

# Armed Forces Pension Scheme

Cost cap valuation as at 31 March 2016 Assumptions, methodology and data

Michael Scanlon FIA
Joanne Rigby FIA

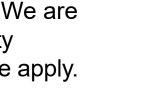
20 December 2021

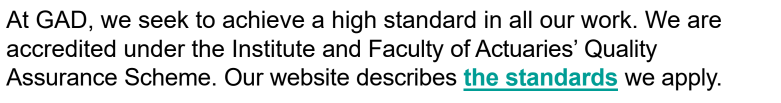


# Contents

#### **Purpose and next steps**

- **Assumptions**
- Methodology
- Data: Member eligibility for the transitional protection remedy
- 2016 data: quality and uncertainties
- **Reliance and limitations**







# Purpose

This report was commissioned by the Ministry of Defence (MOD) and is addressed to them. We understand it will be made available to the Scheme Advisory Board.

The purpose of this report is to set out our proposed approach to the cost cap valuation as at 31 March 2016 and assist MOD with their decision making. It is important that MOD test the assumptions and methodology adopted for the 2016 valuation signed in early 2019 in light of the transitional protection remedy. MOD will also need to ensure it is content with the approach we have taken in respect of eligibility of members for the transitional protection remedy.

The report provides advice to MOD on these matters, as required by Direction 55.

We would be pleased to provide advice on any alternative approaches which MOD would like to consider in relation to any of the proposals in this report.

MOD should consult with stakeholders as required on the contents of this report and confirm to GAD that it is content with the assumptions, methodology and approach to data that MOD will adopt for the 2016 cost cap valuation.



# Next steps

MOD should consider the following recommendations and either confirm that they are content or instruct us to adopt alternative approaches:

- 1 No changes from the 2016 valuation assumptions
- 2 The calculation methodology we recommend, as set out in section 2
- 3 Derivation of member eligibility from available data, as set out in section 3





# 1. Assumptions



# 2016 assumptions

The assumptions set by MOD used in the 2016 cost cap valuation report must be the same as those adopted in the 2016 valuation reports signed in early 2019, unless those assumptions are not best estimates or are insufficient for the purpose as a direct result of the impact of the transitional protection remedy. This may apply because the original 2016 assumptions:

- 1. May be insufficient for the 'better-of' calculations we need to perform to value the remedy
- 2. May not be best estimate because member behaviour may change in light of the remedy

MOD should consider the following recommendation and either confirm that they are content or instruct us to adopt alternative assumptions:

#### Recommendation

#### We recommend no changes from the 2016 valuation assumptions.

In making the recommendations below in Appendices 1C to 1E we have tested that the possible impact of any potential changes driven by analysis of data described does not exceed the 0.25% materiality limit described on appendix 2A. We set out further details in Appendix 1A to 1F.

# 2. Methodology



# Calculation methodology

MOD should consider the following recommendations on calculation methodology and either confirm that they are content or instruct us to adopt alternative approaches:

#### Recommendations

- A materiality limit of 0.25% pay (MOD may propose an alternative)
- Members choose the higher valued benefit at retirement under Deferred Choice Underpin
- Remedy costs are assessed for the period 2015-2022, with costs in respect of 2015-16 assumed to be equal to the costs in 2016-17
- There is no allowance for the cost of reinstating members who opted out of the pension scheme
- There is no allowance for the costs of protected members' post-2022 benefits accruing in the post-2015 scheme, rather than their pre-2015 scheme
- Tax and other impacts are excluded from the calculations

We set out further details in Appendices 2A to 2F.



