LEAVING YOUR JOB BEFORE RETIREMENT

IN THIS LEAFLET WE LOOK AT WHAT HAPPENS TO YOUR LGPS BENEFITS ON LEAVING YOUR JOB BEFORE RETIREMENT IF YOU PAY INTO THE LGPS ON OR AFTER 1 APRIL 2014.

Where pension terms are used, they appear in bold italic type. These terms are defined at the end of this leaflet

Vesting period for LGPS pension entitlement

If you leave your job before retirement and have met the 2 years vesting period you will have built up an entitlement to a pension. You will have two options in relation to that pension entitlement:

- you can choose to keep your benefits in the LGPS. These are known as deferred benefits and will increase every year in line with the cost of living, or
- alternatively, you may be able to transfer your deferred benefits to another pension arrangement.

If you leave your job before retirement and have not met the 2 years vesting period you will have three options:

- you will normally be able to claim a refund of your contributions, less a deduction for tax and the cost, if any, of buying you back into the State Second Pension (S2P) in respect of your membership up to 5 April 2016 when the LGPS was contracted out of the State Second Pension (S2P). Interest is paid if the refund is not made within one year of leaving but no refund can be made if you re-join the scheme in England or Wales within a month and a day of leaving or re-join before the refund has been paid.
- you may be able to transfer your benefits to a new pension arrangement (providing you have been a member of the LGPS for at least three months)
- you can delay your decision until you either re-join the LGPS, transfer your benefits to a new pension arrangement, or want to take a refund of contributions. If you delay your decision you will have what is known as a deferred refund pension account. Please note, that the deferred refund account can only be held for a maximum of five years or until age 75, whichever is earlier. If you have not transferred your benefits to a new pension arrangement or re-joined the LGPS by that time a refund of contributions will automatically be payable to you.

If you have not met the 2 years vesting period when you leave but joined before 1 April 2014 and you have 3 or more months’ membership you will have an entitlement to a deferred benefit instead of a refund (but you can opt within 6 months of leaving to receive a refund if you wish).

If I’m eligible for a refund of contributions how is this worked out?

If you leave the scheme before meeting the 2 years vesting period you can choose a refund of contributions. A refund of contributions will include:
• any pension contributions you have paid, and
• any additional pension contributions or AVCs you have paid (other than AVCs paid for additional life cover), and
• any contributions you paid which were included in a transfer payment which the LGPS received from another pension arrangement.

A refund of contributions will have a deduction for tax and the cost, if any, of buying you back into the State Second Pension (S2P) in respect of your membership up to 5 April 2016 when the LGPS was contracted out of the State Second Pension (S2P). If a refund is not paid within a year of you leaving the scheme then interest is payable. The rate of interest is 1% above base rate from the date you left the scheme to the day the refund is paid (compounded with three monthly rests).

Your refund of contributions must be paid within five years of you leaving the scheme (or age 75 if earlier). At that point a refund of contributions is automatically paid to you.

No refund can be made if you re-join the Scheme in England or Wales within a month and a day of leaving, or re-join before the refund has been paid, or continue to hold another job in which you are a member of the scheme and which you held at the same time as the job you have left.

What will happen to my benefits if I’ve met the two year vesting period?

If you’ve met the two year vesting period the amount held in your active pension account up to your date of leaving is transferred to a deferred pension account and you then have what are known as deferred benefits. The value of the pension in your deferred pension account is held in the LGPS for you until either you decide to transfer the value to another pension scheme, or the deferred benefits are due to be paid.

Your personal deferred benefits package consists of an annual pension, payable throughout your retirement, with an option on retirement to exchange some pension for a one off tax-free lump sum. It also includes life cover and financial protection for your family.

How are deferred benefits worked out?

Your deferred benefits will be calculated as follows:

• Your deferred pension in respect of your membership of the scheme after 31 March 2014 is the value of the pension you have built up in your active pension account at the point of leaving. That amount of pension is transferred from your active pension account to your deferred pension account.

When you take your deferred benefits you will be given the option to exchange some of your annual pension for a one off tax-free lump sum. You receive £12 lump sum for each £1 of annual pension given up. You can take up to 25% of the capital value of your pension benefits as a lump sum1.

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1 Limited to £263,750 (2019/20 figure), or you have previously taken payment of pension (crystallised) pension benefits, 25% of your remaining lifetime allowance.
• The part of your deferred pension in respect of any membership of the scheme you have between 1 April 2008 and 31 March 2014 is calculated by dividing any period of membership you have falling between those dates by 60 and multiplying the resulting figure by your final pay on leaving.

When you take your deferred benefits you will be given the option to exchange some of your annual pension for a one off tax-free lump sum. You receive £12 lump sum for each £1 of annual pension given up. You can take up to 25% of the capital value of your pension benefits as a lump sum\(^2\).

• The part of your deferred pension in respect of any membership of the scheme you have between before 1 April 2008 is calculated by dividing any period of membership you have falling before that date by 80 and multiplying the resulting figure by your final pay on leaving.

In addition you will be entitled to an automatic tax-free lump sum of three times your pension for membership before 1 April 2008. You can also exchange part of the pre April 2008 pension for extra lump sum as described above.

For more information and examples of how benefits built up before April 2014 are worked out see the leaflet IF YOU JOINED THE LGPS BEFORE 1 APRIL 2014

What if I paid extra?

If you have been paying extra contributions your contributions will cease when you leave the LGPS. If you leave with deferred benefits you will benefit from those extra contributions.

If you are buying extra LGPS pension by paying Additional Pension Contributions (APCs) and/or Additional Regular Contributions (ARCs)

You will be credited with the extra pension you have paid for at the time of leaving. This will increase the value of your deferred benefits and any transfer value paid to a new pension arrangement.

If you are buying extra years in the LGPS (Added Years)

You will be credited with the extra period of membership that you have paid for at the time of leaving. This will increase the value of your deferred benefits and any transfer value paid to a new pension arrangement. The extra benefits will be calculated on the same basis you had agreed to buy them.

If you move to a new employer in the LGPS in England or Wales within 12 months of leaving, you can carry on paying the additional contributions to buy extra years provided you also pay them to cover the period between leaving and starting your new job and you join your pension rights together. You must contact your new LGPS administrator within three months of re-joining to arrange this.

