Leaving the Local Government Pension Scheme (Northern Ireland) before Retirement



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Introduction

This guide outlines what happens to your pension benefits in the Local Government Pension Scheme (Northern Ireland) (the Scheme) if you leave your job after 31 March 2015 and have not reached retirement.

The Scheme is a defined benefit career average revalued earnings (CARE) scheme and is administered by the Northern Ireland Local Government Officers' Superannuation Committee (NILGOSC). Your pension benefits are based on your average earnings while a member of the Scheme. If you were a member of the Scheme before 1 April 2015 you will also have some pension based on your final pay and length of membership.

The benefits that you will receive include an annual pension and the option to exchange part of your pension for a tax-free lump sum when you retire. If you were a member of the Scheme before 1 April 2009 you will receive an automatic lump sum based on your membership before this date. This guide describes the options that you have when you leave the Scheme, how your deferred benefits are worked out, when your benefits are paid and increased, life cover for your loved ones, transferring your deferred benefits, what happens if you change jobs and HMRC tax rules.

It is recommended that you retain this guide for future reference.

This guide is provided for information purposes only and cannot cover every personal circumstance. It is based on our understanding of the Scheme rules at the time of going to print but these may change over time. In the event of any dispute over your pension benefits the appropriate legislation will prevail. This guide does not confer any contractual statutory rights.

1. Leaving -What are my Options?

Deferred benefits
Refund of your contributions
Transfer your benefits If you leave the Scheme before you can retire, the benefits available to you depend on whether or not you have at least two years' membership in the Scheme. This includes any pension you have transferred into the Scheme which takes you over the two year limit.

Leaving the Scheme and meeting the two year qualifying period

If you leave the Scheme and meet the two year qualifying period you will be entitled to a pension when you retire. Until then you will have two options:

- you can choose to leave your benefits in the Scheme, or
- you may be able to transfer your deferred benefits to another pension arrangement.

If you leave your benefits in the Scheme they are known as deferred benefits and will be revalued every year in line with the cost of living until they are due to be paid.

Leaving the Scheme before retirement and not meeting the two year qualifying period

If you leave the Scheme and have not met the two year qualifying period you will have three options:

- a refund of contributions, less deductions
- transfer your benefits to a new pension arrangement

delay your decision

If you claim a refund of your contributions then this is paid less a deduction for tax and the cost, if any, of buying you back into the State Second Pension (S2P) (in respect to your membership up to 5 April 2016 when the Scheme was contracted out of the S2P). Interest is paid if the refund is not made within one year of leaving but no refund can be made if you rejoin the Scheme within a month and a day of leaving or rejoin before the refund has been paid.

Alternatively you may be able to transfer your benefits to a new pension arrangement (providing you have been a member of the Scheme for at least three months).

Finally, you can delay your decision until you either re-join the Scheme, ask to transfer your benefits to a new pension arrangement, or ask for a refund of contributions. Where you delay your decision vou will have what is known as a deferred refund pension account. This type of deferred refund account can only be held in the Scheme for a maximum of 5 years or until age 75, whichever is earlier. If you have not transferred your benefits to a new pension arrangement or rejoined the Scheme by that time a refund of contributions will automatically be paid to you. Please remember to keep us informed of any address changes.

If you have not met the two year qualifying period when you leave, but you joined before 1 April 2015 and you have three or more months' membership, you will have an entitlement to a deferred benefit instead of a refund (but you can opt within six months of leaving to receive a refund if you wish).

Refunds

If you leave the Scheme before meeting the two year qualifying period you can choose to receive a refund of contributions. This refund will include:

- any pension contributions you have paid, and
- any Additional Pension Contributions (APCs) or Additional Voluntary Contributions (AVCs) you have paid (other than AVCs paid for additional life cover), and
- any contributions you paid which were included in a transfer payment received by the Scheme from another pension arrangement (if they were refundable under that arrangement).

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

Your refund of contributions must be paid within five years of your leaving the Scheme (or age 75 if earlier). At that time a refund of contributions is automatically paid to you. No refund can be made if you rejoin the Scheme within a month and a day of leaving, or rejoin before the refund has been paid, or if you were also a member of the Scheme in another job that you held at the same time as the job you have left.