# Remedy cost - components

The Directions list five components of the transitional protection remedy costs. The following table sets out a summary of the calculation of each of these components, based on the methodologies above.

| Remedy cost component                                   | Calculation                                                                                                   |  |
|---------------------------------------------------------|---------------------------------------------------------------------------------------------------------------|--|
| Change in liabilities for the remedy period             | Based on Deferred Choice Underpin (see Appendix 2B)                                                           |  |
| Change in liabilities pre remedy period                 | Nil: no changes to assumptions                                                                                |  |
| Change in liabilities post remedy period                | Assumed nil: treatment of protected members' post-2022 benefits and no change to assumptions (see Appendix 2E |  |
| Change in member contributions during the remedy period | N/A                                                                                                           |  |
| Change in member contributions post remedy period       | N/A                                                                                                           |  |

# 3. Data: Member eligibility for the transitional protection remedy



# Determining members in scope for remedy

#### **Summary of methodology**

It is critical to identify members in the 2016 valuation data who are in scope for the transitional protection remedy. Broadly, as set out in the HMT consultation response, members in service before 1 April 2012 and on or after 1 April 2015 are in scope of the transitional protection remedy.

We have identified the following members as being in scope of the transitional protection remedy\*:

- Date of Joining before 1 April 2012, or
- Protected Status (even if recorded Date of Joining after 1 April 2012)

However, this will not always accurately identify members in scope, for the reasons set out on the next slide. Following discussions with MOD, we do not expect these limitations to have a material impact on the results and we do not require any additional data to prepare the cost cap valuation report.

\*This differs from the approach for the main 2016 valuation calculations, which did not use the "Protected Status" field but used date of joining and age to identify Protected members.

# Determining members in scope for remedy

#### **Limitations of methodology**

We have identified the following potential sources of inaccuracy:

- a. The Date of Joining is after 1 April 2012 and reflects the date joined current employment, but the member may have had previous qualifying employments which commenced prior to 1 April 2012.
- b. The Date of Joining item is not always clearly defined and may not be correctly recorded by administrators.
- c. Date of Joining is before 1 April 2012, but the member may have had a disqualifying breaking service (for example, five years or more) or was not an active member of the scheme as at 31 March 2012 or 31 March 2015.
- d. The Date of Joining is after 1 April 2012 and reflects the date first joined scheme, but the member may have had previous service in a different scheme which brings them in scope for the transitional protection remedy.

We do not expect these limitations will have a material impact on the results.

# Summary

#### Summary of active data as at 2016

195,685
Active members as at 31 March 2016

£5.5bn
Active salary roll as at 31 March 2016

#### Members in scope for remedy

118,190
Active members in scope for remedy

79%
Of the active membership as at 31
March 2016 is in scope for remedy (based on actual pay)

#### Determining members in scope for remedy



Existing data provided for 2016 valuation calculations continues to be used to determine eligibility

#### **Data uncertainty**

There is **residual data uncertainty** in relation to members in scope for remedy which could affect the valuation results.