\(^2\) Limited to £263,750 (2019/20 figure), or you have previously taken payment of pension (crystallised) pension benefits, 25% of your remaining lifetime allowance.
If you pay **Additional Voluntary Contributions (AVCs)** arranged through the LGPS (in-house AVCs)

The value of your AVC fund will continue to be invested until it is paid out. Your AVC plan can be:

- transferred to another pension arrangement, including to a scheme that offers flexible benefits, or
- taken at the same time as your LGPS benefits.

See the leaflet on **CONTRIBUTION FLEXIBILITY** for more information about transferring your AVC to a scheme that provides flexible benefits.

If you elected to pay AVCs on or after 1 April 2014 and you choose to transfer your main LGPS benefits to another LGPS administering authority in England and Wales your AVC must be transferred too.

**If you are paying additional contributions to buy extra cohabiting partner’s survivor pension**

The period of your pre 6 April 1988 membership that you have paid extra for at the time of leaving will be included in the calculation of any survivor’s pension payable to an **eligible cohabiting partner** on your death.

**My LGPS benefits are subject to a Pension Sharing Order how does this affect my deferred benefits?**

If your LGPS benefits are subject to a Pension Sharing Order issued by the Court following divorce or dissolution of a **civil partnership**, or are subject to a qualifying agreement in Scotland, your deferred benefits will be reduced in accordance with the Court Order or agreement. For more information see the leaflet on **PENSIONS AND DIVORCE OR DISSOLUTION OF A CIVIL PARTNERSHIP**.

**When are deferred benefits paid?**

Your deferred benefits are normally payable at your **Normal Pension Age** in the LGPS. Your **Normal Pension Age** is linked to your **State Pension Age** (but with a minimum of age 65). They can be paid earlier, or later than your **Normal Pension Age**. There are two ways they can be paid earlier:

- early payment of deferred benefits at your request, or
- early payment of deferred benefits due to permanent ill-health.

**Early payment of deferred benefits at your request**

You can choose to take early payment of your deferred benefits from age 55. You do not need your former employer’s consent to take your pension before your **Normal Pension Age**. **But you will need to give Pension Services three months’ notice of your intended payment date**

If you choose to take your deferred benefits before your **Normal Pension Age** your benefits will normally be reduced to take account of their early payment and the fact that your pension will be paid for longer. How much your deferred benefits are reduced by depends on how early you draw them.
The reduction is calculated in accordance with guidance issued by the Secretary of State from time to time. The reduction is based on the length of time (in years and days) that you retire early i.e. the period between the date your benefits are paid and your **Normal Pension Age**.

As a guide, the percentage reductions, effective from 8 January 2019, for retirements up to 13 years early are shown in the table below. Where the number of years is not exact, the reduction percentages are adjusted accordingly.

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<th>Lump Sum reduction</th>
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<tr>
<td>13</td>
<td>46.3%</td>
<td>N/A</td>
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Please note that if you built up pension in the LGPS before 1 April 2014 then protections are in place for the **Normal Pension Age** that applies to those benefits. In addition, if you were a member of the LGPS at any time between 1 April 1998 and 30 September 2006, some or all of your benefits paid early could be protected from the reduction if you are a rule of 85 protected member You can find out more about these protections from the leaflet **IF YOU JOINED THE LGPS BEFORE 1 APRIL 2014**.

Your former employer can agree to waive any reduction. This is a **discretion** and you can ask your employer what their policy on this is.

**Early payment of deferred benefits due to permanent ill health**

The second method of obtaining early payment of your deferred benefits is on the grounds of permanent ill health. You can apply for payment of your deferred benefits at any age, without reduction if, because of your health, you are permanently incapable of doing the job you were working in when you left the LGPS and you are unlikely to be capable of undertaking any gainful employment within three years of applying for the benefit or by your **Normal Pension Age**, whichever is earlier.
Payment of deferred benefits at or after Normal Pension Age

If you do not take early payment of deferred benefits under either of the methods outlined above, the deferred benefits will be paid from your Normal Pension Age unless you opt to delay payment beyond that age. If you take your deferred benefits after your Normal Pension Age your pension will be increased for each day payment of your pension is delayed beyond your Normal Pension Age. Deferred benefits must be paid before age 75.

If your pension is not in payment at age 60 (women) / or 65 (men), the Guaranteed Minimum Pension (GMP) element (if any) of your pension must be paid from that age (unless you are still in some employment at that time and consent to postponement of payment of your GMP).

Keeping in touch

If you change address, please remember to let Pension Services know so they can keep in touch with you – something that’s especially important when you come to draw your deferred benefits.

You can keep your address up to date yourself - Sign up to My Oxfordshire Pension your online pension record held securely on https://oxfordshire.pensiondetails.co.uk
This is the primary way for the fund to communicate changes and scheme documents with members.

Unless you register to keep contact by paper and by post, your annual statements will be on line and waiting for you to sign up.

Your employer can:

- reduce your pension benefits if you cease to be employed due to a criminal, negligent or fraudulent act or omission as a result of which you have incurred some monetary obligation to the employer.
- forfeit your pension rights if the Secretary of State for Communities and Local Government agrees and you have been convicted of a serious offence connected with your employment and because of which you left your employment.

You are not allowed to:

- assign your benefits. Your LGPS benefits are strictly personal and cannot be assigned to anyone else or used as security for a loan.

How do deferred benefits keep their value?

In the year you leave the LGPS the value of pension in your pension account (in respect of your membership from 1 April 2014 onwards only) is revalued up to the date of leaving in line with the revaluation applied to active members of the LGPS.

This means that if the cost of living has gone down in the year ending 30th September in the Scheme year in which you leave, it is possible that the value of deferred pension in your pension account could reduce.
For the period after your date of leaving your total deferred benefits (including the benefits you built up before 1 April 2014) will be increased in line with the cost of living. However, if the cost of living goes down your deferred benefits will not be reduced. Your pension will also continue to receive cost of living reviews every year once it is paid to you.

For benefits being paid on or after age 55, or if your benefits are paid before age 55 because of ill health and you are permanently incapacitated from engaging in any regular full-time employment, your benefits will be reviewed each year in line with the cost of living. Otherwise, if you take your benefits before age 55 you will normally have to wait until your 55th birthday for your first cost of living increase, when your pension will be increased to the level it would have been had it been increased each year.

