



# Government Actuary's Department



## Police Pension Schemes (Scotland)

Actuarial valuation as at 31 March 2016  
Advice on assumptions

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## 1 Executive summary

*This report contains our recommendations for the best estimate assumptions to be set by Scottish Ministers for the 2016 valuation of the Police Pension Schemes in Scotland.*

- 1.1 An actuarial valuation of the Police Pension Schemes (Scotland)<sup>1</sup> ('the Schemes'), is being carried out as at 31 March 2016. The Public Service Pensions (Valuations and Employer Cost Cap) Directions 2014 as amended ('the Directions') require that, unless specified otherwise<sup>2</sup>, the assumptions to be adopted for this valuation will be set by Scottish Ministers, having obtained advice from the scheme actuary. The assumptions must be Scottish Ministers' best estimates and not include margins for prudence or optimism.
- 1.2 GAD is the appointed scheme actuary to the Schemes. This report has been commissioned by Scottish Ministers and sets out GAD's formal advice to Scottish Ministers on the actuarial assumptions to be adopted where these are not otherwise specified. The advice covers the assumptions to be set by Scottish Ministers. The main advised assumptions are summarised in Table 1 with further detail in Appendix A.
- 1.3 This report relates to demographic assumptions, ie assumptions about member behaviours. When considering appropriate assumptions, experience (both recent and longer term) generally provides the most reliable evidence when considering best estimates of future experience. Anticipated future events may also influence how assumptions are set. For some assumptions, there are only small amounts of experience that can be analysed in the Schemes. The experience in other larger public service pension schemes, including the police pension schemes in England and Wales, can then provide useful reference. Where there is no reason to believe experience across the memberships of the two schemes is materially different we have also considered the conclusions reached based on the England and Wales schemes' experience<sup>3</sup> in formulating our recommendations for the Schemes.
- 1.4 This advice sets out relevant analysis of recent experience and indicates which other factors have been considered in deriving recommendations of best estimate assumptions.
- 1.5 The previous completed actuarial valuation of the Schemes was carried out as at 31 March 2012. Many of the assumptions put forward in this report are the same as adopted for that valuation. The most significant changes are:

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<sup>1</sup> As provided by the Police Pensions Regulations 1987 (as amended) (SI 1987/257), the Police Pensions (Scotland) Regulations 2007 (as amended) (SSI 2007/201) and the Police Pension Scheme (Scotland) Regulations 2015 (SSI 2015/142).

<sup>2</sup> Certain assumptions are specified in the Directions.

<sup>3</sup> A draft report, *Police pension schemes (England and Wales): Actuarial valuation as at 31 March 2016: Advice on assumptions* dated 21 July 2017, was shared with SPPA and this is due to be finalised shortly with no material amendments to the analysis.



- > Rates of pensioner mortality have been updated to reflect recent experience and changes in population mortality as reflected in updated ONS population projections<sup>4</sup>.
- > The assumed incidence of ill-health retirement has been updated to align more closely with experience over 2012-2016.
- > Normal health retirement rates for protected and tapered 1987 Scheme members reaching 30 years' service have been updated to reflect experience over 2012-2016.
- > The amount of pension assumed to be commuted for a cash lump sum at retirement has increased in respect of members with 2015 Scheme service.

- 1.6 The following chapters and appendices provide more detail on the advice, supporting analysis and an indication of the magnitude of financial impact of each assumption on valuation results. They also contain important background information about the context of this advice and its limitations.
- 1.7 The estimated financial impact of changing assumptions is shown in Table 1 below. These have been calculated in an approximate way and are intended to provide a broad indication of the impact and are not definitive.
- 1.8 This report was provided to the Scottish Ministers in draft form, and was also circulated to the Scheme's member and employer representatives, in October 2017. It has been signed alongside the formal valuation report. Since the draft version, the main changes have been to update our advice regarding the commutation assumption and to include an additional appendix regarding data uncertainty. Scottish Ministers have already confirmed to GAD, having consulted with relevant stakeholders, that the actuarial assumptions to be adopted for the valuation should be those set out in this report.

### **Compliance and quality standards**

This work has been carried out 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.

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<sup>4</sup> From the 2012 based ONS projections to the 2016 based ONS projections.

**Table 1: Summary of recommended assumptions consistent with the 'best estimate' requirement**

Assumption	Summary of recommended assumptions	Rationale for recommendation	Magnitude of financial impact of change from 2012 valuation assumptions <sup>5</sup>	
			Employer contributions (2019-23) – past service impact <sup>6</sup> (% of pay)	Employer contributions (2019-23) – past and future service impact <sup>7</sup> (% of pay)
<b>Pensioner baseline mortality</b>	Aligned to standard SAPS table <sup>8,9</sup>			
Normal health	117% x S2NXA	In light of 2012-16 experience and informed by wider analysis of mortality differentials experienced by members of public service pension schemes in Scotland compared to England and Wales.		
Ill-health (current)	160% x S2NXA		+1.2% <sup>10</sup>	+1.5% <sup>10</sup>
Ill-health (future)	100% x S2IXA			
Dependants	116% x S2NXA			

<sup>5</sup> The financial impacts have been estimated on an approximate basis using the 2012 valuation results and long term financial assumptions, and should only be used as a guide to the approximate size of the impact. Each impact is specific to the change described and a combination of assumption changes will not necessarily equate to the sum of the individual impacts.

<sup>6</sup> Impact on uncorrected employer contribution rate of spreading change in past service liabilities over 15 years.

<sup>7</sup> Total change in uncorrected employer contribution rate of spreading past service and allowing for future service impacts.

<sup>8</sup> SAPS tables are published by the Actuarial Profession and are based on the experience of self-administered pension schemes from 2004 to 2011. The S2 series has separate standard tables based on experience of members retiring in normal health (S2NXA), in ill health (S2IXA) and for widows (S2DFA).

<sup>9</sup> Adjusted to take account of improvements in population mortality between the base year for the tables and the date the future improvements are applied from.

<sup>10</sup> As directed by HMT, future improvements in mortality assumed to be in line with those underlying the most recent ONS population projections. The financial impact shown relates only to the change in baseline mortality.



Assumption	Summary of recommended assumptions	Rationale for recommendation	Magnitude of financial impact of change from 2012 valuation assumptions <sup>5</sup>	
			Employer contributions (2019-23) – past service impact <sup>6</sup> (% of pay)	Employer contributions (2019-23) – past and future service impact <sup>7</sup> (% of pay)
<b>Age retirement</b>				
1987 Scheme protected and tapered	Age and service based rates, with many retiring on reaching 30 years' service and all retiring by age 60	In light of 2012-16 experience and informed by wider analysis of age retirement in England and Wales.	+0.1%	+0.1%
1987 Scheme unprotected	No retirements before age 55. Age and service based rates, with many retiring at age 55 or 30 years' service if later. For example, for members entering at 20/25/30, 97%/90%/22.5% are assumed to retire at age 55. All assumed to retire by age 60.	1987 Scheme provides a sizeable tax-free lump sum benefit of nearly four times pay (for full service in 1987 Scheme) which can be available before age 55. However, there is a significant disincentive of leaving the 2015 scheme before age 55 (retirement age effectively increases from 60 to SPA). The minimum past service in 2015 for these members is 9 years so the potential lump sum is still a very sizeable amount even if only linked to service up to 2015 from which point accruals will be under the 2015 scheme. So it is reasonable to expect high take-up of age retirement at 55 for such members. There is, however, no relevant evidence yet for Scotland or England and Wales. This assumption is aligned to England and Wales.	No change in assumption.	
2006 Scheme (all members)	Around 29% retire at 55, 2% retire each year between 56 and 59 and about 62% retire at 60.	Proposal makes a reasonable allowance for the take up of benefits at the earliest time at which they become available and is in line with the assumption that was adopted for the 2012 valuation. There is no relevant evidence yet for Scotland or England and Wales. To be kept under review.	No change in assumption.	

Assumption	Summary of recommended assumptions	Rationale for recommendation	Magnitude of financial impact of change from 2012 valuation assumptions <sup>5</sup>	
			Employer contributions (2019-23) – past service impact <sup>6</sup> (% of pay)	Employer contributions (2019-23) – past and future service impact <sup>7</sup> (% of pay)
New entrants from 2015	25% retire at 55 and remainder retire at 60.	No relevant evidence. Proposal makes a reasonable allowance for the take up of benefits at the earliest time at which they become available and is aligned to England and Wales. To be kept under review.	No change in assumption.	
<b>III-health retirement</b>				
Incidence	Increasing by age: 0.01%/0.1% (M/F) at age 30, 0.1%/0.4% at age 40, 0.9%/1.3% at age 50, 1.6%/2.1% at age 59	Male rates increased to 106% of 2012 rates. Female rates increased to 114% of 2012 rates. In light of 2012-16 experience and informed by wider analysis of age retirement in England and Wales.	Not material	+0.2%
Upper/lower tier split	75% on upper tier.	No change from 2012 assumption.	No change in assumption.	
<b>Withdrawal</b>	Separate age-dependent rates assumed for males and females. Rates are typically between 0.5% and 1.5%.	No change from 2012 assumption. 2012-2016 experience is higher than 2012 assumption but events during 2012-16 suggest it is not expected to be a reliable indicator of future trends.	No change in assumption.	
<b>Death before retirement</b>	Separate age-dependent assumptions for males and females. Less than 0.5% of members are assumed to die each year even at the highest ages.	No change from 2012 assumption.	No change in assumption.	



Assumption	Summary of recommended assumptions	Rationale for recommendation	Magnitude of financial impact of change from 2012 valuation assumptions <sup>5</sup>	
			Employer contributions (2019-23) – past service impact <sup>6</sup> (% of pay)	Employer contributions (2019-23) – past and future service impact <sup>7</sup> (% of pay)
<b>Promotional salary scale</b>	A single unisex service-dependent scale for all members. Steeper at shorter service (around 3%-4% pa) reducing to around 1% pa after 13 years of service.	No change from 2012 assumption. In light of 2012-2016 experience.	No change in assumption.	

