identify lessons learned
- 2. Update plans and processes
- 3. Report and communicate changes



### How to contact us

Napier House Trafalgar Place Brighton BN1 4DW

#### www.tpr.gov.uk

#### www.trusteetoolkit.com

Free online learning for trustees

#### www.pensionseducationportal.com

Free online learning for those running public service schemes

#### The essential guide to issuing annual benefit statements

Public service schemes

© The Pensions Regulator March 2016

You can reproduce the text in this publication as long as you quote The Pensions Regulator's name and title of the publication. Please contact us if you have any questions about this publication. This document aims to be fully compliant with WCAG 2.0 accessibility standards and we can produce it in Braille, large print or in audio format. We can also produce it in other languages.

The Pensions Regulator