Do the tax rules on savings cover deferred benefits?

There are HM Revenue and Customs controls on your total pension savings - not including any state retirement pension, state pension credit or any spouse’s, civil partner’s, eligible cohabiting partner’s or dependant’s pension you may be entitled to.

You can find out about HM Revenue and Customs controls on your LGPS pension savings from the leaflet on Tax Controls and Your LGPS Benefits.

Pension Services will let you know the value of your LGPS benefits when they are paid and ask you about any other pensions you may have in payment, so we can work out whether or not to deduct a tax charge.

What will happen if I die before receiving my deferred benefits?

If you leave with deferred benefits after 31 March 2014 and die before receiving them, the following benefits are payable:

A lump sum death grant of 5 times your deferred annual pension. Oxfordshire County Council Pension Fund absolute discretion when deciding who to pay any death grant to. The LGPS, however, allows you to express your wish as to who you would like any death grant to be paid to by completing and returning an expression of wish form. You can complete an expression of wish form or make a new one at any time. You can get the form from Pension Services or print out one from the website https://www.oxfordshire.gov.uk/pensionforms - or complete the details on your online secure pension record held at https://oxfordshire.pensiondetails.co.uk My Oxfordshire Pension

If any part of the death grant has not been paid within two years it must be paid to your personal representatives i.e. to your Estate. Your personal representatives will need to inform HM Revenue and Customs if, together with the lump sum death grant, the value of all your pension benefits - but not including any spouse’s, civil partner’s, eligible cohabiting partner’s or dependant’s pension you may be entitled to – exceeds the HM Revenue and Customs lifetime allowance. Under HM Revenue and Customs rules, any excess will be subject to a recovery tax charge. Most scheme members’ pension savings will be significantly less than the allowance. You can find more information on this from the leaflet on Tax Controls and Your LGPS Benefits.

If you leave with deferred benefits before 1 April 2014 and die before receiving them and you are also an active member when you die, the greater of the following will be paid:
• A lump sum death grant of 5 times (or, if you left before 1 April 2008, 3 times) your deferred annual pension, or
• A death in service lump sum of three times your assumed pensionable pay

If you left with deferred benefits before 1 April 2014 and die before receiving them and you are also an active member when you die the greater of the following will be paid:

• A lump sum death grant of 5 times your deferred annual pension, or
• A death in service lump sum of three times your assumed pensionable pay

If you leave with deferred benefits after 31 March 2014 and also have deferred benefits from an earlier period of membership which ended before 1 April 2014 and die before receiving them the following benefits are payable:

• A lump sum death grant of five times the deferred benefits awarded after 31 March 2014, plus five times the deferred annual pension for deferred benefits awarded between 1 April 2008 and 31 March 2014, plus three times the deferred annual pension for deferred benefits awarded before 1 April 2008.

If you paid Additional Voluntary Contributions (AVCs) arranged through the LGPS (in-house AVCs), the value of your AVC fund is also payable.

A survivor's pension. A pension will be paid to your spouse, registered civil partner or, subject to certain qualifying conditions, your eligible cohabiting partner. This pension is payable immediately after your death for the rest of their life and will increase every year in line with the cost of living.

• For your spouse (from an opposite sex or same sex marriage):

For each year of membership you built up from 1 April 2014 you were credited with a pension equal to a proportion (i.e. 1/49th or, for any period you were in the 50/50 section of the scheme, 1/98th) of the pensionable pay (or assumed pensionable pay where applicable) you received during that year. The pension payable to your spouse is calculated on a different proportion i.e. 1/160th of the pensionable pay (or assumed pensionable pay where applicable) to which is added 49/160ths of the amount of any pension credited to your pension account following a transfer of pension rights into the scheme from another pension scheme or arrangement.

For final salary membership built up before 1 April 2014, the pension payable is equal to 1/160th of your final pay times the period of your membership in the scheme up to 31 March 2014 on which your deferred pension is based, unless you marry after leaving in which case it could be less. If you marry while your pension is deferred:

○ The survivor’s pension payable to the husband of a female Scheme member is based on membership after 5 April 1988
○ The survivor’s pension payable to a wife of a male Scheme member is based on membership after 5 April 1978
○ the survivor’s pension payable to the male or female spouse who was in a same sex marriage with the Scheme member is based on membership after 5 April 1988.
For your **civil partner**:

For each year of membership you built up from 1 April 2014 you were credited with a pension equal to a proportion (i.e. 1/49th or, for any period you were in the 50/50 section of the scheme, 1/98th) of the **pensionable pay** (or **assumed pensionable pay** where applicable) you received during that year. The pension payable to your **civil partner** is calculated on a different proportion i.e. 1/160th of the **pensionable pay** (or **assumed pensionable pay** where applicable) to which is added 49/160ths of the amount of any pension credited to your **pension account** following a transfer of pension rights into the scheme from another pension scheme or arrangement.

For final salary membership built up **before** 1 April 2014, the pension payable is equal to 1/160th of your **final pay** times the period of your membership in the scheme up to 31 March 2014 (including any additional membership purchased by you) upon which your deferred pension is based unless you enter into a **civil partnership** after leaving in which case your **civil partner**’s pension would be based on your membership after 5 April 1978 (or on all of your membership if you became a deferred member before 1 April 2014 and had made an election before 1 April 2015 for pre 6 April 1978 membership to also count).

For your **eligible cohabiting partner**:

For each year of membership you built up from 1 April 2014 you were credited with a pension equal to a proportion (i.e. 1/49th or, for any period you were in the 50/50 section of the scheme, 1/98th) of the **pensionable pay** (or **assumed pensionable pay** where applicable) you received during that year. The pension payable to your **eligible cohabiting partner** is calculated on a different proportion i.e. 1/160th of the **pensionable pay** (or **assumed pensionable pay** where applicable) to which is added 49/160ths of the amount of any pension credited to your **pension account** following a transfer of pension rights into the scheme from another pension scheme or arrangement.

For final salary membership built up **before** 1 April 2014, the pension payable is equal to 1/160th of your **final pay** times the period of your membership in the scheme after 5 April 1988 and up to 31 March 2014 (including any additional membership purchased by you), upon which your deferred pension is based, **plus** any of your membership before 6 April 1988 for which, under an election made before 1 April 2014, you have paid additional contributions so that it counts towards an **eligible cohabiting partner**’s pension.