Assumption	Summary of recommended assumptions	Rationale for recommendation	Magnitude of financial impact of change from 2012 valuation assumptions <sup>5</sup>	
			Employer contributions (2019-23) – past service impact <sup>6</sup> (% of pay)	Employer contributions (2019-23) – past and future service impact <sup>7</sup> (% of pay)
<b>Commutation</b>				
1987 Scheme protected	Maximum allowable pension commuted	In light of 2012-16 experience		No change in assumption.
2006 Scheme protected	0% of pension commuted	Commutation unavailable		No change in assumption.
1987 Scheme unprotected and tapered	Maximum allowable 1987 Scheme pension and 8.75% of 2015 Scheme pension commuted	1987 Scheme offers a significantly greater lump sum for pension given up, but experience indicates members will still commute some of their 2015 Scheme pension.	Not material	-0.3%
For all other members the directed commutation assumption of 17.5% of pension applies				
<b>Family statistics</b>				
Proportion married	80% (M), 75% (F) at retirement (consistent assumptions for existing pensioners)	No change from 2012 assumption. In light of 2012-2016 experience in England and Wales.		
Proportion partnered	85% (M), 80% (F) at retirement (consistent assumptions for existing pensioners)	No change from 2012 assumption. In light of 2012-2016 experience in England and Wales.		No change in assumptions.
Age difference	Male member 3 years older than partner Female 3 years younger than partner	No change from 2012 assumption. In light of 2012-2016 experience in England and Wales.		
Gender of dependant	Opposite gender to member	No change (no evidence)		
Remarriage	No allowance	No change (no evidence)		



## 2 Introduction

*This report contains our advice to Scottish Ministers but will be of interest to other parties who should note the limitations.*

- 2.1 An actuarial valuation of the Police Pension Schemes (Scotland) ('the Schemes') is being undertaken as at 31 March 2016. The Public Service Pensions (Valuations and Employer Cost Cap) Directions 2014 (as amended) ('the Directions') require that, unless specified otherwise<sup>11</sup>, the actuarial assumptions to be adopted for this valuation are the responsibility of Scottish Ministers, having taken advice from the scheme actuary. Direction 19(c) requires the assumptions to be Scottish Ministers' best estimates.
- 2.2 GAD is the appointed scheme actuary to the Schemes. This report is addressed to Scottish Ministers and contains our formal advice on the appropriate assumptions to be adopted for the 2016 valuation, as required by the Directions. The purpose of this advice is to enable Scottish Ministers to determine the required best estimate assumptions.
- 2.3 The advice also has regard to HM Treasury's suggested approach<sup>12</sup> for setting assumptions in the absence of direct evidence.
- 2.4 The advice covers the main assumptions to be set by Scottish Ministers. In particular, we consider the following sets of demographic assumptions in this report:
- > Pensioner mortality
  - > Age retirement from service
  - > Ill-health retirement from service
  - > Voluntary withdrawal from service
  - > Death before retirement
  - > Promotional pay progression
  - > Commutation of pension for cash at retirement
  - > Family statistics

Appendix B includes details about the modelling approach and other calculation assumptions as required to complete the valuation, Appendix C sets out assumptions made for data uncertainties and Appendix D includes sensitivities around the choice of assumptions set by Scottish Ministers.

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<sup>11</sup> Certain assumptions are specified in the Directions.

<sup>12</sup> Set out in Annex A of HM Treasury's *Public service pensions: actuarial valuations and the employer cost cap mechanism* dated March 2014.



- 2.5 This report was provided to the Scottish Ministers in draft form, and was also circulated to the Scottish Police Pension Scheme Advisory Board, in October 2017. It has been signed alongside the formal valuation report. Since the draft version, the main changes have been to update our advice regarding the commutation assumption and to include an additional appendix regarding data uncertainty. Scottish Ministers have already confirmed to GAD, having consulted with relevant stakeholders, that the actuarial assumptions to be adopted for the valuation should be those set out in this report.
- 2.6 The Scottish Public Pensions Agency (SPPA) supplied data on the experience of the scheme membership over the four-year period to 31 March 2016. We have used this data to analyse the Schemes' experience in order to develop our advice on the assumptions. Our report, *Police Pension Schemes (Scotland) Actuarial Valuation at 31 March 2016: Report on valuation data*, also finalised today, provides information about this data and should be read in conjunction with this advice. The report includes details of the checks carried out on the data, the amendments made to the data and our residual concerns about the quality of the data. In preparing our advice, we have relied upon the general completeness and accuracy of the data provided.
- 2.7 When considering appropriate assumptions, past experience, both recent and longer term, generally provides the most reliable evidence when considering best estimates of future experience. However, robust analysis of scheme experience will only be possible where there is both sufficient quality, and quantity, of data available. The level of reliance that can be placed on any assumptions derived from this analysis will also vary depending on these two factors. Anticipated future events may also influence how assumptions are set.
- 2.8 It is generally accepted that larger datasets will be subject to less volatility and statistical variation, and may be less prone to the impact of errors in individual records. For the smallest public service pension schemes it may therefore not be possible to undertake, in isolation, a statistically reliable analysis of that scheme's own experience. For other schemes it may only be possible to complete a reliable analysis of certain aspects of the scheme's own experience. Where appropriate, it may be preferable to consider whether the experience of similar larger schemes might be used when setting assumptions.
- 2.9 The Schemes in aggregate are a relatively small sized public service pension scheme with around 34,000 members. In this report we propose to set certain assumptions based on an analysis of the scheme's own experience over the four year period from 31 March 2012 to 31 March 2016. Other proposed assumptions have been recommended on the basis of, or in conjunction with, the outcome of the previous analysis carried out for the 31 March 2012 valuation, covering experience over the four year period to that date.



- 2.10 In some cases the data available to analyse inter-valuation experience for the Schemes is less reliable and complete than corresponding information for the larger police pension schemes in England and Wales ('the E&W Schemes'). Where there is no reason to believe experience across the membership of the two schemes should be materially different we have also considered the conclusions reached based on the E&W Schemes' experience<sup>13</sup> in formulating our recommendations for the Schemes. This is consistent with the approach used in previous valuations where in many cases the same assumptions have been used for both schemes.
- 2.11 This report sets out relevant analysis of recent experience and indicates which other factors have been considered in deriving recommendations of best estimate assumptions. Scottish Ministers should consider whether there is any reason why the conclusions reached would be inappropriate. We are happy to revisit our advice to take account of any evidence relevant to expected future experience of the Scheme membership.
- 2.12 For a number of assumptions considered in this report the experience data available from the Schemes is not sufficient to set a robust assumption. Placing full reliance on the Schemes' recent experience, might lead to assumptions which vary significantly between valuations simply as a result of one-off events or random variation in the experience. This could lead to unstable valuation results. To mitigate this risk we have made use of the experience of the E&W Schemes. We have adopted the following approach where there is insufficient evidence from the Schemes to set a robust assumption directly:
- > If the Scottish experience is very similar to the experience in England and Wales then the assumption recommended for the E&W Schemes has been recommended for the Schemes as well.
  - > If the Scottish experience differs from England and Wales but the underlying experience in the two regions could reasonably be expected to be the same with the differences resulting only from natural random variation then the assumption recommended for the E&W Schemes has been recommended for the Schemes as well.
  - > If the difference between the experience in Scotland and England and Wales cannot reasonably be the result of natural random variation then the recommended assumption will reflect the experience in Scotland where that is expected to be the best guide for the future. It may still be possible to make use of the experience in England and Wales if the experience in Scotland has a similar pattern by age but the overall level is higher or lower. This does not mitigate the risk of the assumption changing significantly between valuations but is more appropriate than adopting an assumption which seems clearly inappropriate.

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<sup>13</sup> A draft report, *Police pension schemes (England and Wales): Actuarial valuation as at 31 March 2016: Advice on assumptions* dated 21 July 2017, was shared with SPPA and this is due to be finalised shortly with no material amendments to the analysis.



- > If no analysis of Scottish experience has been possible due to the lack of credible data then the assumption recommended for the E&W Schemes has been recommended for the Schemes.

2.13 We are content for Scottish Ministers to release this report to third parties, provided that:

- > it is released in full
- > the advice is not quoted selectively or partially
- > GAD is identified as the source of the report, and
- > GAD is notified of such release.

2.14 Third parties whose interests may differ from those of Scottish Ministers should be encouraged to seek their own actuarial advice where appropriate. Other than to Scottish Ministers, GAD has no liability to any person or third party for any act or omission taken, either in whole or in part, on the basis of this report.



### 3 General considerations

*This chapter sets out a number of general considerations common to the setting of the different assumptions considered in this report.*

- 3.1 The key considerations taken into account in formulating the advice in this report are explained in this section.

#### Directions

- 3.2 The advice in this report reflects the requirements of the Directions issued by HMT that assumptions should be set as Scottish Ministers' 'best estimates' of future experience and should contain no margin for prudence or optimism. They should be set having regard to:

- > assumptions set for previous valuations
- > analysis of demographic experience in the period up to the valuation date
- > historic long term trends and emerging evidence which may illustrate long-term trends in the future
- > relevant data from any other sources.

#### Different populations

- 3.3 The Directions require this actuarial valuation of the Schemes covers both the scheme established under the Public Service Pensions Act 2013<sup>14</sup> ("2015 Scheme") and the previous pension schemes ("pre-2015 schemes"), being the 1987 Scheme and 2006 Scheme. Assumptions appropriate to both the 2015 scheme and the pre-2015 schemes are required for the valuation. The Directions also require assessment of benefit accrual costs over the **implementation period**<sup>15</sup>. This requires assumptions about anticipated member behaviour and characteristics during 2019 - 2023 as well as assumptions about member behaviour and characteristics in the longer term.
- 3.4 There are currently 3 distinct groups of members.
- > Those with full protection and remaining in the pre-2015 schemes to retirement. The introduction of the 2015 scheme is not expected to have any impact on this group's behaviours
  - > New members to the 2015 scheme. These members' retirement behaviours are expected to be heavily influenced by the provisions of the 2015 scheme

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<sup>14</sup> [http://www.legislation.gov.uk/ukpga/2013/25/pdfs/ukpga\\_20130025\\_en.pdf](http://www.legislation.gov.uk/ukpga/2013/25/pdfs/ukpga_20130025_en.pdf)

<sup>15</sup> 1 April 2019 to 31 March 2023.



- > Members with service in both the 2015 scheme and a pre-2015 scheme (including members with tapered protection). Over time, as the proportion of 2015 scheme service increases, the retirement behaviours are expected to become increasingly influenced by the provisions of that scheme.

3.5 Where relevant we indicate in each of the following chapters the relative importance of each set of assumptions to the groups of members identified above.

#### **Relative importance of assumptions**

3.6 The Directions require the valuation results to be estimated to the nearest 0.1% of pensionable payroll. This is a required level of accuracy for a particular calculation and based on a particular set of assumptions. Appendix D provides an indication of the sensitivity of the valuation results to the particular assumptions under consideration.



## 4 Pensioner Mortality

*This chapter sets out our recommendation for the baseline pensioner mortality assumptions and summarises the analysis undertaken in order to inform that recommendation.*

- 4.1 The assumptions we recommend for baseline pensioner mortality for the 2016 valuation may be summarised by reference to standard mortality tables as follows. The corresponding assumptions for the 2012 valuation are also shown.

**Table 4.1: Recommended mortality assumptions**

Baseline mortality	2012 valuation		2016 valuation	
	Standard table <sup>16</sup>	Adjustment*	Standard table <sup>17</sup>	Adjustment*
<b>Males</b>				
Retirements in normal health	S1NMA	118%	S2NMA	117%
Current ill-health pensioners	S1IMA	98%	S2NMA	160%
Future ill-health pensioners	S1IMA	100%	S2IMA	100%
Dependants	S1NMA	117%	S2NMA	116%
<b>Females</b>				
Retirements in normal health	S1NFA	118%	S2NFA	117%
Current ill-health pensioners	S1IFA	98%	S2NFA	160%
Future ill-health pensioners	S1IFA	100%	S2IFA	100%
Dependants	S1NFA	117%	S2NFA	116%

\*An adjustment of 118% means that mortality rates are 18% higher than in the standard table.

- 4.2 HMT has indicated that future improvements in mortality will be assumed to be in line with those underlying the most recent ONS population projections, ONS 2016.