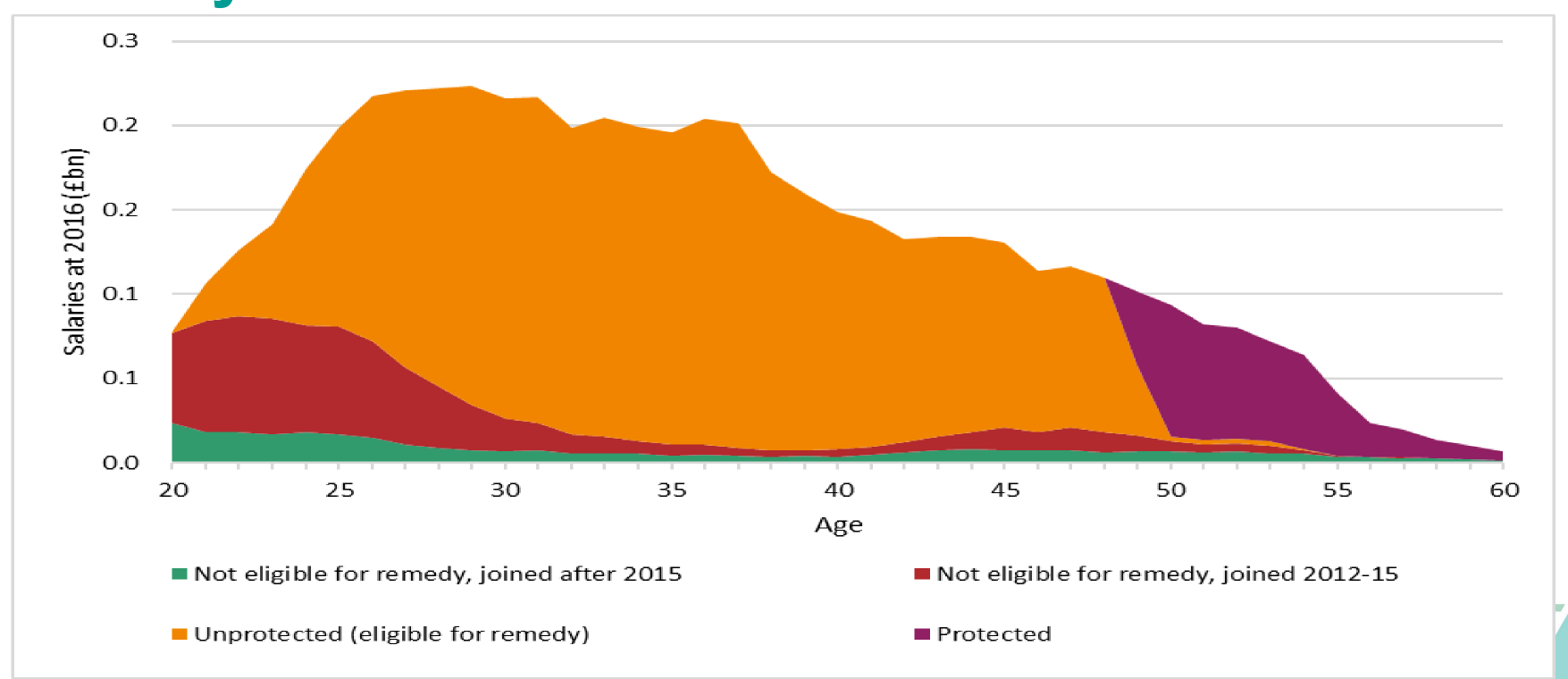
An impact of between

-0.3% and +0.3%

on the cost cap
contribution rate

The sensitivity to the left shows the impact on the cost cap contribution rate if 5% more or less active members are eligible for remedy than assumed.

# Membership in scope for transitional protection remedy



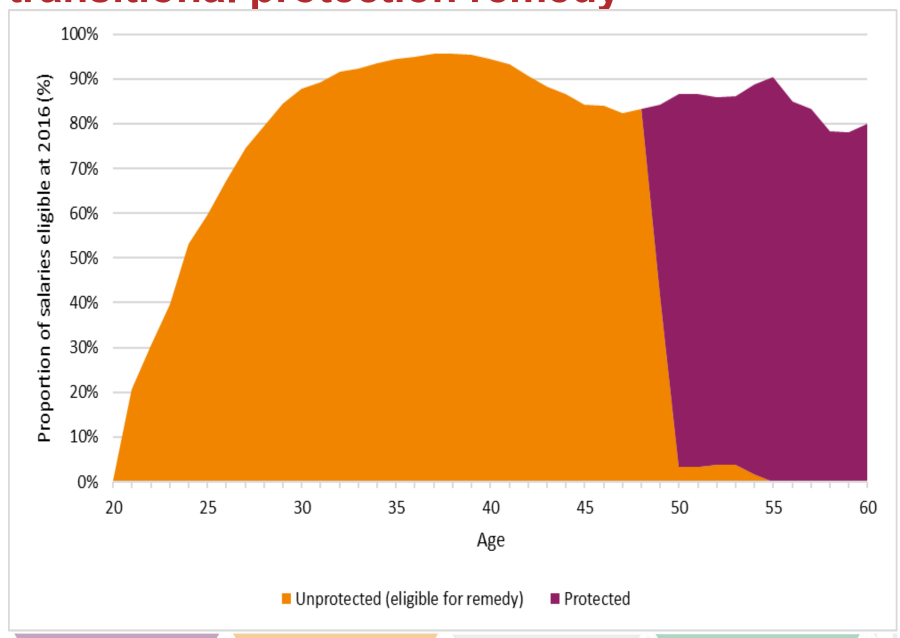
# Summary statistics at 31 March 2016 – Actives