If your deferred pension is subject to a Pension Sharing Order issued by the Court following an earlier divorce or dissolution of a **civil partnership**, or is subject to a qualifying agreement in Scotland, your spouse’s, **civil partner**’s or **eligible cohabiting partner**’s pension will be reduced in consequence of that Court Order or agreement. For more information see the leaflet on **PENSIONS AND DIVORCE OR DISSOLUTION OF A CIVIL PARTNERSHIP**.

If your membership in the LGPS includes a **Guaranteed Minimum Pension (GMP)**, the survivor pension for that part of your membership before 6 April 1997 must not be less than half your **GMP** built up after 5 April 1988. If you are a man who is survived by a wife, the survivor pension for that part of your membership built up before 6 April 1997 must not be less than half of your total **GMP**.
Children's pensions - these are payable to eligible children and increase every year in line with the cost of living.

The amount of pension depends on the number of eligible children you have:

- If a survivor’s pension is being paid to your spouse, civil partner or eligible cohabiting partner.

One child would receive a pension calculated as follows:

For each year of membership you built up from 1 April 2014 you were credited with a pension equal to a proportion (i.e. \( \frac{1}{49} \) or, for any period you were in the 50/50 section of the scheme, \( \frac{1}{98} \)) of the pensionable pay (or assumed pensionable pay where applicable) you received during that year. The child’s pension payable is calculated on a different proportion i.e. \( \frac{1}{320} \) of the pensionable pay (or assumed pensionable pay where applicable) to which is added \( \frac{49}{320} \) of the amount of any pension credited to your pension account following a transfer of pension rights into the scheme from another pension scheme or arrangement.

For final salary membership built up before 1 April 2014, the pension payable is equal to \( \frac{1}{320} \) of your final pay times the period of your membership in the scheme up to 31 March 2014 upon which your deferred pension is based.

Two or more children would receive a pension calculated as follows:

For each year of membership you built up from 1 April 2014 you were credited with a pension equal to a proportion (i.e. \( \frac{1}{49} \) or, for any period you were in the 50/50 section of the scheme, \( \frac{1}{98} \)) of the pensionable pay (or assumed pensionable pay where applicable) you received during that year. The children’s pension payable is calculated on a different proportion i.e. \( \frac{1}{160} \) of the pensionable pay (or assumed pensionable pay where applicable) to which is added \( \frac{49}{160} \) of the amount of any pension credited to your pension account following a transfer of pension rights into the scheme from another pension scheme or arrangement. The pension would be shared equally between the eligible children.

For final salary membership built up before 1 April 2014, the pension payable is equal to \( \frac{1}{160} \) of your final pay times the period of your membership in the scheme up to 31 March 2014 upon which your deferred pension is based. The pension would be shared equally between the eligible children.

- If there is no spouse's, civil partner's or eligible cohabiting partner's pension being paid.

One child would receive a pension calculated as follows:

For each year of membership you built up from 1 April 2014 you were credited with a pension equal to a proportion (i.e. \( \frac{1}{49} \) or, for any period you were in the 50/50 section of the scheme, \( \frac{1}{98} \)) of the pensionable pay (or assumed pensionable pay where applicable) you received during that year. The child’s pension payable is calculated on a different proportion i.e. \( \frac{1}{240} \) of the pensionable pay (or assumed pensionable pay where applicable) to which is added \( \frac{49}{240} \) of the amount of any pension credited to your pension account following a transfer of pension rights into the scheme from another pension scheme or arrangement.
For final salary membership built up before 1 April 2014, the pension payable is equal to 1/240th of your final pay times the period of your membership in the scheme up to 31 March 2014 upon which your deferred pension is based.

Two or more children would receive a pension calculated as follows:

For each year of membership you built up from 1 April 2014 you were credited with a pension equal to a proportion (i.e. 1/49th or, for any period you were in the 50/50 section of the scheme, 1/98th) of the pensionable pay (or assumed pensionable pay where applicable) you received during that year. The children’s pension payable is calculated on a different proportion i.e. 1/120th of the pensionable pay (or assumed pensionable pay where applicable) to which is added 49/120ths of the amount of any pension credited to your pension account following a transfer of pension rights into the scheme from another pension scheme or arrangement. The pension would be shared equally between the eligible children.

For final salary membership built up before 1 April 2014, the pension payable is equal to 1/120th of your final pay times the period of your membership in the scheme up to 31 March 2014 upon which your deferred pension is based. The pension would be shared equally between the eligible children.

If you were a member of the LGPS before 1 April 2014 and you paid additional regular contributions (ARCs) to buy extra LGPS pension and you opted to pay for dependant’s benefits when you took out your original contract, then extra benefits will be payable to your spouse, registered civil partner or eligible cohabiting partner and to eligible children.

Who is the lump sum death grant paid to?

Your administering authority, Oxfordshire Pension Fund has absolute discretion over who receives any lump sum death grant; they can pay it to your nominee or personal representatives or to any person who appears, at any time, to have been your relative or dependant. The LGPS, however, allows you to express your wish as to who you would like any death grant to be paid to by completing and returning an expression of wish form. If any part of the death grant has not been paid within two years, it must be paid to your personal representatives, i.e. to your Estate. If you have not already made your wishes known, or you wish to update / change a previous expression of wish, use the form on www.oxfordshire.gov.uk/pensionforms or contact Pension Services.

Remember to complete a new form if your wishes change.

If you have paid AVCs and a lump sum is to be paid from the your AVC fund, Oxfordshire Pension Fund has absolute discretion over who to pay that sum to, provided you were an active member of the LGPS on or after 1 April 2014. If you left the LGPS before 1 April 2014 Oxfordshire Pension Fund must pay any AVC lump sum to your Estate.

What will happen if I wish to transfer my LGPS benefits to another (non LGPS) scheme?

If you are joining another pension arrangement, you may wish to consider transferring your LGPS benefits to it. This may even be to an overseas pension scheme or arrangement that meets HM Revenue and Customs conditions. You cannot transfer your benefits (other than AVCs) if you leave less than one year before your Normal Pension Age. An option to transfer (other than in respect of AVCs) must be made at least 12 months before your Normal Pension Age.
You can only transfer benefits from the LGPS if you have not already taken benefits from the LGPS (either in your current employment or any earlier employment). If you hold more than one deferred benefit in the LGPS in England and Wales (either in the same or separate LGPS pension funds), you will be required to transfer all or none of the benefits you hold. It is not possible to transfer one deferred benefit whilst retaining another deferred benefit in the LGPS.