<sup>16</sup> SAPS (S1) tables are published by the Actuarial Profession and based on the experience of self-administered pension schemes over the period 2000 to 2006. The 'S1' series has separate standard tables based on experience of members retiring in normal health (S1NXA) and in ill health (S1IXA) and for dependants (S1DFA).

<sup>17</sup> SAPS (S2) tables are published by the Actuarial Profession and based on the experience of self-administered pension schemes over the period 2004 to 2011. The 'S2' series includes separate standard tables based on experience of members retiring in normal health (S2NXA) and in ill health (S2IXA) and for female dependants (S2DFA). The S3 series of tables were released by CMI on 5 December 2018 and these updated mortality tables cover experience between 2009 and 2016. The final tables are unchanged from the working paper issued during 2018, from which GAD concluded that moving to the S3 tables would have no material impact on the valuation results as a whole. It therefore remains appropriate to use the S2 tables for the current valuation.



### Comparison of expected pensioner longevity

4.3 The table below gives a comparison of the resulting life expectancies<sup>18</sup> (allowing for future improvements) assumed for the 2012 valuation and recommended for the 2016 valuation. The life expectancies shown under each column are calculated using the following assumptions:

- > The mortality assumption adopted for the 2012 valuation allowing for ONS 2012 future mortality improvements.
- > The mortality assumption adopted for the 2012 valuation changed from a 'lives' to 'amounts' basis (see paragraphs 4.8 to 4.12).
- > As previous column, but with life expectancies calculated from the year 2016, rather than from 2012.
- > The proposed mortality assumption for the 2016 valuation allowing for ONS 2016 future mortality improvements (on an 'amounts' basis).

**Table 4.2: Comparison of life expectancies (years) at the valuation date**

<b>Baseline:</b>	<b>2012 assumption (lives)</b>	<b>2012 assumption (amounts<sup>19</sup>)</b>	<b>2012 assumption (amounts<sup>20</sup>)</b>	<b>2016 assumption (amounts)</b>
<b>Future mortality improvements:</b>	<b>ONS 2012</b>	<b>ONS 2012</b>	<b>ONS 2012</b>	<b>ONS 2016</b>
<b>Effective year for life expectancies:</b>	<b>2012</b>	<b>2012</b>	<b>2016</b>	<b>2016</b>
<b>Current normal health pensioners</b>				
Male aged 60	26.6	26.9	27.3	26.3
Male aged 65	21.7	22.0	22.0	21.5
Female aged 60	29.1	29.4	29.8	28.0
Female aged 65	24.2	24.5	25.0	23.2
<b>Future normal health pensioners – current age 45</b>				
Male life expectancy from age 60	28.3	28.6	29.0	27.8
Male life expectancy from age 65	23.9	24.2	24.6	23.4
Female life expectancy from age 60	30.8	31.1	31.5	29.5
Female life expectancy from age 65	26.3	26.6	27.1	25.0

<sup>18</sup> Cohort life expectancies based on the ages shown as at the valuation date, ie allowing for future mortality improvement.

<sup>19</sup> At the 2012 valuation it was not possible to carry out an 'amounts' based analysis but sufficient data was available at the 2016 valuation to carry out an 'amounts' based analysis on the 2012-16 data and to show the 2012 valuation assumption on an 'amounts' rather than 'lives' basis, assuming the relationship between the two had been the same in 2012 as in 2016. These columns shows the impact of changing the 2012 valuation assumptions to an 'amounts' basis. See paragraphs 4.8 to 4.12 for further details.



### **Use of the assumption**

- 4.4 Pensioner mortality is a key valuation assumption and is a measure of how long members retiring in normal or ill-health, or their dependants, expect to live and receive benefits.

### **Analysis and setting the assumption**

- 4.5 We have analysed the actual pensioner mortality experience over the four-year period to 31 March 2016 for male normal-health retirements. There is insufficient data to carry out a credible analysis for female normal-health retirements and so we have proposed use of the same adjustment to standard mortality tables as that applying to members of the opposite sex.
- 4.6 For male normal-health retirements, we have analysed the actual pensioner mortality experience over the four-year period to 31 March 2016 on an 'amounts' basis. To derive an assumption on an amounts basis we have compared the actual amounts of pension ceasing on deaths with those expected had the members' experience been in line with the mortality rates in the relevant current SAPS tables ("S2 Tables"). The recommended assumption of baseline pensioner mortality is expressed by reference to suitable adjustments to the rates in the relevant S2 table ("the base table"). The analysis is carried out using ONS 2014 projections, being the set of projections available at the time that the analysis was carried out. Previous analysis carried out by GAD suggested that the impact of using ONS 2014 or 2016 projections for mortality analysis would be minimal.
- 4.7 The four year period ending on the valuation date showed significant volatility in mortality experience year on year. This is illustrated in Table 4.3 below. The figures shown are the ratios of actual to expected death rates with expected rates based on the 2012 valuation assumptions, adjusted as appropriate for each period analysed. This analysis suggests that differing conclusions may have been drawn had the valuation date and inter-valuation period fallen differently. As assumptions are intended to reflect long term expectations it is reasonable to seek to smooth out the impact of these short term effects.



**Table 4.3 – Variation in rates of death by scheme year**

Year	Normal health males (Actual / Expected based on 2012 assumption*)
<b>2012-13</b>	97.0%
<b>2013-14</b>	78.7%
<b>2014-15</b>	102.3%
<b>2015-16</b>	80.2%
<b>Overall</b>	89.4%

\*2012 baseline with ONS-2014 improvements

**‘Amounts’ analysis vs ‘lives’ analysis**

- 4.8 Provided adequate data is available, mortality can be analysed on either a ‘lives’ basis or an ‘amounts’ basis:
- > A lives basis gives an equal weighting to every member of the population being analysed.
  - > An amounts basis weights the experience by the size of each member’s pension (with the longevity of those with larger pensions given more of a weighting).
- 4.9 There is much evidence<sup>20</sup> to demonstrate that the size of pension is positively correlated with longevity, ie on average those with bigger pensions live longer. For a population with significant variation in the characteristics of the membership and in the amounts of pension being paid, an amounts mortality analysis is generally expected to show lower rates of mortality than a corresponding lives analysis.
- 4.10 Where possible it is usually preferable to use an amounts analysis rather than a lives analysis to set the mortality assumption for an actuarial valuation as in an amounts analysis the weighting given to different members’ mortality experience more closely reflects the relative size of their financial liabilities to the pension scheme.
- 4.11 At the 2012 valuation it was not possible to complete an amounts analysis as data on pension amounts at death was not available. Therefore, a lives analysis was done and this was used to set the assumptions which were adopted for the valuation. GAD’s *Advice on assumptions* report dated 3 March 2015 included the following comment:

<sup>20</sup> For example see CMI self-administered Pension Schemes Mortality Committee, Working Paper 65: *Analysis of the mortality experience of pensioners of self-administered pension schemes for the period 2004 to 2011, April 2013.*

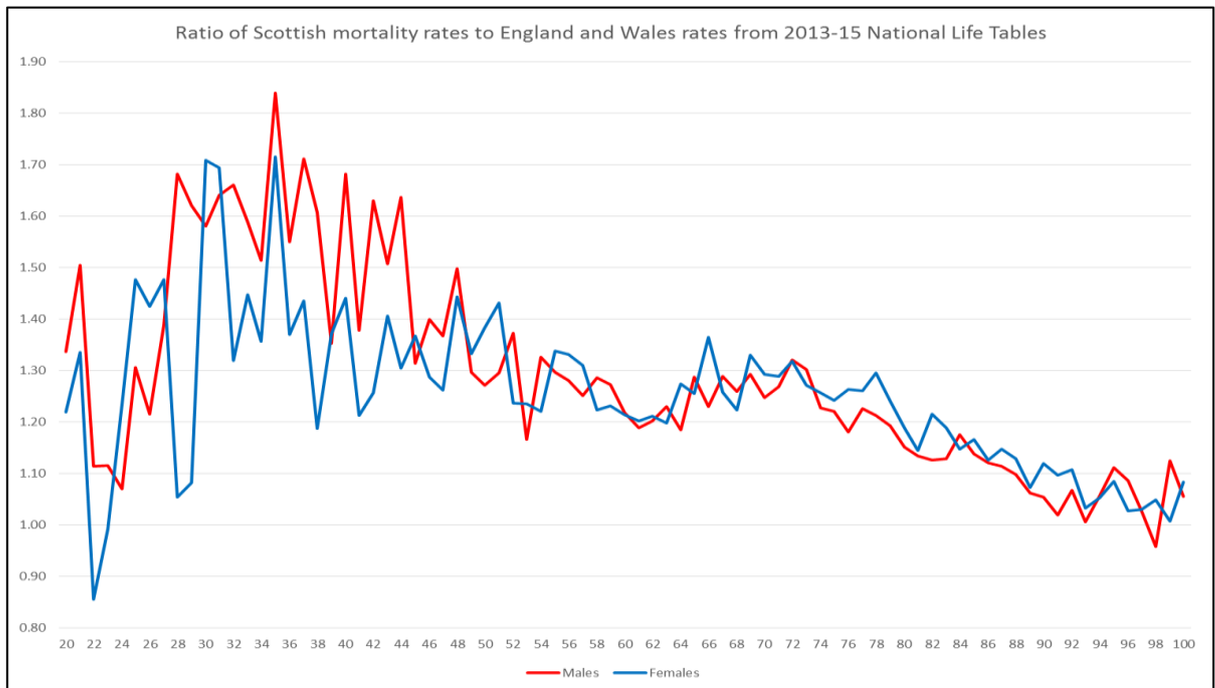


*...we have carried out our analysis on a 'lives' basis. We consider this to be a suitable method for the Schemes, as the underlying population in the Schemes is largely homogeneous, and so pension amounts are less widely spread than would be the case in a more diverse scheme. However, if the amounts data were available it is likely that analysis would lead to different mortality rates.*

- 4.12 For the 2016 valuation it has been possible to do an amounts analysis and a lives analysis. For normal health males, the amounts analysis results in mortality rates that are 4% lower than the lives analysis. In carrying out our analysis, we have subtracted 4% from the 2012 assumption for normal health males to give what we estimate the 2012 assumption would have been had we been able to do an amounts analysis (ie we have assumed that the 2012 assumption was 114% of the S1NMA table rather than the 118% of S1NMA which was actually used in the valuation).
- 4.13 We have also been able to consider a similar analysis carried out for the E&W Schemes. At the 2012 valuation the differential between the normal-health mortality rates between Scotland and E&W were around 15%, ie mortality rates in the Scheme were around 15% higher than those in the E&W Schemes. The analysis for the period 2012-16 shows that the differential is around 9%, with the mortality rates in Scotland continuing to be greater than those in E&W.
- 4.14 We have also considered analysis of differences between aggregate population mortality rates for Scotland and E&W. Chart 4.1 shows the ratio of Scottish population mortality rates to those for England and Wales for ages 20 to 100. Looking at ages 60 and older (as relevant for pensioner mortality), mortality rates for Scotland are generally around 25% higher for ages 60 to 70; the ratio then declines in a relatively linear fashion until around age 90 after which mortality rates in Scotland are around 5% heavier in Scotland. Similar differentials were observed in similar data available for the 2012 valuation. An appropriate differential for police officer pensioners would be in the range of 10% to 15% heavier for Scotland (compared to E&W) which is supported by the 2012 and 2016 valuation mortality analysis for the Schemes in Scotland and E&W as set out in paragraph 4.13. We therefore recommend an assumption for baseline pensioner mortality equivalent to the E&W Schemes assumption with a 12.5% loading (ie heavier rate of mortality). This approach of allowing for aggregate population differences in setting mortality assumptions is consistent with that generally being proposed for the normal-health mortality assumption in other public service pension schemes in Scotland.