#### **Protection status as at 31 March 2016**

| Section                                     | Number of members* | Salary<br>£bn |
|---------------------------------------------|--------------------|---------------|
| Protected members                           | 8,796              | 0.5           |
| Eligible unprotected members                | 109,394            | 3.9           |
| Ineligible and joined between 2012-2015     | 34,838             | 0.8           |
| Ineligible and joined after 1<br>April 2015 | 42,657             | 0.4           |
| Total                                       | 195,685            | 5.5           |

<sup>\*</sup> This is different to the Protected / Unprotected split shown in the 2016 data report – see page 11.

Proportion of members eligible for the transitional protection remedy

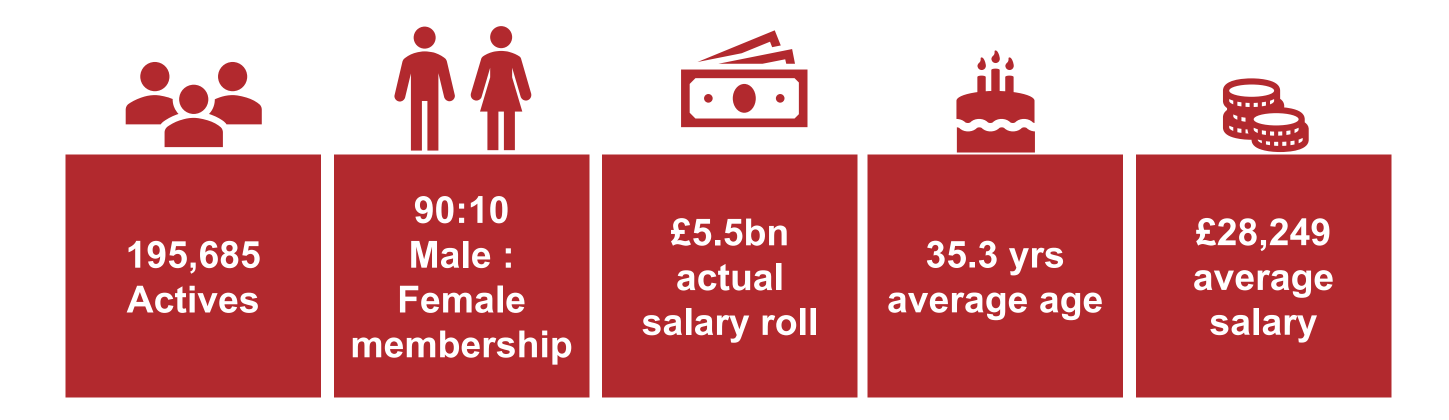


# 4. 2016 data: quality and uncertainties



# Active data as at 31 March 2016

#### **Summary statistics**





# **Data quality**

#### 2016 valuation data adjustments

Data was received from Defence Business Services (DBS) for the 2016 valuation. This was generally reasonable for the purposes of the valuation calculations; however, some aspects of the data were incomplete and/or unreliable for certain elements of our calculations. The results of this valuation therefore rely on assumptions and adjustments in respect of incomplete and/or unreliable data. As stated in our reports dated 28 February 2019, in GAD's opinion these adjustments are reasonable and appropriate for the purpose of this actuarial valuation. However, it should be noted that the results in the 2016 valuation reports might have been different if more reliable data had been available. GAD has subsequently received data for the valuation as at 31 March 2020, and the process of checking that data and reconciling it with the data as at 31 March 2016 is ongoing.