Your new pension provider will require a transfer value quotation which, under the provisions introduced by the Pensions Act 1995, Pension Services will (other than in respect of AVCs) guarantee for a period of three months from the date of calculation (known as the ‘Guarantee Date’). Your new pension provider can then advise you of the additional benefits the transfer will buy in their scheme. A written option to proceed with the guaranteed transfer value must be received within the three month guaranteed period. If you opt to proceed, the normal time limit for payment of the guaranteed transfer value will be six months from the ‘Guarantee Date’. If payment is not made within this period Pension Services will need to recalculate the value as at the actual date of payment and pay the recalculated value or, if it is greater, the original value plus interest.

Transfer values are calculated in accordance with the terms and conditions of the Local Government Pension Scheme Regulations 2013 which comply with the requirements of the Pensions Schemes Act 1993.

If you are considering whether to transfer benefits, make sure you have full information about the two pension arrangements i.e. details of what your benefits are worth in the LGPS and details of what your benefits would be worth in the new pension scheme, if transferred. When you compare your options, don’t forget that your LGPS benefits are guaranteed cost of living increases.

Transfers to public sector schemes usually give benefits that are broadly equivalent to those in the LGPS, under what are known as Club transfer rules, provided you apply for the transfer within 12 months of joining your new pension scheme and have not had a break in membership of more than 5 years between leaving the LGPS and joining the new public service pension scheme.

Transferring your pension rights is not always an easy decision to make and you may, wish to seek the help of an independent financial adviser before you make a decision to transfer your deferred benefits to a personal pension plan, stakeholder pension scheme or to an employer’s money purchase scheme, as you will be bearing all of the investment risk which could significantly affect your future pension benefits.

If you are transferring from the LGPS to a defined contribution scheme you must take appropriate independent financial advice before transferring. This is a legal requirement if the cash equivalent transfer value of all your benefits in the LGPS (excluding any Additional Voluntary Contributions (AVCs)) is more than £30,000. If the cash equivalent transfer value of all your benefits in the LGPS (excluding any Additional Voluntary Contributions (AVCs)) is £30,000 or less you are not legally required to take advice. However, transferring your pension rights is not always an easy decision to make and seeking the help of an independent financial adviser before you make a decision to transfer your deferred benefits (to a personal pension plan, stakeholder pension scheme or an employer’s money purchase scheme) could help you in making an appropriate decision that could significantly affect your future pension benefits.

If the cash equivalent transfer value of all your benefits in the LGPS (excluding any Additional Voluntary Contributions (AVCs)) is more than £30,000, Pension Services will check that you have received appropriate independent financial advice before your transfer can proceed and relevant documentation to prove this will be required. Pension Services will provide you with more details if you request a transfer quotation.
If you are considering whether to transfer benefits, make sure you have full information about the two pension arrangements; details of what your benefits are worth in the LGPS and details of what your benefits would be worth in the new pension scheme, if transferred. When you compare your options, don’t forget that your LGPS benefits are guaranteed cost of living increases.

If a full transfer payment is made, you will not be entitled to any further benefits from the LGPS for yourself, your spouse, civil partner, eligible cohabiting partner or eligible children.

What happens if I change jobs but remain in the LGPS?

If you are changing your job, but still working in local government or for another employer who offers you membership of the LGPS, or if you re-join the LGPS before your deferred benefits are paid, your deferred benefits are normally automatically joined with your new active pension account when you re-join the scheme, unless you elect to keep them separate.

If you wish to keep your deferred benefits separate you must elect to do so within 12 months of re-joining the LGPS, unless your employer allows you longer. This is an employer discretion and you can ask your employer what their policy is on this.

If you wish to transfer your LGPS pension rights you should contact your current or former LGPS administrator as soon as possible to commence the process and find out what you will need to consider in making your decision.

Please note that special rules apply if you were a member of the LGPS in England or Wales before 1 April 2014 – see the leaflet TRANSFERRING PENSION RIGHTS INTO THE LGPS for more information.

Please also note that if you became entitled to your deferred benefit as a result of making an election to opt out of membership of the scheme you will not be permitted to join your two periods of membership together and, instead, you will have two separate sets of pension benefits in the scheme.

What if I have two or more LGPS jobs?

If you have two or more jobs in which you pay into the LGPS at the same time and you leave one (or more) but not all of them, and you are entitled to deferred benefits from the job (or jobs) you have left, your deferred benefits from the job that has ended are automatically transferred to the active pension account for the job you are continuing in, unless you elect to keep them separate. If you wish to keep your deferred benefits separate you must elect to do so within 12 months of leaving the post the deferred benefits were built up in, unless your employer allows you longer. This is an employer discretion and you can ask your employer what their policy is on this.

If you are not entitled to deferred benefits from the job (or jobs) you have left, you cannot have a refund of your contributions and you must transfer your benefits to the pension account for the job you are continuing in.

Please note that special rules apply if you were a member of the LGPS in England or Wales on or before 31 March 2014 – see the leaflet TRANSFERRING PENSION RIGHTS INTO THE LGPS for more information.
information.

If you have membership built up before 1 April 2014 which you aggregate with the membership in the job you are continuing in, then this membership is adjusted to reflect any difference in the whole-time rates of pay between the jobs:

<table>
<thead>
<tr>
<th>Membership in the job you have left</th>
<th>( x )</th>
<th>whole-time rate of pay in the job that has ceased</th>
</tr>
</thead>
<tbody>
<tr>
<td>[ ]</td>
<td>[ ]</td>
<td>whole-time rate of pay in the job that is continuing</td>
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</tbody>
</table>

**What happens if my job is transferred to a private contractor?**

If your job is transferred to a private contractor, the contractor will normally be required to provide you with continued access to the LGPS or to offer you a pension scheme that is broadly equivalent to the LGPS. The contractor may become an **admission body** in the LGPS and this would allow you to stay in the LGPS so long as you continue working on the delivery of the **contracted out** service.

If the contractor becomes an **admission body** your LGPS benefits built up before the transfer of your job to the contractor can be joined with your post transfer pension account, see the leaflet **Transferring Pension Rights into the LGPS**.