**Graph 4.1: Ratio of Scottish mortality rates to England and Wales rates from 2013-15 Interim Life tables**



### Results of analysis

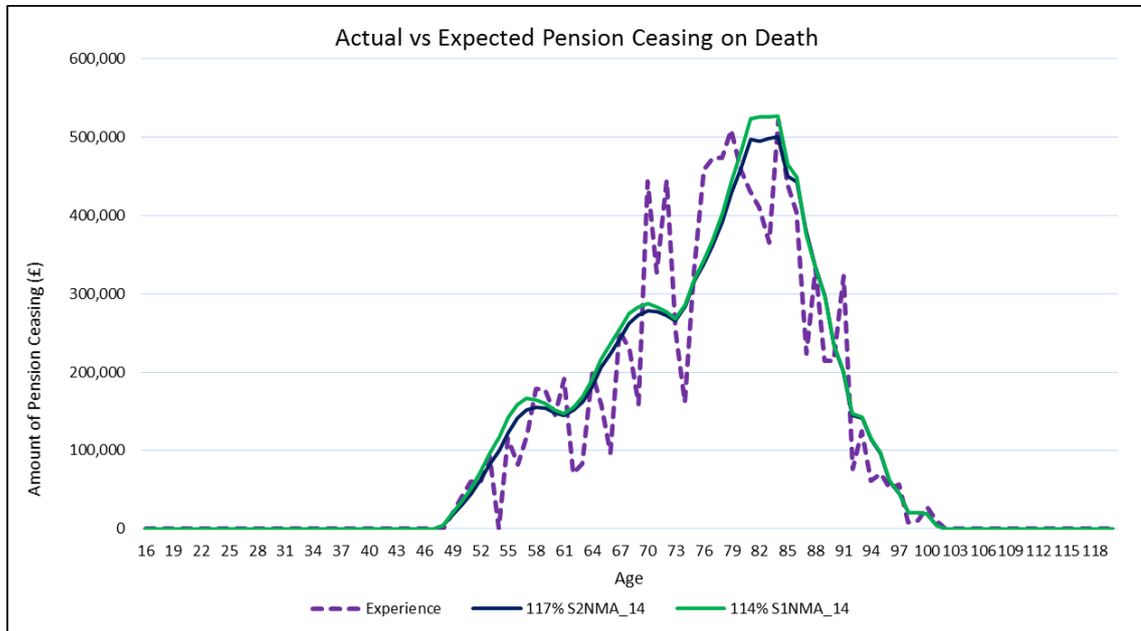
4.15 Graph 4.2 below shows, by age, a comparison of:

- > the actual mortality experience (amount of pension ceasing) for male normal-health pensioners over the four year period (purple dashed line)
- > the expected amount of pension ceasing based on the 2012 valuation assumption<sup>21</sup> after adjusting to reflect the expected assumption if it had been possible to complete an 'amounts' analysis in 2012 – see paragraph 4.12 (green line)
- > the proposed assumption for the 2016 valuation (blue line)

<sup>21</sup> With ONS-2014 improvements.



**Graph 4.1: Male normal health pensioner mortality experience 2012-16**



#### Comments on analysis

- 4.16 The experience suggests mortality is around 7% lighter overall than expected based on the 2012 assumption (after adjusting the 2012 assumption as described in paragraph 4.12). The recommended assumption has been derived by applying a 12.5% differential to the E&W 2016 valuation assumption after consideration of both the scheme specific analysis and the aggregate population mortality rates in both Scotland and E&W.



### **Dependant and ill-health pensioner mortality**

- 4.17 After excluding any data that was not credible, there were 350 dependant pensioner deaths and 219 ill-health pensioner deaths in Scotland over 2012-16. The experience of the E&W Schemes shows 2,678 and 1,783 dependant and ill-health pensioner deaths respectively. Given the relatively small size of dependant and ill-health pensioner experience, we recommend the pensioner baseline assumption is set by direct reference to the E&W assumption maintaining the same 12.5% differential as for normal health pensioners. This approach is consistent with that generally being proposed in other public service pension schemes in Scotland.
- 4.18 For future ill-health pensioners the approach we recommend is to assume mortality is in line with the S2IA tables (which are based on the ill-health experience of certain private sector pension schemes). This may be justified on the grounds that the ill-health criteria in public and private sector pension schemes are now likely to be broadly similar, with ill-health mortality being driven primarily by the illness rather than the type of work undertaken. The relatively low level of ill-health retirement means that the choice of assumption is not particularly material. This is the same approach as adopted for the 2012 valuation.



## 5 Age retirement from service

*This chapter sets out our recommendation for the assumed patterns of retirement on grounds other than ill-health, and summarises the analysis undertaken in order to inform that recommendation.*

### Proposed assumptions for 2016 valuation

- 5.1 We recommend that rates of age retirement are set separately for members who continued in the 1987 scheme after April 2015, for new entrants from 1 April 2015 and for those who will have service in the pre-2015 schemes and the 2015 scheme. Sample age retirement rates are provided in Appendix A. This approach to setting assumptions was adopted for the previous valuation. There is not yet any evidence on which to reconsider this approach.

#### *Members remaining in the 1987 scheme after April 2015 (including those in tapering)*

- 5.2 For this category, we recommend that there is an increase in the assumed rate of retirement for those reaching 30 years' service with rates at all other service and age combinations maintaining the 2012 assumption. Both age and service are taken into account in the retirement rates. Many members are assumed to retire on reaching 30 years' service and all are assumed to retire by age 60.

#### *New entrants to the 2015 scheme*

- 5.3 Our recommended assumption is:
- > 25% of members reaching age 55 are assumed to retire immediately; and
  - > all remaining members will retire at age 60.

- 5.4 The assumption is intended to make a reasonable allowance for the take-up of benefits at the earliest time at which they become available (with reduction for early payment) and is the same assumption that was adopted for the 2012 valuation.

- 5.5 In the 2015 scheme, an actuarial uplift will be applied to the pension payable on retirement after age 60. Therefore, no allowance is required for late retirement after age 60.

#### *Unprotected members with service in the 1987 and 2015 schemes*

- 5.6 For 1987 Scheme members that joined the scheme before age 30, we recommend assuming no members will retire before age 55. Instead, we recommend assuming that most members will retire at the later of age 55 and reaching 30 years of service.
- 5.7 For 1987 Scheme members that joined the scheme after age 30 (and so cannot retire before age 55), we recommend maintaining the 2012 assumption which merges between the patterns of retirement for members remaining in the existing scheme and those applying to new entrants to the 2015 scheme as adopted for the 2012 valuation.



*Members remaining in the 2006 Scheme or with service in both the 2006 and 2015 schemes*

- 5.8 We recommend merging between the assumed patterns of retirement for 2006 Scheme members in the 2012 valuation and that applying to new entrants to the 2015 scheme. Given the small group, we recommend that all members with 2006 Scheme service are assumed to retire under a single set of assumptions based on their average characteristics.
- 5.9 The assumptions recommended above are the same as those recommended for the E&W Schemes.

**Previous valuation assumptions**

- 5.10 The proposed assumptions are identical in nature and effect to those which were adopted for the 2012 valuation for all categories of members except members remaining in the 1987 Scheme after April 2015 (including those in tapering) where we have recommended an increase in the rate of retirement for those reaching 30 years' service.

**Use of the assumption**

- 5.11 Age retirement rates specify the rate at which members are assumed to retire on grounds other than ill-health.
- 5.12 There are no provisions for early retirement from active service in the 1987 and 2006 schemes. However, in the 2015 Scheme, members will be able to retire from active service from age 55, with an actuarial reduction applied to the pension payable if retirement occurs before age 60. The actuarial reduction is set to give the early retirement pension the same value as if it was being paid on active retirement at age 60.
- 5.13 In the 1987 and 2006 schemes the pension payable on late retirement is not subject to actuarial adjustment. This means that late retirements from the 1987 or 2006 Scheme typically reduce the costs to the Scheme (ie the value of the benefit payable to a member is typically lower). The rates of retirement of members of the 1987 and 2006 schemes are therefore financially significant assumptions. In the 2015 Scheme, an actuarial uplift will be applied to the pension payable on retirement after age 60. No allowance for late retirement of 2015 Scheme members is therefore proposed.

**Analysis and setting the assumption**

- 5.14 For the 2012 valuation we concluded a reasonable process for setting age retirement rates was to recommend:
- > assumptions for the group expecting to receive benefits wholly or mainly from the existing schemes (ie those with full protection or continuing in the existing schemes after 31 March 2015 under the taper arrangements) by reference to the recent retirement experience in the Scheme



- > assumptions for new entrants to the 2015 Scheme and those expecting to receive benefits mainly from the 2015 Scheme (ie those transferring to the new scheme on 1 April 2015) by considering any relevant evidence. Since the majority of the available experience continues to relate to retirements from the 1987 Scheme, the actual scheme experience is not directly relevant for this purpose. As such, we recommend that rates for this group of members is in line with the assumptions adopted for the 2012 valuation.
- 5.15 After excluding data that did not appear reliable, there were 1,673 age retirements in the Schemes over 2012-16, with an average age of retirement of 52 years. We have also considered the experience of the E&W Schemes, for which 9,544 retirements were included in the equivalent analysis over 2012-16, with an average age of retirement of 52 years.
- 5.16 For the Schemes, for the purposes of considering the assumptions appropriate for the first group of members in paragraph 5.14 (ie those continuing in the 1987 Scheme after 31 March 2015) we have considered the proportion of age retirements by age and service over the four-year period to the valuation date compared to those for the E&W Schemes. The 2012-16 experience of the Schemes shows around 86% of total retirements occur when officers reach 30 years' service. The equivalent figure for the E&W Schemes is around 89%, compared to an expected proportion of around 77% of retirements at 30 years' service in E&W based on the 2012 assumption.
- 5.17 We have no reason to believe that there will be a fundamental difference in the future rates of age retirement between the Scottish and E&W Schemes. In particular, we expect age retirement behaviour in the 1987 Scheme to be driven by the scheme benefit structure rather than any underlying differences between the officer population in Scotland and E&W. As such, we recommend that age retirements in the Schemes are aligned with the 2016 proposal for the E&W Schemes where for those reaching 30 years' service, an average between the 2012 assumption and the 2012-16 E&W experience has been proposed with rates at all other service and age combinations maintaining the 2012 assumption.
- 5.18 There is insufficient data in either the Scottish or E&W Schemes to undertake any analysis of retirements from the 2006 and 2015 Schemes.