#### Where can I find out more?

Details of the 2016 valuation data provided including any checks and adjustments made to the data are set out in the 2016 valuation data report. Details of the assumptions made for data uncertainties are set out at Appendix C of the 2016 valuation assumptions report.



# 5. Reliance and limitations



# Limitations

#### **Data**

As set out in the 2016 data report issued on 28 February 2019, GAD has relied on data and other information supplied by MOD or their appointed administrator as described in the report. GAD has not sought independent verification around its general completeness and accuracy.

Any checks that GAD has made are limited to those described in the report, including those relating to the overall reasonableness and consistency of the data. These checks do not represent a full independent audit of the data supplied.

Throughout this report the totals given for summed data may not be exactly the same as the sum of the components shown due to rounding effects.

#### Macro-level risks

The Directions permit changes to the 2016 valuation data and assumptions only as a direct result of the impact of the transitional protection remedy. In preparing this advice, we have therefore not made any adjustments for material macro-level risks or uncertainties, such as climate-related risk.



### Reliance

#### Reliance and sharing

This report has been prepared for the use of MOD and will be made available to the Scheme Advisory Board.

No other person or third party is entitled to place any reliance on the contents of this report, 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 report.

#### **Compliance statement**

This report has been prepared in accordance with the applicable Technical Actuarial Standards: TAS 100 and TAS 300 issued by the Financial Reporting Council (FRC). The FRC sets technical standards for actuarial work in the UK.





# Appendix 1: Assumptions



# **Appendix 1A: Direction requirements**

The Directions require that assumptions set by MOD used in the 2016 cost cap valuation report must be the same as those adopted in the 2016 valuation reports signed in early 2019, unless those assumptions are not best estimates or are insufficient for the purpose as a direct result of the impact of the transitional protection remedy [Direction 55].

Where this applies, MOD must determine new assumptions:

- having obtained advice from GAD
- following such consultation of such persons (or representatives of such persons) as MOD considers appropriate
- that are best estimates, and do not include margins for prudence or optimism
- that have regard to:
  - previous valuation assumptions
  - the analysis of demographic experience in the 2016 valuation report
  - relevant data from any other source
  - any emerging evidence about historic long term trends or long term trends expected in the future

# Appendix 1B: Assumptions not affected by remedy

The following summarises assumptions set by MOD which we have not considered further as part of this work on the basis that we see no reason why they would be inappropriate as a direct result of the transitional protection remedy:

- Mortality before and after retirement
- III-health retirement
- Proportion married / partnered
- Age differences between spouses / partners
- Commutation of pension for a lump sum in excess of any defined lump sums



# Appendix 1C: Age retirement

The original 2016 age retirement assumptions distinguished between members depending on whether they were:

- Protected (all pre-2015 scheme service)
- New entrants after 2015 (all 2015 scheme)
- Transition members (some pre-2015 service and some 2015 scheme service)

As a result of the transitional protection remedy, those in scope for remedy have the option of taking pre-2015 scheme benefits for service up to 2022, and so such members might be expected to behave more like protected members, which could affect the cost of remedy.

#### **Analysis**

We recommend that the existing age retirement assumptions continue to be adopted.

We have considered adjusting retirement patterns with a greater weighting towards the pre-2015 scheme age retirement assumption. Our analysis has shown the impact of such a change in the retirement assumption would be immaterial to the results of this valuation, based on the approach adopted in the 2016 valuation.

# **Appendix 1D: Salary scales**

For the purposes of an actuarial valuation, it can be appropriate to set a long-term assumption that reflects the 'average' expected experience of scheme members. However, this does not take account of more granular variations in pay growth, which may impact on the valuation of an underpin.

#### **Analysis**

We recommend retaining the original salary scale assumptions.

The original 2016 valuation assumptions specify separate salary scales for officers and other ranks and separate representative pay scales for AFPS75, but do not differentiate further between members. We have therefore investigated whether adopting three alternative salary scales (low/medium/high) and applying these to the population in-scope of the transitional protection remedy of a typical scheme would materially impact on the transitional protection remedy cost.