Alternatively, the contractor may be able to offer you a broadly comparable scheme. This does not mean that the new scheme must mirror the benefits of the LGPS, but the value of the package offered by the new scheme must be broadly equivalent to the LGPS. If you are offered a broadly comparable scheme you would have the same options available to you regarding the LGPS benefits that you have already built up as anyone else leaving the LGPS before retirement.

**Further information, security and disclaimer**

The information in this leaflet is based on the Local Government Pension Scheme Regulations 2013 and the Local Government Pension Scheme (Transitional Provisions, Savings and Amendment) Regulations 2014 (both effective from 1 April 2014) and other relevant legislation.

It applies to individuals who were contributing members of the Local Government Pension Scheme (LGPS) on 1 April 2014 or who have joined the scheme on or after that date. This leaflet is for employees in England or Wales and reflects the provisions of the LGPS and overriding legislation at the time of publication.

In the future the Government may make changes to overriding legislation and, after consultation with interested parties, may make changes to the LGPS.

This leaflet is for general use and cannot cover every personal circumstance nor does it cover specific protected rights that apply to a very limited number of employees; nor does it cover rights that apply to a limited number of employees eg those whose total pension benefits exceed the lifetime allowance (£1,055,000 million in 2019/20), those whose pension benefits increase in any tax year by more than the standard annual allowance (£40,000 in 2019/20) or for high earners, the tapered annual allowance, those to whom protected rights apply, those whose rights are subject to
a pension sharing order following divorce or dissolution of a civil partnership. In the event of any dispute over your pension benefits, the appropriate legislation will prevail as this leaflet does not confer any contractual or statutory rights and is provided for information purposes only.

The booklet, as the combination of all the leaflets, explains the benefits available to you as a member of the LGPS. It describes how the scheme works, what it costs to be a member and the financial protection that it offers to you and your family.

Where pension terms are used, they appear in bold italic type and are described further at the end of the leaflet.

As the Administering Authority of the Fund we hold securely, certain information about you (“personal data”), which we need to administer the Fund. The information is provided by yourself and your employer. If you believe the information we hold is incorrect contact Pension Services. You will find more details, and the full privacy notice on www.oxfordshire.gov.uk/cms/content/administration-and-performance

You are welcome to contact Pension Services with any questions about how we use and or share your information, find out more about your rights or to see what information we hold.

The national website for members of the LGPS is www.lgpsmember.org

Sign up to My Oxfordshire Pension your online pension record held securely on https://oxfordshire.pensiondetails.co.uk

The primary way for the fund to communicate changes and scheme documents with members

For more information or if you have a problem or question about your LGPS benefits, please contact

**Pension Services**
Oxfordshire Pension Fund
4640 Kingsgate
Oxford Business Park South
Oxford
OX4 2SU

**Telephone:** 03300 241 359

**E-mail:** pension.services@oxfordshire.gov.uk

**Website:** www.oxfordshire.gov.uk/pensions

Please make an appointment first if you wish to visit the offices with an enquiry

You can find out about what you can do if you are not happy about a decision made about your LGPS pension position from the leaflet HELP WITH PENSION PROBLEMS.
Some terms we have used in this leaflet

Additional Voluntary Contributions (AVCs)
These are extra payments to increase your future benefits. You can also pay AVCs to provide additional life cover.

All local government pension funds have an AVC arrangement in which you can invest money through an AVC provider, often an insurance company or building society. AVCs are deducted directly from your pay and attract tax relief.

Admission Body
An admission body is an employer that chooses to participate in the scheme under an admission agreement. These tend to be employers such as charities and contractors.

Assumed Pensionable Pay
This provides a notional pensionable pay figure to ensure your pension is not affected by any reduction in pensionable pay due to a period of sickness or injury on reduced contractual pay or no pay, or relevant child related leave or reserve forces service leave.

If you have a period of reduced contractual or no pay due to sickness or injury or you have a period of relevant child related leave or reserve forces service leave then your employer needs to provide the pension administering authority with the assumed pensionable pay you would have received during that time unless during the period of relevant child related leave the pensionable pay received was higher than the value of the assumed pensionable pay. This requires a calculation to be carried out by your employer to determine what your pay would have been for the relevant period.

The assumed pensionable pay is calculated as the average of the pensionable pay you received for the 12 weeks (or three months if monthly paid) before the pay period in which you went on to reduced pay or no pay because of sickness or injury or before you started a period of relevant child related leave or reserve forces service leave. In calculating the average, any reduction due to authorised leave of absence or due to a trade dispute is ignored. If the pay you receive in the 12 weeks (or three months if monthly paid) before the pay period in which you went on to reduced pay or no pay is materially lower than the pay you would normally receive, your employer has a discretion to use a higher pay in the calculation. Your employer must have regard to the pensionable pay you earned over the previous 12 months when determining what your normal level of pensionable pay is. The resulting figure is then grossed up to an annual figure and then divided by the period of time you were on reduced pay or no pay for sickness or injury or on relevant child related leave or reserve forces service leave.

Assumed pensionable pay is also used to work out any enhancement to your pension awarded as a result of ill health retirement, any lump sum death grant following death in service, and any enhancement which is included in survivor benefits following death in service. The assumed pensionable pay for these purposes is calculated as the average of the pensionable pay you received for the 12 weeks (or three months if monthly paid) before you died in service or before you left employment due to ill health retirement. In calculating the average, any reduction due to authorised leave of absence or due to a trade dispute is ignored. If the pay you receive in the 12 weeks (or three months if monthly paid) before the pay period in which you went on to reduced pay or no pay is materially lower than the pay you would normally receive, your employer has a discretion to use a higher pay in the calculation. Your employer must have regard to the pensionable pay you earned over the previous 12 months when determining what your normal level of pensionable pay is. Also, where an independent registered medical practitioner certifies that, during the period used to determine assumed pensionable pay, you were working reduced contractual hours because of the ill health which led to your retirement or death in service, the assumed pensionable pay is to be calculated on the pay you would have received during that period had you not been working reduced contractual hours. The resulting figure is then grossed up to an annual figure.