## 6 Ill-health retirement from service

*This chapter sets out our recommendation for the assumed rates of retirement on grounds of ill-health, and summarises the analysis undertaken in order to inform that recommendation.*

### Proposed assumptions for 2016 valuation

- 6.1 We recommend that a single set of assumptions (separate for men and women) is used to allow for the incidence of ill-health retirement, ie applying both to those members who remain in the pre-2015 schemes and members of the new scheme. Assumed rates of ill-health increase with age up to around 2% for men and women at the highest ages. Sample rates are provided in Appendix A.
- 6.2 We also recommend assuming that three in four of those retiring from the 2006 Scheme and the 2015 scheme on ill-health grounds will receive the upper-tier benefit and the remainder will receive the lower-tier benefit.

### Previous valuation assumptions

- 6.3 The proposed 2016 assumptions for the incidence of ill-health retirement are slightly higher than the rates adopted for the previous valuation. They are 106% and 114% for men and women respectively of the 2012 assumption.
- 6.4 The assumed proportion of members eligible for upper-tier<sup>22</sup> benefits is unchanged from that adopted for the previous valuation.

### Use of the assumptions

- 6.5 Ill-health retirement rates specify the rate at which members are assumed to retire on grounds of ill-health. The assumed eligibility for upper or lower tier awards specifies the benefits which will be provided in the 2006 Scheme and 2015 scheme. The ill-health assumptions have a low impact on the overall results. The rates of mortality experienced after ill-health retirement are also relevant to the valuation calculations. Post retirement mortality is addressed in Chapter 4.

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<sup>22</sup> A lower tier award provides for immediate payment of accrued benefits with no actuarial reduction, regardless of age. An upper tier award provides for enhancement of accrued benefits.



## Analysis and setting the assumption

### Ill health incidence

- 6.6 After excluding any data that was not credible, there were 364 ill-health retirements in the Schemes over 2012-16, with an average age of ill-health retirement of 46 years.
- 6.7 As this is a relatively small number of ill-health retirements, the experience of the Schemes is not sufficient in isolation to set a robust assumption and so we have also considered the experience of the E&W Schemes, for which around 1,730 retirements were included in the equivalent analysis over 2012-16, with an average age on ill-health retirement of 48 years.
- 6.8 The analysis of the E&W Schemes shows around 11% more men and 28% more women than expected retired on ill-health grounds over the 4-year period. For this reason we recommend that the assumed rates of ill-health retirement for men and women are increased slightly for the purposes of the 2016 valuation. Allowing for some expected fluctuation in experience over periods of time we recommend 50% of the difference in experience is reflected in the revised assumptions ie the rates are set equal to 106% for men and 114% for women of those adopted for the 2012 valuation.
- 6.9 The 364 ill-health retirements in Scotland equates to an approximate average ill-health rate of 0.53% pa over the four-year period 2012-16. The equivalent rate in E&W was 0.45% pa. This shows that ill-health retirement experience has been broadly similar in Scotland and E&W. The average age of ill-health retirement over 2012-16 was 2 years earlier in Scotland than in E&W.
- 6.10 Given the relatively small amount of ill-health experience for the Schemes and that the experience in E&W was similar, we propose that the ill-health assumption for E&W for the 2016 valuation is also adopted for the Schemes. This is consistent with the structure of the assumptions used at the 2012 valuation, when the same ill-health assumptions were used in Scotland and in E&W.

### Split between ill-health tiers

- 6.11 We have also analysed the proportion of members with upper-tier benefits when retiring in ill-health during 2012-16. The evidence for the Schemes indicates that all of their ill health retirements were recorded as upper tier. It is possible that retirements have been recorded as upper tier (perhaps by default) regardless of the actual tier of benefits the member received. We do not expect this assumption to have a significant impact on the valuation results.
- 6.12 Our proposal is to maintain the existing assumption (that 75% of retirements are upper tier) on the basis that the 2012-16 data may not be reliable. However, we note that this assumption is of low materiality to the overall valuation results.



## 7 Voluntary withdrawal from service

*This chapter sets out our recommendation for the assumed rates of withdrawal from active service, and summarises the analysis undertaken in order to inform that recommendation.*

### Proposed assumptions for 2016 valuation

- 7.1 We recommend that a single set of rates of withdrawal (separate for men and women) is used for the purposes of the valuation, applying equally to those members who remain in the existing scheme and those who join the new scheme. The recommended rates decrease with age and are typically between 0.5% and 1.5% a year. The same rates apply regardless of the length of the member's service, except that no withdrawal will be assumed for members entitled to immediate benefits. Sample rates are provided in Appendix A.

### Previous valuation assumptions

- 7.2 The proposed 2016 assumptions are the same as the rates adopted for the previous valuation.

### Use of the assumption

- 7.3 Withdrawal rates specify the rate at which members are assumed to leave voluntarily before retirement, becoming entitled to either deferred benefits or, for those with less than two years' service, a refund of contributions.
- 7.4 There is insufficient evidence to indicate the level of members re-joining the Schemes after leaving. For the avoidance of doubt, all members assumed to withdraw are assumed not to re-join.
- 7.5 The assumed level of withdrawals is relatively low and hence the assumption is not significantly material to the overall valuation results.

### Analysis and setting the assumption

- 7.6 We have analysed withdrawals from active membership over the four-year period to 31 March 2016. There were a total of 2,158 withdrawals over the period. This represents an approximate average rate of withdrawal of 3% each year over the four-year period. This is considerably higher than the 2012 assumptions which are typically between 0.5% and 1.5%.
- 7.7 There are a number of reasons why events in the 2012-16 period may mean that levels of withdrawal during the period are atypical and would not be expected to be repeated in future. These reasons include:
- > The increases to member contributions over the period 2012-15.
  - > The introduction of the 2015 scheme on 1 April 2015.



- > Continued public sector pay restraint.
- > Changes to pension taxation.

7.8 All of the events listed in the paragraph above could reasonably have led to higher withdrawals than expected. Given that withdrawal experience in the 2012-16 period is not expected to be a good indication of future rates of withdrawal, our proposal is to maintain the existing assumption. This is in line with the proposal for the E&W Schemes which have also seen a higher level of withdrawals over 2012-16 than expected where the number of withdrawals have been double the 2012 E&W assumption.



## 8 Death before retirement

*This chapter sets out our recommendation for the assumed rates of death before retirement, and summarises the analysis undertaken in order to inform that recommendation.*

### Proposed assumptions for 2016 valuation

- 8.1 We recommend a single set of assumptions (separate for men and women) to allow for the possibility of death before retirement. Assumed rates of death before retirement increase with age but fewer than 0.5% of members are assumed to die each year, even at the highest ages. Sample rates are provided in Appendix A.

### Previous valuation assumptions

- 8.2 The proposed 2016 assumptions are the same as those adopted for the previous valuation.

### Use of the assumption

- 8.3 Death before retirement rates are used to allow for the possibility of deaths whilst in active service or whilst entitled to a deferred pension. The numbers of deaths observed annually, and the recommended rates to be assumed, are low, and thus this assumption has relatively little financial significance.

### Analysis and setting the assumption

- 8.4 After excluding any data that was not credible, there were 25 deaths in service in the Schemes over 2012-16, with an average age at death of 43 years. As set out in paragraph 8.3, the numbers of deaths observed annually are low, and thus this assumption has relatively little financial significance.
- 8.5 As this is a very small number of deaths, the experience of the Schemes is not sufficient in isolation to set a robust assumption and so we have also considered the experience of the E&W Schemes, for which there were 114 deaths included in the equivalent analysis over 2012-16, with an average age at death of 48 years.
- 8.6 The 25 deaths in Scotland equates to an approximate average rate of death of 0.04% pa over the four-year period 2012-16. The equivalent rate over the same period in E&W was 0.03% pa. The average age on death over 2012-16 was 5 years earlier in Scotland than in E&W.
- 8.7 There is little experience in Scotland to use as a firm base for this assumption, and the limited experience is similar to that observed in E&W. Therefore, we propose that the E&W assumption is adopted for the 2016 valuation. This is consistent with the structure of the assumptions used at the 2012 valuation, when the same death before retirement assumption was used in Scotland and in E&W. This also means no change in the assumption from that used for the Schemes in 2012.



## 9 Promotional pay increases

*This chapter sets out our recommendation for the assumed promotional pay increases of active members, and summarises the analysis undertaken in order to inform that recommendation.*

### Proposed assumption

- 9.1 We recommend assuming a single combined scale of promotional increases for men and women. The increases are dependent on members' length of service and are steeper at lower service periods. Sample values from the scale are provided in Appendix A.

### Previous assumption

- 9.2 The assumptions adopted for the 2012 valuation are the same as those recommended for the 2016 valuation.

### Use of the assumption

- 9.3 For members of the 1987 and 2006 schemes, benefits earned in those schemes are linked to pay at or near retirement. Members' pay can increase through a combination of general annual pay awards and promotional increases. To calculate an estimate of the level of benefit payable in the future requires assumptions for both these components. The assumption for general pay awards is directed by HMT. The assumption for promotional pay increases is set by Scottish Ministers.
- 9.4 Future pay progression will be more significant (in terms of expected pension) for those members with either full or tapered protection because they continue to accrue benefits linked to final pensionable pay for service beyond 31 March 2015.

### Analysis and setting the assumption

- 9.5 To formulate a recommended assumption we compared the scheme experience to the assumption adopted for the 2012 valuation using a 'profile analysis' which considers the overall active membership as at 31 March 2016 and compares average (WTE<sup>23</sup>) pensionable pay at each length of service with that at other lengths of service. This analysis illustrates how average (WTE) pay varies by length of service.
- 9.6 The profile analysis which has been completed suggests that the 2012 assumption remains appropriate. In the absence of any other evidence, we recommend that the 2012 assumption is maintained for the 2016 valuation.

