

# Pensions Radar

Pensions Radar is a quarterly listing of expected future changes in UK law affecting work-based pension schemes.

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March 2026

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## Legislative and regulatory developments

The following are forthcoming developments with known or expected dates:

### DB scheme funding and investment

DB schemes are required in connection with their next valuation to have a 'funding and investment strategy' for ensuring that benefits can be provided over the long term. After determining or revising such a strategy, trustees have to prepare a 'statement of strategy', to be agreed with the sponsoring employer. All valuations have to be submitted to the Pensions Regulator, whether or not the scheme is in deficit. See [WHiP Issues 97](#) and [108](#).

Complementing these changes is a Pensions Regulator code of practice and updated covenant guidance. The Regulator has also published its 'fast track' parameters which forms part of its guidance on its regulatory approach. There is a digital platform for submitting documents to the Regulator. See [WHiP Issues 99](#), [111](#) and [113](#).

### Pensions Regulator general code of practice and own risk assessments

The Pensions Regulator has consolidated and updated ten of its codes of practice in a 'General code of practice'.

The General Code also includes new content on scheme governance: this relates to the broadening of internal controls requirements to require occupational pension schemes to "establish and operate an effective system of governance including internal controls", which must be "proportionate to the size, nature, scale and complexity of the activities of the occupational pension scheme". Schemes with 100 or more members also need to undertake an "own risk assessment" of their system of governance at least every three years.

See our [briefings](#) on the various aspects of the Code.

### Pensions dashboards

The Government has published guidance including a staged timetable for pension schemes and providers to connect to the pensions dashboards ecosystem and be in a position to process 'find' and 'view' requests. The guidance follows the original plan for staged connection dates, ahead of the legal deadline of 31 October 2026. Schemes are required to "have regard to" the guidance. Dates are determined based on scheme type and number of non-pensioner members. See [WHiP Issues 105](#) and [108](#).

### KEY DATE

Valuations with effective dates on and after 22 September 2024

Deadline for completing first ORA: for most schemes, within 12 months of the last day of the first scheme year beginning after 28 March 2024 (e.g. 31 March 2026, where a scheme has a year end of 31 March)

Starting from 30 April 2025 (based on scheme type and number of non-pensioner members), with an ultimate statutory deadline of 31 October 2026

Schemes have been urged to prepare for connection in good time. See our article [10 actions for getting to grips with pensions dashboards](#).

### **Corporate directors / failure to prevent fraud / identity verification**

Company law statutes include provisions which are of potential relevance to pension scheme trustee companies. These include a ban on corporate directors (i.e. a company acting as a director of another company) and a new offence of failure to prevent fraud. There are likely to be exemptions and transitional measures, details of which are awaited but which may help trustee companies. For example, a trustee (or other) company may be outside the corporate directors ban where it has a director which is a company (for example, an independent trustee firm) but the directors of that firm are all natural persons. See [WHiP Issues 112](#) and [113](#).

The Economic Crime and Corporate Transparency Act 2023 (ECCTA) also includes new requirements for the identity verification of all directors, LLP members and 'people with significant control' of UK companies and LLPs. See our briefing [New UK identity verification requirements under ECCTA](#).

From 1 September 2025 for the new offence; unknown for the ban on corporate directors

From 18 November 2025 for new directors; a 12-month transition period applies to existing directors and PSCs, during which existing directors will need to confirm they have verified their identity at the same time as they file their next annual confirmation statement.

6 April 2026

### **Targeted support**

The FCA has published near-final rules for targeted support in pensions and retail investments and applications for targeted support permissions have opened. See [WHiP Issues 117](#) and [119](#).

### **Data protection complaints**

Trustees need to ensure that their processes for handling data protection complaints meet new rules under the Data (Use and Access) Act 2025. The new rules are designed to facilitate complaints being made directly to data controllers and include mandatory information requirements and timeframes, including a requirement to acknowledge complaints within 30 days of receipt. Responses must be provided without undue delay. See our [Get ready for the new data protection complaints handling rules](#) briefing.

19 June 2026

### **Collective DC expansion**

The Government has made regulations to extend collective money purchase pension provision beyond single or connected employer schemes. The regulations set out the regulatory regime for unconnected, multi-employer "whole-life" schemes (i.e. schemes providing accrual and paying benefits). The Pensions Regulator has also consulted on a "new-look" CDC Code of Practice which will extend the existing CDC Code to cover the authorisation and supervision of unconnected multi-employer CDC schemes.