Civil Partnership
A Civil Partnership is a relationship between two people of the same sex (civil partners) which is formed when they register as civil partners of each other.
Club transfer rules

*Club transfer rules* allow certain *occupational pension schemes*, mainly *public service pension schemes*, to calculate transfers on a special terms. Transfers into the LGPS, including final salary membership from other public sector club transfer schemes (usually membership up to 31 March 2015), or transfers out of the LGPS to other public sector club schemes (including final salary membership built up before 1 April 2014), provide benefits that are broadly equivalent across both schemes. Provided there is not a continuous break in active membership of a *public service pension scheme* of more than 5 years, any final salary membership transferred would purchase a period of membership and retain a final salary link. Pension Services will provide you with further information on club transfers should this apply to you.

Consumer Prices Index (CPI)

The *Consumer Price Index (CPI)* is the official measure of inflation of consumer prices in the United Kingdom. This is currently the measure used to adjust your *pension account* at the end of every *scheme year* when you are an active member of the scheme and, after you have ceased to be an active member, it is used to increase (each April) the value of your deferred pension in the scheme and any pension in payment from the scheme. The adjustment ensures your pension keeps up with the cost of living.

Contracted out

The LGPS was formerly *contracted out* of the *State Earning Related Pension Scheme (SERPS)* and the *State Second Pension (S2P)*. This meant that, up until 5 April 2016, prior to *State Pension Age* you paid reduced National Insurance contributions between certain thresholds (unless you had opted to pay the married woman's/widow's reduced rate of National Insurance). The LGPS guarantees to pay you a *Guaranteed Minimum Pension (GMP)* for being *contracted out* of the *State Earning Related Pension Scheme (SERPS)*.

From 6 April 2016 the ‘contracted out’ status ceased to exist for all pension schemes due to the introduction of the new single tier State Pension. Therefore, from 6 April 2016 members of the LGPS pay the standard rate of National Insurance.

Discretion

This is the power given by the LGPS to enable your employer or Oxfordshire County Council Pension Fund (OCCPF) to choose how they will apply the scheme in respect of certain provisions. Under the LGPS your employer or Oxfordshire County Council Pension Fund (OCCPF) are obliged to consider how to exercise their *discretion* and, in respect of some (but not all) of these discretionary provisions, to have a written policy on how they will apply their *discretion*. They have a responsibility to act with ‘prudence and propriety’ in formulating their policies and must keep them under review. You may ask your employer or your administering authority what their policy is in relation to a *discretion*. Your administering authority is Oxfordshire County Council.

Eligible children

*Eligible children* are your children. They must, at the date of your death:
- be your natural child (who must be born within 12 months of your death), or
- be your adopted child, or
- be your step-child or a child accepted by you as being a member of your family (this doesn’t include a child you sponsor for charity) and be dependent on you.

*Eligible children* must meet the following conditions:
- be under age 18, or
- be aged 18 or over and under 23 and in full-time education or vocational training (although your administering authority can continue to treat the child as an eligible child notwithstanding a break in full-time education or vocational training), or
- be unable to engage in gainful employment because of physical or mental impairment and either:
  - has not reached the age of 23, or
○ the impairment is, in the opinion of an independent registered medical practitioner, likely to be permanent and the child was dependent on you at the date of your death because of that mental or physical impairment.

Eligible cohabiting partner
An eligible cohabiting partner is a partner you are living with who, at the date of your death, has met all of the following conditions for a continuous period of at least 2 years:

- you and your cohabiting partner are, and have been, free to marry each other or enter into a civil partnership with each other, and
- you and your cohabiting partner have been living together as if you were a married couple, or civil partners, and
- neither you or your cohabiting partner have been living with someone else as if you/they were a married couple or civil partners, and
- either your cohabiting partner is, and has been, financially dependent on you or you are, and have been, financially interdependent on each other.

Your partner is financially dependent on you if you have the highest income. Financially interdependent means that you rely on your joint finances to support your standard of living. It doesn’t mean that you need to be contributing equally. For example, if your partner’s income is a lot more than yours, he or she may pay the mortgage and most of the bills, and you may pay for the weekly shopping.

On your death, a survivor’s pension would be paid to your cohabiting partner if:

- all of the above criteria apply at the date of your death, and
- your cohabiting partner satisfies your administering authority that the above conditions had been met for a continuous period of at least 2 years immediately prior to your death.

You are not required to complete a form to nominate a cohabiting partner for entitlement to a cohabiting partner’s pension. However, you can provide your Pension Services with your cohabiting partner’s details. Your Pension Fund will require evidence on your death to check that the conditions for a cohabiting partner’s pension are met.

Final pay
This is usually the pay in respect of (i.e. due for) your final year of scheme membership on which you paid contributions, or one of the previous 2 years if this is higher, and includes your normal pay, contractual shift allowance, bonus, contractual overtime (but not non-contractual overtime), Maternity Pay, Paternity Pay, Adoption Pay, Shared Parental Pay and any other taxable benefit specified in your contract as being pensionable.

If you were part-time for all or part of the final year the whole-time pay that you would have received if you had worked whole-time is used. If your pay in your final year was reduced because of sickness or relevant child related leave, final pay is the pay you would have received had you not been on sick leave or relevant child related leave.

For more information on the calculation of final pay please see the leaflet If you Joined the LGPS Before 1 April 2014.

Guaranteed Minimum Pension (GMP)
The LGPS guarantees to pay you a pension that is at least as high as you would have earned had you not been contracted out of the State Earning Related Pension Scheme (SERPS) at any time between 6 April 1978 and 5 April 1997. This is called the Guaranteed Minimum Pension (GMP).

Local Government
The term local government in this booklet also covers police and fire civilian staff, a coroner, civil servants
engaged in probation provision, a Mayoral development corporation, a conservation board, a valuation tribunal, a passenger transport authority, the Environment Agency, and non-teaching employees of an Academy employer, an Education Action Forum, a sixth form college corporation or a Further or Higher Education Corporation.

Normal Pension Age

*Normal Pension Age* is linked to your *State Pension Age* for benefits built up from April 2014 (but with a minimum of age 65) and is the age at which you can take the pension you have built up in full. If you choose to take your pension before your *Normal Pension Age* it will normally be reduced, as it's being paid earlier. If you take it later than your *Normal Pension Age* it's increased because it's being paid later.