What happens to benefits if I defer them?

If you defer your benefits the amount held in your active pension account up to your date of leaving is transferred to a deferred pension account and you then have what are known as deferred benefits. The value of the pension in your deferred pension account is held in the Scheme for you until either you decide to transfer the value to another pension scheme, or the deferred benefits are due to be paid at your normal retirement age.

Your personal deferred benefits package consists of an annual pension, payable for the rest of your life, plus an option on retirement to exchange some of this pension for a one-off tax-free lump sum. It also includes life cover and financial protection for your family. Further details on how to work out the benefits you will receive on retirement is set out in section two.

Transferring your benefits to another pension scheme

You can choose to transfer your benefits to another pension arrangement provided you have been in the Scheme for at least 3 months and are not within 12 months of your normal retirement date (apart from AVCs). An option to transfer must be made at least 12 months before your

normal pension age. Further details on transferring your benefits can be found in section 5 on page 23.

Your normal pension age is defined in the Definition of Terms on page 38.

Your options simplified

To discover your options when you leave the Scheme simply follow the flowchart below:



*Two year qualifying period - You must have at least two years' membership in the Scheme. This includes any pension you have transferred into the Scheme which takes you over the two year limit.

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2. How are my deferred benefits worked out?

How your pension benefits are worked out depends on when you were a member of the Scheme. How your pension benefits are worked out depends on when you were a member of the Scheme. If you have membership before and after 1 April 2015, separate calculations will need to be completed for each stage of your membership.

Your deferred benefits for any Scheme membership after 31 March 2015 are calculated as:

From 1 April 2015 your pension benefits have been building up in a pension account. Each year, if you were in the main section of the Scheme 1/49th of your pensionable pay was added to your pension account (1/98th if you were in the 50/50 section) PLUS a revaluation amount so that your pension keeps up with the cost of living.

Deferred pension = the value of the pension in your active pension account when you leave the Scheme.

When you become a deferred member the amount of pension in your active pension account is transferred to your deferred pension account.

The part of your deferred pension for any Scheme membership **between 1 April 2009** and 31 March 2015 is calculated as:

Annual Pension = <u>Membership between 1 April 2009 and 31 March 2015 x final pensionable pay</u> 60

Your deferred benefits for any Scheme membership before 1 April 2009 are calculated as:

Annual Pension = <u>Membership up to 31 March 2009 x final pensionable pay</u> 80

Lump sum = Membership up to 31 March 2009 x final pensionable pay x 3 80

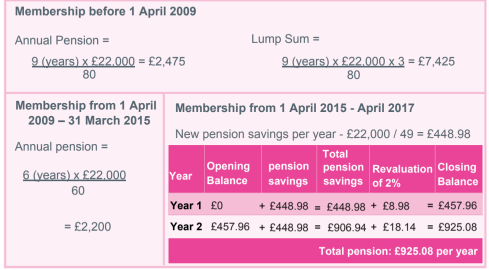
Membership built up after 31 March 2009 does not include an automatic lump sum on retirement, however you have the option to exchange some of your annual pension for a one-off tax-free lump sum. You receive £12 lump sum for each £1 of annual pension given up. You can take up to 25% of the capital value of your pension benefits as a lump sum.

Example for members who were in the Scheme before April 2009 and left after April 2015

Mary leaves the Scheme in April 2017 and becomes a deferred member. She has been a member of the Scheme since April 2000 meaning that she has 9 years' membership before April 2009, and 6 years' membership between 2009 and 2015 and 2 years' membership in the main section of the 2015 Scheme.

When Mary leaves the Scheme in April 2017 she earns £22,000 per year, and her salary has not changed since 1 April 2015. Her pre-1 April 2015 membership is still calculated on her final salary when she left the Scheme. The rate of revaluation will vary each year, however for this example it is set at 2%.