Consultation on whether to introduce decumulation-only (or retirement CDC) arrangements in the future closed on 4 December 2025. The Pensions Minister confirmed at the Pensions UK Investment Conference on 11 March 2026 that legislation to introduce retirement CDC schemes will be published later this year. See [WHiP Issue 119](#)

31 July 2026

### **PPF and FAS to provide pre-97 increases**

The Pension Schemes Bill contains provision for members of the Pension Protection Fund and Financial Assistance Scheme to receive increases linked to the Consumer Prices Index, capped at 2.5% a year, on benefits earned before April 1997. Increases will be prospective only and will apply where a scheme's original governing documentation contained a right to pre-97 or GMP increases. See [WHiP Issue 119](#).

1 January 2027

## Pension scheme investment duties

6 April 2027 (?)

The Pension Schemes Bill contains provision for the Government to give itself power to issue statutory guidance for trustees on how to comply with their duties of investment with a view to giving trustees "*added confidence that they can invest in the long-term interests of members and our society*". The guidance will be consulted upon and must be published and laid before Parliament within 12 months of the Bill coming into force.

## Inheritance tax on lump sum death benefits

6 April 2027

The Government is bringing most unused pension funds and death benefits into a person's estate for inheritance tax purposes. Death in service benefits and dependants' pensions will be excluded. The relevant provisions are contained in the newly enacted Finance Act 2026. HMRC will be publishing detailed guidance to support scheme administrators and stakeholders in understanding the new requirements. See [WHiP Issues 113, 117 and 119](#).

## Section 37 / regulation 42 certificates

6 April 2027

In a case involving a Virgin Media group pension scheme, the Court of Appeal ruled against the employer on the consequences of a deed amending a contracted-out pension scheme not having been accompanied by the actuary's confirmation required under section 37 of the Pension Schemes Act 1993. [Court of Appeal upholds requirement for written actuarial confirmation when contracted-out benefits were changed](#) and [Q&As briefing](#).

The Pension Schemes Bill contains provisions setting out a mechanism which will enable affected pension schemes to retrospectively obtain written actuarial confirmation that historical benefit changes met the necessary standards where they meet the conditions to be a "potentially remediable alteration". The provisions will come into force when the Bill receives Royal Assent. The Financial Reporting Council has also issued Technical Actuarial Guidance to assist scheme actuaries in providing such confirmation. See [WHiP Issues 118, 119 and 120](#).

In a separate case, *Verity Trustees Limited v Wood*, the High Court is considering further questions in this area and other issues around amending scheme rules.

## Pensions Commission report

2027

The Pension Commission will make recommendations to Government "mapping out a path to a pensions system that is truly adequate, in the broadest sense of that word". The latest State pension age review is likely to report at the same time, though it is not required by law until March 2029.

## DB Surplus extraction

2027

The Pension Schemes Bill includes provisions designed to make it easier for schemes to make payments of surplus to employers, where trustees agree and subject to the existing 25% tax charge. This is intended to encourage schemes to consider running on and investing in equities and private markets, rather than de-risking, with the possibility of benefit enhancements for members. See [WHiP Issue 117](#). Finance Bill 2026/7 will also include provision to allow direct lump sum payments of surplus to be paid as authorised payments to members and beneficiaries from 6 April 2027. Payment will be subject to scheme rules, trustee agreement and other conditions to be confirmed.

## DB consolidator schemes

2028

The last Government consulted on proposals for legislation on the authorisation and supervision of DB consolidator schemes, or "superfunds", which are intended to operate in some circumstances as an alternative to buy-out. In the meantime, Pensions Regulator guidance applies. The Pension Schemes Bill includes legislation for this. There will not at this stage be a public consolidator (although this is still under consideration), only private sector options. See [WHiP Issue 117](#).

## DC decumulation solutions

The last Government proposed a duty on DC schemes to offer decumulation products or services meeting the needs of a generality of their members, to include a collective DC option (see above). This will now be implemented under the Pension Schemes Bill and will require schemes to design a default solution (drawdown/annuity/hybrid/CDC) for members who don't make an active choice. In the meantime, Pensions Regulator interim guidance is expected. Nest are currently consulting on regulations to allow it to offer a range of decumulation options, with the consultation due to close on 29 April 2026. See [WHiP Issues 104](#) and [106](#), and [What's Happening in DC – Pension Schemes Bill special](#).