Our analysis has shown the impact of such a change in the salary assumption would be immaterial

to the results of this valuation.



# **Appendix 1E: Withdrawal**

Like salary scales, different groups of members may have withdrawal rates that are higher or lower than the average adopted at the 2016 valuation. In theory, this could affect the cost of the transitional protection remedy.

#### **Analysis**

The original 2016 valuation assumptions specify separate withdrawal rates for officers and other ranks. Although it would be possible to further refine the withdrawal assumption by splitting the population into groups (low withdrawal rates, medium withdrawal rates, high withdrawal rates), we would not suggest further work in this area because:

- The analysis we have carried out on salary scales indicates the impacts of changes to salary scale are immaterial. Sensitivity analysis indicates that the transitional protection remedy cost is less sensitive to withdrawals than salary scales.
- The existing withdrawal assumption provides for a probability distribution of withdrawals at each future age, which is more refined than the existing salary scale assumptions and therefore should already better reflect differences between members than the salary scale assumptions.

### **Appendix 1F: Turnover**

'Turnover' is a collective term for the set of assumptions we use to project a population of active members. As part of this valuation, we will project the number of members who are eligible for the transitional protection remedy from the data as at 31 March 2016 out to 31 March 2022. The original valuation assumptions are long-term assumptions set with the purpose of valuing the accrued liabilities at 31 March 2016, and allowed for decrements over all future service, not just for the period to 2022. It is therefore appropriate to consider whether the 2016 valuation assumptions are appropriate for projections over the period to 2022.



#### **Analysis**

We have considered the appropriateness of the projection of the 2016 data using our valuation assumptions for typical schemes, by comparing the projected run off in 2016-20 with the known run off from 2012 to 2016. Projected run offs in 2016-20 are generally below the known run off from 2012-16, but we think this outcome is reasonable because:

- Run off in 2012-16 would have included a high number of recent joiners leaving the scheme; we would
  expect lower turnover in the transitional protection remedy group after 2016 because (by definition) this
  group will have at least 4 years' service.
- The number of withdrawals and age retirements in 2012-16 were typically above assumptions. However, the 2012-16 experience was considered to be distorted by the effects of redundancy over the intervaluation period and so the long-term assumptions for withdrawal and age retirement were not revised to reflect the 2012-16 experience. This is consistent with the outcome in the projections: run offs in 2016-20 are generally below the known run off from 2012-16.

We are therefore content that the original long-term projection assumptions remain appropriate for the population in scope of the transitional protection remedy.



# Appendix 2: Methodology



# **Appendix 2A: Materiality limits**

In preparing the valuation results, we may adopt specific simplifications provided they are not expected in aggregate to have a material impact on the valuation results. In this context, we propose that an estimated aggregate **impact of less than 0.25% pay** would be regarded as immaterial. MOD should let us know if they would like us to work to an alternative materiality limit; in particular it may be appropriate to work to a tighter limit if the valuation results are close to the cost cap ceiling or floor.

#### **Details**

The impact of a simplification is the estimated difference between the valuation results (as calculated using the simplification) and the valuation results if calculated in full detail. Such simplifications may relate to the data requested, the form of assumptions adopted, or the calculations performed. For example, the liabilities in respect of historic added years contracts may be sufficiently small that it would be disproportionate to value them in the same level of details as other liabilities, so we may adopt simplifications.

Note that the data used and the assumptions adopted have a much greater impact on the valuation results. These impacts are discussed at chapter 4 of the 2016 valuation report, and for example a decrease in the discount rate of 0.25% pa would increase the employer contribution rate by 9.4% of pay.

# Appendix 2B: Member choice

Under the Directions, eligible members accrue benefits in the pre-2015 schemes, with the assumed right to choose on benefit crystallisation to have accrued pension benefits for the remedy period either in the pre-2015 schemes or in the post-2015 CARE scheme. We assume that on benefit crystallisation the member takes the higher valued benefit.