You can use the Government's *State Pension Age* calculator ([www.gov.uk/calculate-state-pension](http://www.gov.uk/calculate-state-pension)) to find out your *State Pension Age*. Please note that this calculator does not include proposed changes to *State Pension Age*.

Remember that your *State Pension Age* may change in the future and this would also change your *Normal Pension Age* in the LGPS for benefits built up from April 2014. Once you start receiving your pension any subsequent change to your *State Pension Age* will not affect the *Normal Pension Age* of the LGPS pension that is in payment.

If you were paying into the LGPS before 1 April 2014 your final salary benefits retain their protected *Normal Pension Age* - which for most is age 65. However all pension benefits drawn on normal retirement must be taken at the same date i.e. you cannot separately draw your final salary benefits (built up before April 2014) at age 65 and your benefits in your *pension account* (built up from April 2014) at your *Normal Pension Age* (which for your benefits built up from April 2014 is linked to your *State Pension Age* but with a minimum of age 65). See the leaflet *WHEN CAN I RETIRE AND TAKE MY LGPS BENEFITS*.

Pension Account

Each *scheme year* the amount of pension you have built up during the year is worked out and this amount is added into your active *pension account*. Adjustments may be made to your account during the *scheme year* to take account:

- any transfer of pension rights into the account during the year,
- any additional pension you may have decided to purchase during the year
- any additional pension which is granted to you by your employer during the year
- any reduction due to a Pension Sharing Order or qualifying agreement in Scotland (following a divorce or dissolution of a *civil partnership*) and
- any reduction due to an Annual Allowance tax charge that you have asked the scheme to pay on your behalf.

Your account is then revalued to take account of the cost of living. This adjustment is carried out in line with the Treasury Revaluation Order index which, currently, is the rate of the *Consumer Prices Index (CPI)*.

You will have a separate *pension account* for each employment. That *pension account* will hold the entire pension built-up for that employment.

In addition to an active member’s *pension account* there are also:

- a deferred member’s *pension account*;
- a deferred refund account;
- a retirement *pension account*;
- a flexible retirement *pension account*;
- a deferred pensioner member’s account;
- a pension credit account; and
- a survivor member’s account.

These accounts will be adjusted by any debits for any Pension Sharing Order or qualifying agreement in Scotland (following a divorce or dissolution of a *civil partnership*) and for any Annual Allowance tax.
charge that you have asked the scheme to pay on your behalf. These accounts are currently increased each April in line with the Consumer Prices Index (CPI).

Pensionable Pay
The pay on which you normally pay contributions is your normal salary or wages plus any shift allowance, bonuses, overtime (both contractual and non-contractual), Maternity Pay, Paternity Pay, Adoption Pay and any other taxable benefit specified in your contract as being pensionable.

You do not pay contributions on:
- any travelling or subsistence allowances,
- pay in lieu of notice
- pay in lieu of loss of holidays
- any payment as an inducement not to leave before the payment is made
- any award of compensation (other than payment representing arrears of pay) made to achieve equal pay
- pay relating to loss of future pensionable payments or benefits
- any pay paid by your employer if you go on reserve forces service leave nor
- the monetary value of a car or pay received in lieu of a car (apart from some historical cases).

Public service pension scheme
A public service pension scheme includes a pension scheme covering civil servants, the judiciary, the armed forces, any scheme in England, Wales or Scotland covering local government workers, or teachers, or health service workers, or fire and rescue workers or members of the police forces; or membership of a new public body pension scheme.

Relevant Child Related Leave
Relevant child related leave includes periods of Ordinary Maternity, Adoption or Shared Parental Leave (normally first 26 weeks), Paternity Leave and any periods of paid Additional Maternity or Adoption Leave (normally after week 26 weeks up week 39) or Shared Parental Leave.

Reserve Forces Service Leave
This occurs when a Reservist is mobilised and called upon to take part in military operations. The period of mobilisation can range up to a maximum of 12 months. During a period of reserve forces service leave you will, if you elect to stay in the LGPS during that leave, continue to build up a pension based on the rate of assumed pensionable pay you would have received had you not been on reserve forces service leave.

State Pension Age
This is the earliest age you can receive the basic state pension. State Pension Age for women was increased between 2010 and December 2018 to be equalised with the State Pension Age of 65 that applied to men up to December 2018.

State Pension Age equalisation timetable for women
The State Pension Age increases to 66 for both men and women from December 2018 to October 2020.

<table>
<thead>
<tr>
<th>Date of Birth</th>
<th>New State Pension Age</th>
</tr>
</thead>
<tbody>
<tr>
<td>6 December 1953 - 5 October 1954</td>
<td>in the range 65 - 66</td>
</tr>
<tr>
<td>After 5 October 1954</td>
<td>66</td>
</tr>
</tbody>
</table>

Under current legislation the State Pension Age is due to rise to 67 between 2026 and 2028 and to 68 between 2044 and 2046. However, the government has announced plans to bring forward the rise to 68 to between 2037 and 2039. To find out your State Pension Age please visit https://www.gov.uk/calculate-state-pension.
State Second Pension (S2P)
The State Second Pension (formerly SERPS) was the additional state pension, payable to individuals from State Pension Age if they attained State Pension Age before 6 April 2016. Initially, S2P was an earnings-related pension but from April 2009 it began building up as a flat rate pension until 6 April 2016 when it was replaced with the single tier State Pension.


Vesting Period
The vesting period in the LGPS is 2 years. You will meet the 2 years vesting period if:

- you have been a member of the LGPS in England and Wales for 2 years, or
- you have brought a transfer of pension rights into the LGPS in England or Wales from a different occupational pension scheme or from a European pensions institution and the length of service you had in that scheme or institution was 2 or more years or, when added to the period of time you have been a member of the LGPS is, in aggregate, 2 or more years, or
- you have brought a transfer of pension rights into the LGPS in England or Wales from a pension scheme or arrangement where you were not allowed to receive a refund of contributions, or
- you have previously transferred pension rights out of the LGPS in England or Wales to a pension scheme abroad (i.e. to a qualifying recognised overseas pension scheme), or
- you already hold a deferred benefit or are receiving a pension from the LGPS in England or Wales (other than a survivor's pension or pension credit member's pension), or
- you have paid National Insurance contributions whilst a member of the LGPS and cease to contribute to the LGPS in the tax year of attaining pension age,
- you cease to contribute to the LGPS at age 75, or
- you die in service.