2027 for master trusts;  
2028 for other schemes  
and group personal  
pensions

## DC value for money

The last Government, Pensions Regulator and FCA confirmed the outline of a new framework on metrics, standards and disclosures for value for money assessments in DC occupational pension schemes and personal pensions. An FCA consultation followed. The Government has included legislation in the Pension Schemes Bill and a further joint FCA and Pensions Regulator consultation on the proposed regime closed on 8 March 2026.

2028

DC scheme trustees and independent governance committees of workplace personal pension schemes will be required to assess in detail, compare and disclose the value for money that their scheme provides. This will involve much more than consideration of just costs and charges. The Government and regulators aim to help trustees to make more informed investment and governance decisions and employers to compare options for pension provision, whilst also driving competition.

See [What's Happening in DC – Pension Schemes Bill special](#), [WHiP Issue 120](#) and [Value for money back under the spotlight](#) briefing.

## Normal minimum pension age to be raised to 57

The normal minimum pension age for registered pension schemes will be 57 (rather than 55) with effect on and from 6 April 2028, with some protections for members with existing rights to draw benefits earlier. Trustees who have not already done so should inform members at the next opportunity of any change to the age from which they are able to access benefits under the scheme rules. See [WHiP Issue 94](#).

6 April 2028

## Lifetime allowance statutory override ends

A statutory override has the effect that scheme rule references to the lifetime allowance continue to have effect following and notwithstanding its abolition on 5 April 2024. This ceases to apply on 5 April 2029, so scheme rules may need to be amended before then, where possible. See [WHiP Issue 108](#).

5 April 2029

## National Insurance tax relief on salary sacrificed pension contributions

NIC tax relief on pension contributions made through salary will be capped so that it is only available for up to £2,000 of contributions a year. Salary sacrificed pension contributions above £2,000 will be subject to employer and employee NICs, like other employee pension contributions. The Government has included legislation on this in the National Insurance Contributions (Employer Pensions Contributions) Bill. The House of Lords has proposed a number of amendments, including one to increase the cap to £5,000. These will be considered by the House of Commons on 23 March 2026 but much of the detail remains to be contained in future regulations. See our [Autumn Budget 2025 briefing](#) and [WHiP Issue 119](#).

6 April 2029

## RPI reform

The UK Statistics Authority is expected to align the Retail Prices Index with the Consumer Prices Index including owner-occupied housing costs (CPIH) when it is able to do so unilaterally, which is from February 2030. The last Government declined to consent to earlier reform and a judicial review challenge failed. See [WHiP Issues 78](#), [81](#), [86](#) and [98](#).

February 2030

## Small DC pots

From 2030 (?)

The last Government settled on the 'multiple default consolidator' model for dealing with deferred DC pots of less than £1,000. The Government will explore whether to adopt a centralised clearing house model or a decentralised, industry-delivered system to identify and allocate pots. A small number of authorised schemes, expected to be predominantly master trusts, will act as consolidators. The Government has included legislation on this in the Pension Schemes Bill. See our briefing [What's Happening in DC – Pension Schemes Bill special](#). Later, a 'lifetime provider' model may be introduced.

## Data transfers to the EEA

27 December 2031

The European Commission's June 2021 adequacy statement regarding protections for personal data transferred from the European Economic Area (EEA) to the UK was renewed on 19 December 2025 and will now run until 27 December 2031, with the possibility of renewal. See [WHIP Issue 120](#).

## DC 'megafunds'

To bring about consolidation of the master trust and group personal pension market into 'megafunds', the Pension Schemes Bill will amend the quality requirements for automatic enrolment qualifying schemes in respect of such schemes, to require scale in default funds. The Government takes the view that larger scale results in more professional investment and investment in a broader range of asset classes, including in private markets.

2030/2035

The Government has indicated that £25 billion scale will have to be met by "main scale default arrangements" by 2030, or by 2035 where transitional relief is granted.

See our briefing [What's Happening in DC – Pension Schemes Bill special](#).

## Private market investment

2030 / 2035

Included in the Pension Schemes Bill's provisions concerning master trust and GPP 'megafunds' is the power effectively to force such arrangements to invest at least a prescribed percentage of their assets in particular private market asset classes, including in the UK. The Government says that the power, which sunsets at the end of 2035, would only be used if industry initiatives do not result in enough private market investment. See our briefing [What's Happening in DC – Pension Schemes Bill special](#).