The benefit choice is assessed as at date of leaving service using age-related member only factors which are consistent with the scheme's current cash equivalent transfer factors.

#### **Details**

We have valued the remedy benefits by projecting the member's benefits for the remedy period in both the pre-2015 schemes and the post-2015 CARE scheme. Benefits are valued in each contingency (eg retirement or death), at each future date and for each eligible individual, using the same demographic assumptions (eg retirement ages) for both the pre-2015 and post-2015 scheme calculations.

The member's deferred choice is assessed as described on the next page and then the chosen benefit structure is valued using the valuation assumptions (ie pensions are not valued using the age-related member only factors in the final results; explicit allowance is made for contingent survivor pensions).

#### **Deferred choice**

To determine which benefits members are assumed to choose, we considered the value of the pre-2015 and post-2015 benefits as at future projected dates of leaving service. The test is carried out as at leaving service because benefits may crystallise then if the member is entitled to EDP benefits, even if the member doesn't have the right to take an immediate pension on leaving.

At each projected date of leaving service, the member is assumed to choose whichever of the pre-2015 and post-2015 benefits gives a higher value as at the date of leaving, based on valuing the following benefits as appropriate:

- Member retirement pension after commutation (either immediate or deferred pension), valued using an age-related member only factor
- Member retirement lump sum (both commuted lump sum and any automatic lump sum)
- EDP income, valued using an age-related EDP factor
- EDP lump sum.

This is a simplified approach to deferred choice which does not allow for all the complexities of the benefits. We are satisfied that taking a more accurate approach would have an immaterial impact on the overall results.

# Appendix 2C: Remedy benefits accrual period

The costs of remedy are assessed for the remedy period between 1 April 2015 and 31 March 2022, calculated as follows:

- 1 April 2016 to 31 March 2022: Costs are calculated prospectively based on membership data as at 31 March 2016.
- 1 April 2015 to 31 March 2016: Costs assumed to be in line with cost for service from 1 April 2016 to 31 March 2017.

#### **Details**

The direct calculation of costs for the period 2015 to 2016 is challenging both in terms of data requirements and calculation methodology. Since the data we would require is unlikely to be available and the overall impact of this period is small compared with the overall uncertainty in the calculation, the approach appears the most reasonable and practical.



# **Appendix 2D: Opt-outs**

Some individuals would have been eligible for the transitional protection remedy but opted out of the scheme. We understand that members who opted out due to the changes to the pension scheme may be eligible to apply to have their opt-out reversed and benefits reinstated. This may lead to an additional cost for accrual prior to 2016 and may also affect the cost of benefits accruing after 2016.

#### **Analysis**

Although there is a potential cost, we recommend making no allowance for these additional liabilities. This is on the basis that we have limited data on which to assess the number of members who would be eligible for this reinstatement, and what evidence we do have indicates costs are unlikely to be material.



# Appendix 2E: Protected members: post-2022 benefits

Under the 2015 scheme reforms, protected members would accrue benefits in the pre-2015 scheme until retirement, which could be after 2022 if members work beyond their scheme's normal pension age (NPA). These members will now be moved into the 2015 scheme from 2022. This will typically result in a small cost because the 2015 scheme is often more valuable for older members working after NPA than the pre-2015 schemes.

#### **Analysis**

Our analysis shows that the costs associated with protected members working beyond 2022 would be immaterial.



# **Appendix 2F: Exclusions**

The calculated costs of remedy make no allowance for the following:

- Any tax impact on members or HMRC, consistent with the treatment at the 2016 valuation
- Any impact of tax compensation schemes associated with the remedy
- Members' additional voluntary contributions or transfers-in, the value of which are assumed to be unchanged as a result of remedy
- Pension debits and credits on divorce, which are assumed to be cost neutral to the scheme
- Any adjustments made in respect of Public Sector Transfer Club transfers.