Mary's pension is worked out in 3 stages as follows:



Mary's total annual deferred pension can be calculated by adding these three totals together:



As Mary has pre-1 April 2009 membership she will also receive a guaranteed lump sum of:



What if I paid extra contributions?

If you have been paying extra contributions they will stop when you leave the Scheme. If you leave with deferred benefits you will benefit from those extra contributions.

Buying extra pension by paying Additional Pension Contributions (APCs)

If you are buying extra Scheme pension by paying Additional Pension Contributions (APCs), you will be credited with the extra pension you have paid for when you leave the Scheme. This will increase the value of your deferred benefits and any transfer value paid to a new pension arrangement.

Buying extra pension by paying Additional Regular Contributions (ARCs)

If you are buying extra Scheme pension by paying Additional Regular Contributions (ARCs), you will be credited with the extra pension you have paid for when you leave the Scheme. This will increase the value of your deferred benefits and any transfer value paid to a new pension arrangement.

Buying extra years in the Scheme (Added Years)

If you are buying extra years in the Scheme, you will be credited with the extra period of membership that you have paid for when you leave the Scheme. This will increase the value of your deferred benefits and any transfer value paid to a new pension arrangement. The extra benefits will be calculated on the same basis you had agreed to buy them.

Paying Additional Voluntary Contributions (AVCs) through the in-house AVC arrangement

If you are paying Additional Voluntary Contributions (AVCs) arranged through the Scheme, the value of your AVC fund will continue to be invested until it is paid out. Your AVC plan is similar to your main Scheme benefits in that it can be:

- transferred to another pension arrangement, or
- drawn at the same time as your Scheme benefits, or
- taken at some point after your retirement date.

As you cannot continue to pay in-house AVCs after leaving, any extra life cover paid for through AVCs will stop.

If you elect to transfer your main Scheme benefits to another pension arrangement, your AVC must also be transferred.

Paying additional contributions to buy extra nominated cohabiting partner's survivor pension

The pension for a nominated cohabiting partner is only based on your membership from 5 April 1988. If you are paying additional contributions to buy extra nominated cohabiting partner's pension, the period of your membership before 5 April 1988 will be included in the calculation of any survivor's pension payable to a nominated cohabiting partner on your death.

How does a Pension Sharing Order affect my deferred benefits?

If your Scheme benefits are subject to a Pension Sharing Order issued by the Court following divorce or dissolution of a civil partnership, or are subject to a qualifying agreement in Scotland, your deferred benefits will be reduced in accordance with the Court Order or agreement.

3. When are my deferred benefits paid and increased?

Your deferred benefits are normally payable at your Normal Pension Age.

How and When your Pension is Paid

Your deferred benefits are normally payable at your Normal Pension Age. Your Normal Pension Age is the same as your State Pension Age (but with a minimum of age 65). Your benefits can be paid earlier at your request from age 55 or due to illhealth. They can also be paid later than your Normal Pension Age.

NILGOSC will issue retirement claim forms to your home address approximately three months before your benefits are payable.

Please remember to keep NILGOSC informed of any address changes, to ensure that we have your most recent address on record for this purpose.

It is your responsibility to submit a written claim for payment of your deferred benefits to NILGOSC at least two months in advance of the date on which they become payable.

Early payment of deferred benefits at your request

You can choose to take early payment of your deferred benefits from age 55. You do not need your former employer's consent to draw your pension before your Normal Pension Age.

If you choose to draw your deferred benefits before your Normal Pension Age, your benefits will normally be reduced as your pension will be paid for longer. How much your deferred benefits are reduced by depends on how early you draw them. The reduction is calculated in accordance with guidance issued by the Government Actuary's Department. The reduction is based on the length of time (in years and days) between the date your benefits are paid and your Normal Pension Age.