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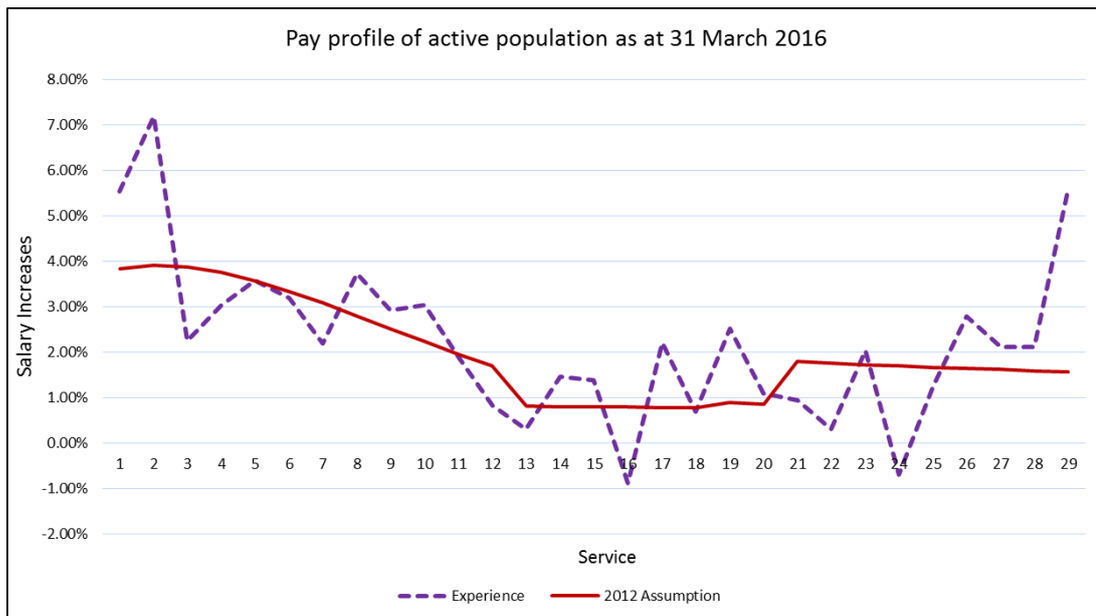
<sup>23</sup> Whole time equivalent



### Results of analysis

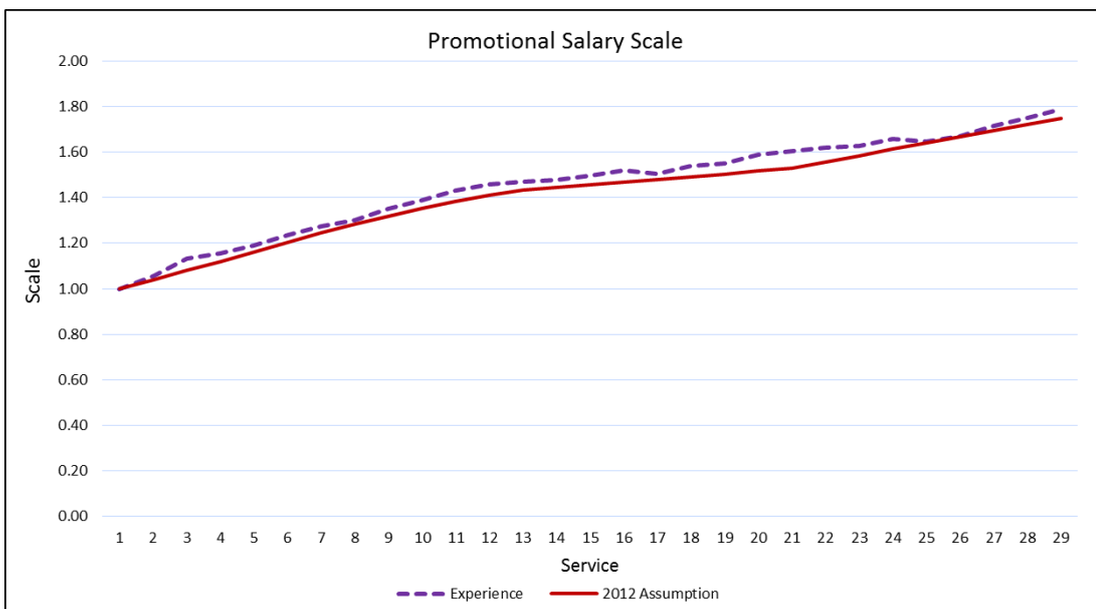
9.7 Graph 9.1 below shows the change in average pay at each service length based on the 'profile analysis' of all members at the valuation date (purple line). This is compared with the assumed increase from the service related promotional scale adopted for the 2012 valuation (red line).

**Graph 9.1: Pay profile of active population as at 31 March 2016**



9.8 Graph 9.2 below shows the 2012 assumption promotional pay scale against the actual experience of members at 31 March 2016.

**Graph 9.2: Promotional pay scale**





### Comments on the analysis

- 9.9 The results of the analysis show that experience has been broadly in line with the 2012 assumption.
- 9.10 There is some variation between experience and assumptions at the left hand side of Graph 9.1. However, the assumptions at these lower lengths of service are less material to the valuation as those with short service will have small accrued pensions linked to their final salary. In addition, the majority of these people with short service will now be accruing benefits in the 2015 scheme, where the assumption about promotional pay increases is not relevant for costing benefits.
- 9.11 There is also some variation between experience and assumptions at the far right hand side of Graph 9.1. We believe that this is due to anomalies in the data rather than due to members receiving larger pay rises at this point in their careers. Therefore it would not be appropriate to reflect this in our assumption. Graph 9.2 shows that promotional pay scale experience as at 31 March 2016 closely matches the 2012 assumption.
- 9.12 The pay structure is broadly consistent with that proposed for the E&W Schemes, except for longer servers, where higher increases in Scotland are supported by the data. Our analysis suggests that it is appropriate to maintain different promotional salary scales in Scotland and E&W.



## 10 Commutation of pension for cash at retirement

*This chapter sets out our recommendation for the assumed level of pension commutation at retirement (where this is not specified in the HMT valuation directions), and summarises the analysis undertaken in order to inform that recommendation.*

### Proposed assumptions for 2016 valuation

- 10.1 We recommend that members are assumed to commute the following proportions of their pensions for cash. The assumptions are the same for men and women.

**Table 10.1: Recommended commutation assumption for the 2016 valuation**

Member with service in the following schemes	1987 Scheme only	2006 Scheme only	Mixed 1987 and 2015 scheme		Mixed 2006 and 2015 scheme		2015 scheme only
	1987	2006	1987	2015	2006	2015	2015
<b>All members</b>	25%*	0%	25%*	8.75%	0%	17.5% <sup>24</sup>	17.5% <sup>25</sup>

\* (or, if lower, the maximum proportion of commutation allowable)

### Previous valuation assumptions

- 10.2 The proposed assumptions have been updated since the previous valuation. At the 2012 valuation, no allowance for commutation of 2015 Scheme pension was made for unprotected members of the 1987 Scheme and the HMT directed assumption for 2006 and 2015 Scheme pension (for members without service in other schemes) was that 15% of pension would be commuted.

<sup>24</sup> Specified by HMT Directions.

<sup>25</sup> Specified by HMT Directions.



### Use of the assumption

- 10.3 In the 1987 Scheme, members have the option to commute pension for a cash lump sum at retirement. The commutation option terms offered to 1987 Scheme members include the existence of an underpin which guarantees that factors will not be lower than those used for the 1987 Scheme in England & Wales. The existence of the underpin can mean the value of pension given up is lower than the value of the lump sum received.
- 10.4 In the 2006 Scheme, members receive an automatic lump sum but have the option to exchange some of this for higher annual pension payments on actuarially equivalent terms (and so the rate of commutation within the 2006 Scheme is not expected to impact the cost of providing the schemes).
- 10.5 In the 2015 Scheme, members may commute part of their pension for a lump sum at a rate of £12 for each £1 of pension given up. In this scheme, the assumption about the amount of pension commuted is important because the value of the pension given up, as assessed using the actuarial assumptions underlying the valuation is, on average, more than £12 and so commutation has a significant impact on total liabilities and contribution rates.
- 10.6 Differences between assumed and actual commutation experience in the 1987 and 2015 Scheme will feed through into the cost cap fund but rates of exchange of lump sum for pension in the 2006 Scheme will not.

### Derivation of proposed assumptions

- 10.7 After excluding any data that was not credible, analysis of commutation experience of 1987 Scheme members over 2012-16 shows that on average, 1987 Scheme members commuted 24.3% of their pension for a lump sum. Allowing for the restrictions that apply to certain members of the 1987 Scheme which limit them to commuting a maximum of 2.25 times their pension<sup>26</sup>, it can be assumed that on average most members commute around 25% of their 1987 Scheme pension for a lump sum. As such, we propose to maintain the 2012 assumption for commutation.
- 10.8 The exchange of lump sum terms offered to 2006 Scheme members are such that the valuation of the benefits would be the same whether or not allowance was made for members exercising them. As such, for simplicity, we recommend making no allowance for members exercising this option.
- 10.9 The assumption for commutation of 2015 Scheme pension by new entrants to that scheme and 2006 Scheme members who move across to the 2015 Scheme is directed by HMT.

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<sup>26</sup> See regulation B7(4(b)) of the Police Pensions Regulations 1987 (as amended) (SI 1987/257).



- 10.10 The recommended assumption for members with mixed 1987 Scheme and 2015 Scheme service is based on reasonable assumptions about the behaviours of these members and data from any comparable experience, in the absence of any direct commutation experience for these members. 1987 Scheme members are not entitled to an automatic lump sum, but they are entitled to commute up to a quarter<sup>27</sup> of their pension on actuarially equivalent terms.
- 10.11 The terms available in the 1987 Scheme offer a significantly greater lump sum than would be available under the commutation terms of 12:1 offered in the 2015 Scheme. We would expect this to act as a substantial disincentive to commute pension in the 2015 Scheme, especially for those members with significant amounts of service in the 1987 Scheme (where the lump sum available from the 1987 Scheme is large). Even members with the least 1987 Scheme service are likely to be able to commute a lump sum from their 1987 Scheme benefits alone which is as large as the amount of lump sum assumed to be taken by new entrants into the 2015 Scheme. As such, we do not expect that former 1987 Scheme members will commute significant amounts of pension from the 2015 Scheme.
- 10.12 However, there is some evidence to suggest that a number of members of the 1987 commute pension above the HMRC tax limits. This tax charge can happen because members can commute 25% of pension (generally) and the commutation factors are higher than 20 at some ages. This suggests that members will commute additional pension when the effective terms (after tax) of that additional commutation are much less favourable than for the bulk of the pension they can commute. Therefore, this situation has similarities with the decisions which will be faced by the unprotected 1987 Scheme members, so can inform the proposed assumption.

We therefore propose that it is assumed that unprotected 1987 Scheme members will commute 8.75% of their 2015 Scheme pension, with this proportion being half of the proportion of 17.5% to be assumed for new entrants to the 2015 Scheme. We do not suggest that any averaging with the previous assumption is carried out in setting this assumption for the 2016 valuation, as the proposed assumption is based on new data that is now available, as opposed to a change in observed behaviours.

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<sup>27</sup> In general but alternative limits apply to some members.



## 11 Family statistics

*This chapter sets out our recommendation for the assumptions around dependants' pensions, and summarises the analysis undertaken in order to inform that recommendation.*

### Proposed assumptions for 2016 valuation

11.1 We recommend the following assumptions.

**Table 11.1: Recommended proportions married/partnered**

	1987 Scheme		2006 and 2015 schemes	
	Proportion married <sup>28</sup>		Proportion partnered <sup>29</sup>	
	Males	Females	Males	Females
<b>Current pensioners age 65 or above</b>	100% ONS male proportion married rates	100% ONS female proportion married rates	100% ONS male proportion partnered rates	100% ONS female proportion partnered rates
<b>Current pensioners below age 65</b>	105% ONS male proportion married rates	105% ONS female proportion married rates	105% ONS male proportion partnered rates	105% ONS female proportion partnered rates
<b>Future pensioners at retirement</b>	80%	75%	85%	80%

- > Male members are assumed to be three years older than their partners and female members are assumed to be three years younger than their partners
- > No allowance is made for remarriage on the grounds of materiality.
- > All dependants are assumed to be the opposite sex to the member.

### Previous valuation assumptions

11.2 All family statistic assumptions are the same as those adopted for the 2012 valuation.

<sup>28</sup> The assumptions are the proportion married at the valuation date, for current pensioners, or at retirement, for future pensioners.

<sup>29</sup> The assumptions are the proportion partnered at the valuation date, for current pensioners, or at retirement, for future pensioners.