## Ongoing and recurring events

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The following are events that are ongoing or recurring:

### Automatic re-enrolment

Every three years

Every three years, an employer must carry out an exercise to re-enrol, into an automatic enrolment scheme, eligible jobholders who opted out after they were automatically enrolled. This duty first arises three years from the employer's staging date, when automatic enrolment was first required, and there is a six-month window around that anniversary during which the exercise must be carried out. It must then be repeated every three years. See our briefing note [Automatic re-enrolment](#).

### State pension ages rising

Until 2046 (with implications already for schemes with bridging pensions or state pension offsets)

State pension age for both men and women is rising to age 68 by 2046 but this is due to be reviewed. See [WHIP Issues 102](#) and [117](#). The increase from 66 to 67 has been brought forward by eight years, to take place between 2026 and 2028.

See our briefing note [Bridging pensions – state pension age issues](#), on the issues that rising state pension ages can cause for schemes that attempt to integrate with the state

pension.

## Expected developments with no confirmed date

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The following are expected legislative and regulatory developments for which there is no confirmed date:

### Climate change transition plans

The Government's consultation on how to introduce climate-related transition plan requirements for a range of UK-regulated financial institutions, including pension funds, closed on 17 September 2025 and a response is awaited. It asked for views on how new transition plan requirements should integrate with the existing climate-related reporting requirements for larger pension schemes.

The Pensions Regulator has been asked to assess the practicalities of transition plans for pension schemes. It will also be convening an industry working group, which is expected to present its findings to the Government later this year. See [WHiP Issue 117](#).

### DC chair's statements

The last Government was discussing potential improvements to the DC chair's governance statement requirements with the Pensions Regulator and industry representatives. The value for money framework proposals (see above) are, however, expected to result in the chair's statement requirements being phased out. The last Government was also considering giving the Regulator discretion over fines for non-compliance, which are currently mandatory. See [WHiP Issue 88](#). We wait to see what will happen to these initiatives.

### Trustee register

There is expected to be a register of trustees, to help the Pensions Regulator to communicate and collect information. See [WHiP Issue 106](#).

### Automatic enrolment extensions

The last Government proposed significant changes to the scope of the automatic enrolment duties from the "mid-2020s", including extending automatic enrolment to 18 to 21 year-olds and removal of the lower pensionable pay threshold, subject to finding ways to make these changes affordable. A statute introduced powers to make the changes but they have not been made. See [WHiP Issue 105](#). The Pensions Commission (see above) will doubtless now be considering this as part of its work.

### GMPs and sex discrimination

Judgments in the *Lloyds Banking Group* case have provided some clarity about the need to equalise benefits to remove the discriminatory effects of GMPs and about the obligations on trustees as regards past transfers-out. See our briefing notes [GMP equalisation: court ruling](#) and [GMP equalisation – where are we now?](#).

The Government previously stated its intention to legislate to remove the need for a claimant to point to a comparator of the opposite sex in order to establish unlawful discrimination. Implementation was delayed, however, pending the *Lloyds* litigation and consideration of a combined value-equalisation and GMP-conversion process. There has been no news on progress on this.

HMRC published newsletters in [February 2020](#), [July 2020](#), [April 2022](#) and [June 2022](#) on tax issues relating to GMP equalisation adjustments (respectively on: dual records adjustments to pension benefits; adjustments to lump sum payments; transfer corrections and GMP conversion; and tax on pension arrears and interest).

An industry group has been considering issues for trustees and administrators and has issued [guidance notes](#) on various aspects.

A statute on GMP conversion, intended to make it easier to use that facility alongside equalisation, was passed in 2022. The substantive legislative changes are left to regulations, for which no date has been indicated. See [WHiP Issues 93](#) and [95](#).

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## FOR FURTHER INFORMATION, PLEASE CONTACT



**David James**  
Head of Department  
david.james@traverssmith.com  
+44 (0)20 7295 3087



**Daniel Gerring**  
Partner  
daniel.gerring@traverssmith.com  
+44 (0)20 7295 3341



**Niamh Hamlyn**  
Partner  
niamh.hamlyn@traverssmith.com  
+44 (0)20 7295 3287



**Chris Widdison**  
Partner  
chris.widdison@traverssmith.com  
+44 (0)20 7295 3604



**Catrin Young**  
Knowledge Counsel  
catrin.young@traverssmith.com  
+44 (0)20 7295 3876