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

No. of Years paid early	Pension Reduction Men	Pension Reduction Women	Lump Sum Reduction
0	0%	0%	0%
1	6%	6%	3%
2	11%	11%	6%
3	16%	15%	8%
4	21%	20%	11%
5	25%	24%	14%
6	29%	28%	16%
7	33%	31%	19%
8	36%	35%	21%
9	39%	38%	23%
10	42%	41%	26%
11	46%	44%	26%*
12	49%	47%	26%*
13	52%	50%	26%*

*As automatic retirement grants were removed from the Scheme on 1 April 2009 and due to the protections in place regarding NPA, a Retirement Grant is paid from age 65 without reductions i.e. the early retirement reductions cannot exceed those that apply for 10 years early. If you built up pension in the Scheme before 1 April 2015 then protections are in place for the Normal Pension Age that applies to those benefits. In addition, if you were a member of the Scheme on 30 September 2006, some or all of your benefits paid early could be protected from the reduction if you are a Rule of 85 protected member.

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

Early payment of deferred benefits due to permanent ill-health

The second method of obtaining early payment of your deferred benefits is on the grounds of permanent ill-health. You can apply for early payment of your deferred benefits at any age, without reduction if, because of your health, you would be permanently incapable of the job you were working in when you left the Scheme, and you have a reduced likelihood of being capable of undertaking any gainful employment before reaching Normal Pension Age.

Gainful employment is paid employment for at least thirty hours per week for a minimum period of twelve months. You will need to submit recent and relevant medical evidence to NILGOSC, and attend an appointment with one of NILGOSC's doctors. The Committee doctors will assess your eligibility for ill-health retirement benefits, but will not seek medical information on your behalf.

Different rules may apply to ill-health retirement if you left the Scheme before 1 April 2015.

Payment of deferred benefits at or after Normal Pension Age

If you do not take early payment of vour benefits under either of the above two methods, they will be paid from your Normal Pension Age unless vou opt to delay payment. If you draw vour deferred benefits after vour Normal Pension Age your pension will be increased by 0.014% for each day your pension is delayed beyond your Normal Pension Age. Deferred benefits must be paid before age 75. If you have a Guaranteed Minimum Pension (GMP) element this must be paid at age 60 (women) or age 65 (men) unless you are still in employment at that time and consent to postponement of payment of your GMP.

Can my deferred benefits be reduced or forfeited?

Your employer can:

- reduce your pension benefits if you cease to be employed as a result of a criminal, negligent or fraudulent act or omission as a result of which you have incurred some monetary obligation to the employer.
- forfeit your pension rights if you have been convicted of a serious offence connected with your employment that results in your leaving that employment, and the Department of Environment agrees to the forfeiture.

Can I assign my Scheme benefits to someone else?

No. Your Scheme benefits are strictly personal and they cannot be assigned to anyone else or used as security for a loan.

How do deferred benefits keep their value?

in the year you leave the Scheme, the value of pension in your pension account (in respect of your membership from 1 April 2015 only) is revalued up to the date of leaving in line with the revaluation applied to active members in the Scheme. This means that if the cost of living has gone down in the year to 30th September in the Scheme year that you leave, it is possible that the value in your pension account could reduce.

From your date of leaving, your total deferred benefits will be increased each year in line with Pension Increase Orders. In this case, even if the cost of living is negative, your pension will not be reduced. Your pension will also increase each year once it is paid to you.

If you retire before age 55 because of ill-health and you are assessed as permanently incapacitated from engaging in any regular full-time employment, your benefits will be revalued each year in line with the cost of living. Otherwise, you are paid at a flat rate until age 55. Once you reach this age your pension will be revalued to the level it would have been had it been revalued each year by the rise in the cost of living since your date of leaving. However, no arrears are payable.

4. Life Cover

A lump sum death grant of 5 times your deferred annual pension is paid if you die before receiving your benefits.

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

If you leave with deferred benefits after 31 March 2015 and die before receiving them, the following benefits are usually payable:

- A lump sum death grant, and
- Survivor's pensions, if applicable.

If you also have an active membership, then only the highest value of death grant is paid and not the sum of them all i.e. either the death grant payable from the active record or the death grant payable on the deferred record.

Lump sum death grant

A lump sum death grant of 5 times your deferred pension is payable, providing you do not also have active membership. NILGOSC has absolute discretion when deciding to whom to pay any death grant. However, you can say who you would like to receive this death grant by completing and returning an Expression of Wish form. Please see the Expression of Wish section on the next page.

