

# consolidation quickstep:

Our four-step guide to new pension consolidation rules



From 31 December 2021, new regulations come into force which require DC schemes to carry out extended value-formoney assessments and report back on whether consolidation into another scheme would improve outcomes for their members.

These new reporting obligations affect DC schemes with assets of less than  $\pounds_{100}$  million.

Meanwhile, from 1 October, increased investment reporting requirements were introduced that apply to *all* schemes.

To help support you, we've put together our four-step checklist below, which offers you useful tips and guidelines for addressing the new changes affecting pension consolidation.



### Step 1 – Familiarise yourself with the legislation changes

Trustees of in-scope schemes must carry out a holistic assessment of how their scheme delivers value for members. The outcome of this assessment must be reported in the annual chair's statement and include consideration of reported costs and charges, fund performance (investment returns) and other measures of scheme governance and administration.

Since 1 October 2021, further regulations have taken effect (for the first scheme year ending after that date) where trustees of all schemes will be required to report their net investment returns.

As a minimum, returns from April 2015 (or the start date of the scheme if later) should be reported. The regulations specifically refer to costs and charges 'relating to those investments', so separate administration charges could be excluded.



## Step 2 – Carry out the tasks listed in this summary

Trustees of in-scope schemes will need, in sum, to assess and report on:

- costs and charges comparing the charges of the scheme and funds against alternative schemes
- the way you report on net investment returns
- measures of governance and administration providing a self-assessment of record-keeping and member communications
- whether members are receiving value for money, and if not, whether to consolidate

Your findings should be reported as part of the chair's statement and annual scheme return.

### Step 3 – See the following overview on how to comply with the requirements

- Costs, charges and net returns:
  - Trustees will need to compare costs, charges and net returns against three other larger schemes which have assets of greater than £100 million. This could be another own trust scheme, a master trust or a contract based arrangement. This applies to all default arrangements and self-select funds. Of the three larger schemes chosen, the trustees should have discussed a potential transfer with at least one of those schemes, should they decide to wind up and consolidate
  - Default funds should be compared with the default of the comparator, even if the comparator has a different investment strategy
  - Self-select funds should be compared to the 'nearest comparable funds'. If the comparator scheme does not offer comparable funds such as legacy or with profits, the trustees should compare against the default
  - However, trustees are expected to give more weight to net returns and their ability to properly manage the scheme than solely focusing on charges

#### Governance and administration:

- Trustees must carry out a self-assessment of their governance and administration, following the approach set out in the Department for Work and Pensions guidance and The Pensions Regulator's (TPR) DC Code of Practice, including:
  - promptness and accuracy of financial transactions
  - quality of record-keeping
  - appropriateness of the default strategy
  - quality of investment governance
  - level of trustee knowledge, understanding and skills to run the scheme effectively
  - quality of communications with members
- Assessing whether members receive value for money:
  - Taking all the above aspects into account, the trustees need to decide whether members receive good value
  - If the scheme is deemed not to provide value for members overall, trustees are expected to consider winding up and consolidating

- If trustees do not take immediate action to wind up, they must explain why and set out what steps they will take to ensure the scheme delivers value
- The impact of wind-up costs should be considered but needs to be weighed against the benefits of moving to a better-governed scheme with lower costs and potentially higher long-term net returns even if wind-up costs are very high
- If trustees strongly believe that only small areas of improvement are required and the resource and cost commitment is more favourable than winding up, that option can be explored but only if the proposed improvements are sustainable in the long term

#### · Reporting:

 The outcome and explanation of the assessment should be reported in the chair's statement. The outcome should also be reported in the annual TPR scheme return alongside actions that will be taken

> <u>Statutory guidance</u> has been published which sets out the expectations on how in-scope schemes should carry out the assessment



#### Step 4 – Check to see whether Legal & General can help

We're well-placed with the knowledge, expertise and resources to support you in meeting the new legislative obligations and in improving outcomes for members. So, why not get in touch with us to see if we can help?

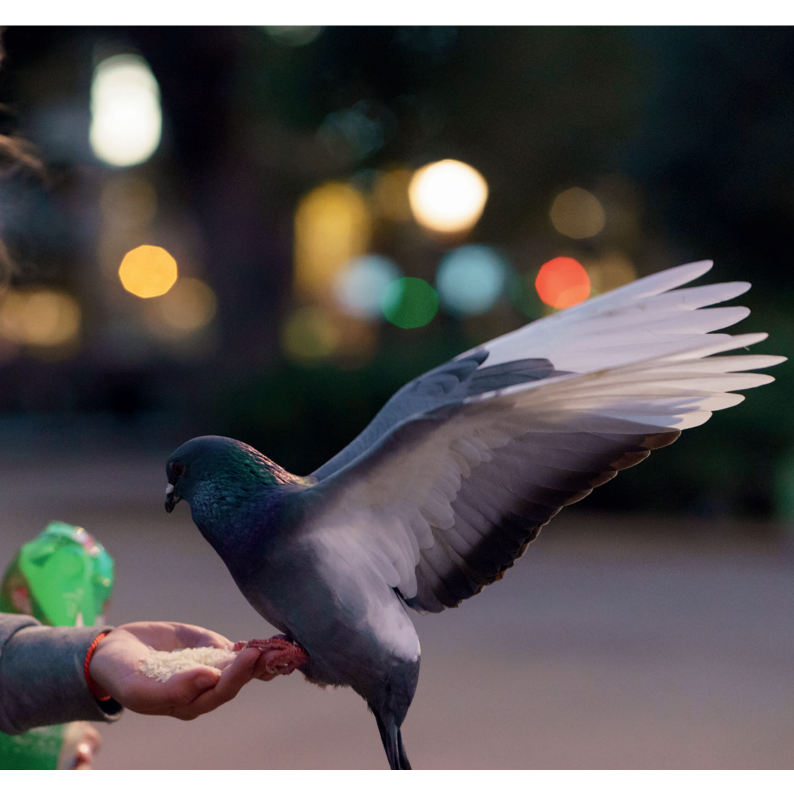
We already support clients with information on costs, charges and net investment returns. If your scheme is administered by Legal & General, we can also provide guidance on measuring levels of achievement in administration, such as checking performance against service standards and record-keeping scores.

In addition, as the provider of the largest commercial master trust in the UK and with over £16 billion\* of assets, we can further support in-scope schemes by:

- providing a comparison of costs, charges and net returns for the L&G Mastertrust's default and self-select funds
- discussing with you any potential decision to wind up and consolidate
- offering you the reassurance of knowing that the L&G Mastertrust is run by trustees who are legally responsible for making sure that the costs and charges give good value for money, and who act on behalf of members to regularly assess the trust's costs against a series of measures. Our independent trustees work hard with Legal & General to make sure that all charges are fair and competitive
- passing on the benefits of the economy of scale that comes from being the largest pension provider in the UK, with over £130 billion\* of assets and four million members
- having a clear and compelling set of financial ambitions that deliver income and growth
- being committed to delivering profitable growth and to investing in society's future

If you'd like to discuss this further, please contact your usual L&G representative.





### **Contact us**

For further information about LGIM, please visit lgim.com or contact your usual LGIM representative



#### Important information

The value of an investment and any income taken from it is not guaranteed and can go down as well as up, you may not get back the amount you originally invested.

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