### **Use of the assumptions**

- 11.3 Dependants' pensions<sup>30</sup> are provided to qualifying dependants on the death of a member. In the 1987 Scheme, dependants' pensions are payable to legal spouses and civil partners only. In the 2006 and 2015 schemes, dependants' pensions are payable to qualifying partners as well as to legal spouses and civil partners. Assumptions are required for the proportion of members who are married or partnered to determine how many dependants' pensions will be paid. Assumptions are required about age differences between members and their spouses/partners as this affects how long dependants' pensions will be paid for.

### **Analysis and approach to setting the assumptions**

- 11.4 The experience of the Schemes is not sufficient in isolation to set robust assumptions and so we have also considered the experience of the E&W Schemes.
- 11.5 We have no reason to expect that family circumstances in the Schemes should be substantially different to those in the E&W Schemes. The assumption used for the 2012 valuations were consistent across the two schemes. We recommend that the family statistics assumptions should remain aligned to those proposed for the 2016 valuation of the E&W Schemes, where the proposal is to retain the assumptions adopted for the 2012 valuation.
- 11.6 For future pensioners, the proportion married/partnered at retirement will be used in our calculations, rather than the proportion married/partnered at the valuation date. We recommend that the assumptions for proportions married/partnered at retirement for future pensioners are the same as the proportions married/partnered at the valuation date for current younger pensioners. For example, about 80% of current male pensioners at all ages below 65 are assumed to be married at the valuation date. For consistency, 80% of future male pensioners will be assumed to be married when they reach retirement.

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<sup>30</sup> Pensions are also payable to dependent children on a member's death but the costs are not material overall and we therefore do not intend to make any allowance for them in the valuation.



## Appendix A: Details of assumptions

This appendix contains details of the recommended assumptions including sample rates and values.

### Pensioner mortality

**Table A1: Baseline mortality assumptions**

Baseline mortality	Standard table <sup>31</sup>	Adjustment
<b>Males</b>		
Retirements in normal health	S2NMA	117%
Current ill-health pensioners	S2NMA	160%
Future ill-health pensioners	S2IMA	100%
Dependants	S2NMA	116%
<b>Females</b>		
Retirements in normal health	S2NFA	117%
Current ill-health pensioners	S2NFA	160%
Future ill-health pensioners	S2IFA	100%
Dependants	S2NFA	116%

As specified by HMT, future improvements in mortality will be assumed to be in line with those underlying the ONS-2016 population projections.

<sup>31</sup> From the 'S2' series of standard tables published by the CMI and based on the experience of self-administered pension schemes. Separate tables are available based on experience of members retiring in normal and ill-health and for dependants.



### Age retirement from service

**Table A2: Age retirement rates for 1987 Scheme members with full and tapered protection**

Retirement Age	Entry Age		
	20	25	30+
48	-	-	-
49	-	-	-
50	0.800	0.030	-
51	0.550	0.015	-
52	0.400	0.015	-
53	0.400	0.015	-
54	0.400	0.015	-
55	0.400	0.900	0.200
56	0.400	0.550	0.200
57	0.400	0.400	0.200
58	0.400	0.400	0.200
59	0.400	0.400	0.200
60	1.000	1.000	1.000

**Table A3: Age retirement rates for 1987 Scheme members with no protection**

Retirement Age	Entry Age		
	20	25	30+
55	0.970	0.900	0.225
56	0.400	0.550	0.100
57	0.400	0.400	0.100
58	0.400	0.400	0.100
59	0.400	0.400	0.100
60	1.000	1.000	1.000



**Table A4: Age retirement rates for 2006 Scheme members**

Retirement Age	All Entry Ages
55	0.292
56	0.033
57	0.033
58	0.033
59	0.033
60	1.000

**Table A5: Age retirement rates for new entrants to the 2015 scheme**

Retirement Age	All Entry Ages
55	0.250
56	-
57	-
58	-
59	-
60	1.000

### III-health retirement from service

**Table A6: III-health retirement rates for all members**

Age	Males	Females
20	0.0000	0.0000
25	0.0000	0.0004
30	0.0001	0.0013
35	0.0009	0.0023
40	0.0016	0.0049
45	0.0051	0.0101
50	0.0093	0.0152
55*	0.0136	0.0203
59*	0.0169	0.0245

\*rates are zero if above the retirement age of the relevant scheme



## Voluntary withdrawal from service

**Table A7: Withdrawal rates for all members**

Age	Males	Females
20	0.0314	0.0213
25	0.0204	0.0181
30	0.0143	0.0150
35	0.0116	0.0119
40	0.0060	0.0088
45	0.0049	0.0056
50*	0.0039	0.0025
55*	0.0000	0.0000

\*rates are zero if eligible to retire

## Death before retirement

**Table A8: Death before retirement rates for all members**

Age	Males	Females
20	0.0002	0.0001
25	0.0002	0.0001
30	0.0003	0.0002
35	0.0004	0.0003
40	0.0005	0.0005
45	0.0007	0.0007
50	0.0010	0.0012
55	0.0017	0.0018
60	0.0025	0.0028
65	0.0040	0.0043



## Promotional pay increases

**Table A9: Promotional salary scales for all members**

The salary scale shows assumed pay progression in excess of general wage inflation in comparison to an index base of 100 at entry.

Service	All members
0	100
5	121
10	141
15	152
20	158
25	171
30	185
35	185
40	185

## Commutation of pension for cash at retirement

**Table A10: Recommended commutation assumptions for the 2012 valuation**

Members are assumed to commute the following proportions of their pensions for cash

Member with service in the following schemes	1987 Scheme only	2006 Scheme only	Mixed 1987 and 2015 scheme		Mixed 2006 and 2015 scheme		2015 scheme only
	1987	2006	1987	2015	2006	2015	2015
<b>All members</b>	25%*	0%	25%*	8.75%	0%	17.5% <sup>32</sup>	17.5% <sup>33</sup>

\* (or, if lower, the maximum proportion of commutation allowable)

<sup>32</sup> Specified by HMT Directions.

<sup>33</sup> Specified by HMT Directions.



## Family statistics

**Table A11: Recommended proportion married or partnered at retirement for future pensioners**

	1987 Scheme	2006 Scheme and 2015 Scheme
	Proportion married	Proportion married or partnered
<b>Males</b>	80%	85%
<b>Females</b>	75%	80%

**Table A12: Recommended proportion married or partnered for current pensioners (at the valuation date)**

	1987 Scheme		2006 Scheme and 2015 Scheme	
	Proportion married		Proportion married or partnered	
<b>Age</b>	<b>Males</b>	<b>Females</b>	<b>Males</b>	<b>Females</b>
50	80%	75%	85%	80%
60	80%	74%	85%	77%
70	75%	56%	78%	57%
80	63%	28%	64%	28%
90	36%	8%	36%	8%

Males are assumed to be three years older than their female partners.



## Appendix B: Modelling approach and minor assumptions

### Active membership projections

- B.1 Direction 11<sup>34</sup> requires the actuary to use the 'projected unit methodology' to calculate the valuation results. The valuation results require the calculation of the cost of benefit accrual over periods after the effective date (31 March 2016). The expected cost of benefits provided to members remaining in the 1987 and 2006 schemes under the provisions of transitional protection differs from the expected cost of providing members with benefits in the 2015 scheme. Further, the expected cost of providing benefits varies for members in the 1987 and 2006 schemes. This implicitly requires the actuary to estimate the membership at future dates in order to determine the valuation results.
- B.2 Since the majority of members (around 64%) were accruing benefits in the 2015 scheme at the effective date, and further, given that the remaining members continuing to accrue benefits in the pre-2015 scheme are expected to rapidly decline to close to nil over the future periods being considered in this valuation, a pragmatic approach to estimating the future membership of each section/scheme over the relevant future periods is suitable.
- B.3 The expected cost of accruing benefits over periods after effective date have been determined by assuming an overall stable population (age and pay profile) to end of implementation period. In particular:
- > Allow for the protected population to reduce over the projection period (ie to 2023) with a corresponding increase in those accruing benefits in the 2015 Scheme to maintain the stable population. SPA in the projected populations is determined by implied dates of birth and so the SPA mix changes over time despite the assumed stable population.
  - > Mortality is projected forward to the relevant year of use in all cases.
  - > The run off of the protected population is broadly linear from the relevant calculation date to the average age at which members of each identified group (eg 1987 Scheme, 2006 Scheme) are expected to retire.
- B.4 The expected cost of accruing benefits over periods after the effective date for calculating the employer contribution correction cost has been determined by assuming:
- > The aggregate membership has the same age/pay profile over all projection periods (i.e. to 2023) (and assuming all in the 2015 Scheme).

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<sup>34</sup> The Public Service Pensions (Valuations and Employer Cost Cap) Directions 2014 (as amended) ("the Directions").



- > Allow for the actual membership (assumed) accruing benefits in the 2015 Scheme to change over the projection period (i.e. to 2023). SPA in the projected populations is determined by implied dates of birth and so the SPA mix changes over time despite the assumed stable population.
- > Mortality is projected forward to the relevant year of use in all cases.

### **Grouping of individual active member records**

- B.5 Individual active members have been grouped together for the purposes of calculating liabilities. This grouping is necessary to accommodate the volume of data within our valuation system. The approach taken to grouping the data has been tested to ensure it does not result in any distortion of the valuation results. The groupings are made for protection status (ie protected, tapered or unprotected), section/scheme (ie 1987, 2006, 2015 scheme), sex, age, State Pension age and service.

### **Accrual cost methodology**

- B.6 When determining the costs of accrual as required by Directions 27(1)(d) and 40(1) the cost for members in each group at each relevant date (as identified from the membership projections) has been determined for each age and that rate has been applied to the total pensionable pay at each age to determine the average for the membership as a whole at each date. The cost over each relevant period has been taken as the average of the cost at the start and end of each period. The calculation allows for mortality improvements assuming the calculation date is the midpoint of each period.
- B.7 Direction 11 requires use of the projected unit methodology to determine the valuation results. Directions 14, 16 and 17 specify some modifications to the financial assumptions in the short term. An implication of the short term modifications is that the projected unit methodology is expected to result in an increasing standard contribution rate over successive periods. For example the cost of accrual under the existing scheme over the period 2015 - 2019 is lower than that over the period 2019 - 2023 (ignoring any redistribution of members between sections and into the 2015 scheme). This effect is not material for final salary benefits and has no effect on the cost cap future service cost calculation since short term assumptions are explicitly disregarded for this purpose in Direction 40.
- B.8 Non-accruing benefits such as lump sums payable on death in service have been recognised only when a benefit payment is expected.



- B.9 Members accruing or expecting to accrue benefits at double rate (in the 1987 Scheme) are treated as though the overall expected benefit accrues uniformly over all service.

### **Guaranteed Minimum Pensions (GMPs)**

- B.10 A global adjustment was applied to reduce the past service liability in respect of estimated GMP entitlements. The reduction is equivalent to a reduction in the contribution rate of around 0.7% over the 15 year period from the implementation date. This estimation has no impact on the calculation of the employer contribution correction cost.

### **Earnings cap**

- B.11 The earnings cap only applies in limited circumstances in the 1987 Scheme. No allowance has been made for its impact as this would not be material to the valuation results. There is no earnings cap in the 2006 and 2015 schemes.

### **Public Service Transfer Club (PSTC)**

- B.12 Allowance has been made for the potential additional liabilities arising from inward transfers on PSTC terms (because the transfer value is usually less than the cost of providing the service credit granted). If volumes of transfers continue at historic levels the financial impact is expected to be equivalent to an employer contribution cost of 0.3% of pay.

### **General pay increases**

- B.13 Direction 17 sets out the general pay increases that are to be assumed for valuation purposes.

### **Final pensionable pay**

- B.14 All liabilities have been based on pensionable pay at the effective date as provided by administrators. No explicit allowance has been made for the impact of prior years' earnings resulting in higher final pensionable pay for particular members since this effect is not expected to impact a material number of members.

### **Dependants' pensions**

- B.15 No allowance has been taken for short term dependant pensions or children's pensions (other than those already in payment), on ground of immateriality.



### **Expenses**

- B.16 No allowance has been made for expenses. Expenses are outside the valuation framework.

### **Early retirement factors**

- B.17 When modelling retirement from the 2015 Scheme before Normal Pension Age where an actuarial reduction would be applied early retirement factors have been set equal to those which would apply using the long term assumptions under the Directions (applied for the appropriate period before the normal pension age). In the 2015 Scheme, the actuarial reduction is set to give the early retirement pension the same value as if it was being paid on active retirement at age 60.
- B.18 There is no option to retire from active service with actuarially reduced benefits in the 1987 or 2006 schemes.

### **Added Years**

- B.19 In certain limited circumstances officers can purchase additional service. The added years data supplied to GAD could not be easily associated with the main pension data for officers who had purchased this option. Further, from the 2012 valuation, added years were deemed not to have a significant impact on the valuation results. As such, a pragmatic approach has been used to model added years in which an adjustment has been applied to increase the overall active members' liability to allow for added years which represents less than 0.1% of past service liability.

### **Member contribution yield over implementation period**

- B.20 The average member contribution yield expected over the implementation period is estimated to be 13.5% of pensionable pay. This calculation uses the employee contribution rates for each scheme, as set out in scheme regulations. This compares to an average member contribution yield of 13.7% of pensionable pay that was expected over the period from April 2015 to March 2019.



### Other Direction interpretations

#### *Directions 27 and 28 (contribution rates)*

- B.21 27(1)(a) and 27(1)(c): For the purposes of spreading any past service surplus or deficit, the payroll at the effective date has been projected forward assuming a stable workforce size and using valuation assumptions.
- B.22 27(1)(c)(ii) and 28: Member contributions since the effective date based on actual (or expected) yield for past periods and periods up to 31 March 2019. Set equal to the expected contribution yield from April 2019 based on current member contribution rates set out in the scheme regulations. See B.20.
- B.23 27(1)(b) and 27(1)(d): see B.3 and B.4.

#### *Directions 28, 31, 32(1), 33(2)(a) (and related) – member contribution yields*

- B.24 See paragraph B.22.

#### *Direction 32(1) – expected cost of benefits for past periods (for cost cap purposes)*

- B.25 The contribution rate required to cover cost of benefits over 2015-16 is calculated by considering the membership over the period 2015-16.

#### *Directions 32(1) and 40(1) – expected cost of benefits for future periods (for cost cap purposes)*

- B.26 See B.4.

#### *Direction 34 – benefits paid from 2015 Scheme during 2015-2016*

- B.27 Estimated where data unavailable.



## Appendix C: Assumptions made for data uncertainties

### Summary

- C.1 Whilst comprehensive data was received from SPPA for the 2016 valuation, some aspects of the data were incomplete and/or unreliable for certain elements of our valuation calculations.
- C.2 It has not been possible to fully resolve these data issues in the timescale required for the valuation. Therefore to calculate results for the 2016 valuation of the Scheme, assumptions are required in respect of incomplete and/or unreliable individual member records and movements data. The latter is used for setting assumptions and in the calculation of the cost cap net leavers liability.
- C.3 Scheme specific assumptions are determined by the “responsible authority”, which is the Scottish Ministers in the case of the Scheme, and must be set as best estimate assumptions and not include margins for prudence or optimism.

### Individual member records

- C.4 Membership data is provided by SPPA for the purpose of the 2016 valuation and we apply checks to these membership records to ensure all key data items are provided and reliable for valuation purposes. Following these checks, it was identified that individual member records at the relevant dates as required for valuation purposes were not fully complete and reliable. We worked with SPPA to address a number of these issues. However, where critical data items were missing from member records the general approach taken was to exclude that record for calculation purposes with calculations based on the remaining dataset being rated up incorporate an allowance for the excluded records.
- C.5 Uprating factors were determined for each membership category equal to the ratio of known valid records and the number of records with adequate data. Implicitly this uprating approach assumes that the records with omissions or errors have the same average profile (age, sex, pay, service) as fully complete records. Some 1.0% of records were excluded from the 2016 valuation data and around 2.1% of the data provided for the purposes of setting the initial cost cap fund.
- C.6 As noted, the approach taken to data omissions is to assume each record with missing data has the same average profile as the complete records and therefore there is a risk that this assumption is not appropriate. The table below indicates the extent to which the valuation results might be incorrect if the approach in fact under/overstates the liability for the omitted members by 10%, which we believe to be a reasonable level to consider.



	Impact of error in assumption for missing data (as % of pay)	
	Uncorrected employer contribution rate	Employer contribution correction cost
Actives (uprating applied: 1.019 for 2016 data, 1.023 for 2015 data)	0.1%	0.1%
Deferrands (uprating applied: 1.011)	Not material	nil
Pensioners (uprating applied: <1.001)	Not material	nil

- C.7 The table above illustrates the potential impact if known data omissions are subsequently found to have been handled incorrectly. Since it is not possible to undertake independent checks for all categories of members and a full reconciliation has not been achieved against all prior datasets there is the potential for currently unidentified problems with the data to emerge in future. For example, a group of deferred members could be identified where no liability has previously been determined. The impact of such unknowns emerging at subsequent valuations could be considerably more than the sensitivity indicated above.

#### Movements data

##### **Setting assumptions**

- C.8 SPPA supplied data on the experience of the scheme membership over the four-year period to 31 March 2016. Fully complete and comprehensive data about members moving status between certain dates (eg leaving active status due to death or retirement) was not able to be provided. Analysis of member movements is needed to inform scheme specific demographic assumptions as scheme-specific experience, both recent and longer term, generally provides the most reliable evidence when considering best estimates of future experience.
- C.9 Assumption setting relies on analysis of movements data in consideration with such other relevant information which is available. The setting of demographic assumptions is to some extent subjective and a matter of interpretation. Changes in assumptions may be expected at successive valuations as circumstances change even with full data. Thus the absence of fully complete movements data does not necessarily introduce uncertainty into the valuation results provided there is other relevant information available to inform those assumptions. It is to be expected that there is some volatility in the experience arising from an analysis of movements data. As assumptions are intended to reflect long term expectations it is reasonable to seek to smooth out the impact of these short term effects. A number of the recommendations we make for scheme-specific valuation assumptions smooth out the short term effects by taking only a proportion of the difference in experience since the 2012 valuation, for example in recommending the assumption for baseline pensioner mortality.



- C.10 It should however be recognised that should movements data become available for future valuations it could result in recommendations regarding appropriate assumptions which lead to greater changes in valuation results than otherwise. It is difficult to quantify the potential scale of this discontinuity but it could be over +/-1% of pensionable pay on the employer contribution rates. For example, if the number of pensioner deaths was overstated or understated in the data available for setting assumptions for the 2016 valuation but correctly stated at a subsequent valuation, this would have an impact on the mortality assumptions adopted and potentially lead to a large change in the assumption at future valuations and hence a corresponding change in liability and employer cost.

***Cost Cap Net Leavers Liability (CCNLL)***

- C.11 The initial cost cap fund is set equal to the liability for actives members at 31 March 2015. The cost cap mechanism is intended to manage the costs of the reformed scheme and recognise any unexpected experience relating to pre-reformed entitlements of members in service at 1 April 2015, but only to the point at which they leave active service. CCNLL is a quantification of the amount of pre-reformed liabilities which fall out of the cost cap fund at a valuation owing to members which have left service since the previous valuation (or since the initial cost cap fund was set in the case of the 2016 valuation), net of the additional liabilities in respect of members with pre-reformed service who rejoined active membership during 2015-16.
- C.12 To accurately calculate CCNLL in accordance with the directions requires full movement data for all members who were active in 2015 and are no longer active at the 2016 valuation. The data available was not suitable for calculating the CCNLL and it was not possible to make assumptions to adjust the data available to provide for a reasonable estimate of CCNLL to be calculated.
- C.13 For the purposes of determining the 2016 valuation results, we recommend an approach which implicitly makes an assumption that there is no unidentified experience gain or loss arising over the period 2015 to 2016. A risk of this approach is that any upward or downward cost pressure that has occurred over the period but has not been explicitly identified will not be reflected in the 2016 valuation results.
- C.14 We expect that the uncertainty introduced by the approach above is not more than ¼% of pay.
- C.15 We would not expect significant unidentified experience gains or losses to arise over the one year period 2015 to 2016, although some uncertainty remains. In addition, we have reconciled the surplus or deficit arising over the period 2012-16 with a small unattributed item.
- C.16 For the 2016 valuation, the CCNLL calculation period is only one year, rather than a full four-year valuation. Given the short period over which any gain or loss may have arisen it might reasonably be concluded that the lack of data for the CCNLL calculation is not critical for this valuation although it would become so in future valuations when a longer period is considered.



## Appendix D: Sensitivity of valuation results to assumptions set by Scottish Ministers

D.1 The table below provides an indication of the sensitivity of the valuation results to the particular assumptions under consideration. The figures shown here are also provided in section 4 of the formal valuation report.

**Table D1: Sensitivity of valuation results to assumptions set by Scottish Ministers**

	Addition to uncorrected employer contribution rate	Addition to employer contribution correction cost
Membership profile: 2 years older on average over implementation period	1.0%	1.0%
Mortality rates: 5%* heavier rates of pensioner mortality	(1.5)%	(0.7)%
Age retirement rates: All members without full or tapered protection to retire at 55	0.0%	0.0%
Commutation (other than as directed): all unprotected members of the 1987 Scheme section commute 17.5% of 2015 Scheme pension	(0.7)%	(0.4)%
Ill-health retirement: 5%* increase to assumed rates	0.1%	0.1%
Ill-health retirement: 5%* increase in proportion assumed to receive higher tier benefits	0.0%	0.0%
Proportions partnered: 5%* more members assumed to have qualifying partners at death	0.6%	0.3%
Resignations and opt outs: 5%* higher numbers assumed to leave voluntarily before retirement (net of rejoiners)	0.0%	0.0%
Promotional pay increases: 0.5% higher promotional pay increases than assumed	2.3%	2.1%

\* All these represent multiplicative increases to rates, i.e. 5% means rates 1.05 times higher.

Note: Opposite changes in the assumptions will produce approximately equal and opposite changes in the valuation results.

D.2 In each variant of Table D1 the sensitivity shown is in relation only to the change in the assumption described. The impact of a combination of assumption changes will not necessarily equate to the sum of the relevant rows above.