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

If you leave with deferred benefits and are also an active member when you die, the higher of the following benefits is payable:

- A lump sum death grant of 5 times your deferred pension, or
- A death in service lump sum of 3 times your assumed pensionable pay

If you leave with deferred benefits and also have deferred benefits from an earlier period of membership then the sum of all the death grants is payable:

- A lump sum death grant of 5 times your deferred pension for deferred benefits awarded after 1 April 2015, plus
- A lump sum death grant of 5 times your deferred annual pension for deferred benefits awarded between 1 April 2009 and 31 March 2015, plus
- A lump sum death grant of 3 times your deferred annual pension for deferred benefits awarded before 1 April 2009.

Death Grant Expression of Wish Form

The Scheme allows you to say who vou would like any death grant to be paid to by completing an Expression of Wish form. All members are strongly encouraged to complete this form and to ensure that it is kept up to date. A new form must be completed if marital or partnership status changes or if your wishes change. Under the regulations NILGOSC retains absolute discretion when deciding to whom to pay any death grant. This discretion enables the death grant normally to be paid free of inheritance tax. If any part of the death grant has not been paid within two years, it must be paid to vour personal representatives i.e. to vour estate. The Death Grant Expression of Wish Form (LGS20) can be downloaded from our website www.nilgosc.org.uk or is available from NILGOSC on request.

Survivors' pensions

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

A survivor's pension could be made up of different elements relating to your periods of membership.

Spouse's pension

For membership from 1 April 2015,

the pension payable is equal to -

- Your accrued pension for membership in the Scheme after 31 March 2015 recalculated as if it had built up at a rate of 1/160th plus
- 49/160ths of the amount of any pension credited to your pension account following a transfer of pension rights into the Scheme from another pension arrangement.

For final salary membership **before 1 April 2015**, the pension payable is equal to -

 1/160th of your final pay times the period of your Scheme membership up to 31 March 2015 (including any additional membership purchased by you) upon which your deferred pension is based.

If you marry while your pension is deferred:

- your husband's pension is based on your membership after 5 April 1988 (including any additional membership purchased by you)
- your wife's pension is based on your membership after 5 April 1978
- the survivor's pension of a same sex marriage is based on your membership after 5 April 1988.

Civil Partner's pension

For membership **from 1 April 2015**, the pension payable is equal to -

- Your accrued pension for membership in the Scheme after 31 March 2015 recalculated as if it had built up at a rate of 1/160th plus
- 49/160ths of the amount of any pension credited to your pension account following a transfer of pension rights into the Scheme from another pension scheme or arrangement.

For final salary membership before **1 April 2015**, the pension payable is equal to -

 1/160th of your final pay times the period of your Scheme membership up to 31 March 2015 (including any additional membership purchased by you) upon which your deferred pension is based.

If you enter into a civil partnership after leaving, your civil partner's pension would be based on your membership after 5 April 1988 (or on all of your membership, if you became a deferred member before 1 April 2015 and had made an election before 1 April 2015 for pre-6 April 1988 membership to also count).

Nominated cohabiting partner's pension

For membership **from 1 April 2015**, the pension payable is equal to -

- Your accrued pension for membership in the Scheme after 31 March 2015 recalculated as if it had built up at a rate of 1/160th plus
- 49/160ths of the amount of any pension credited to your pension account following a transfer of pension rights into the Scheme from another pension scheme or arrangement.

For final salary membership **before 1 April 2015**, the pension payable is equal to -

 1/160th of your final pay times the period of your Scheme membership between 5 April 1988 and 31 March 2015 (including any additional membership purchased by you), upon which your deferred pension is based.

If you made an election before 1 April 2015 and you have paid additional contributions for this, your nominated cohabiting partner's pension will also include any of your membership before 6 April 1988.

Pension Sharing Order

If your deferred pension is subject to a Pension Sharing Order issued by the Court following an earlier divorce or dissolution of a civil partnership, or is subject to a qualifying agreement in Scotland, your spouse's or, civil partner's pension will be reduced in consequence of that Court Order or agreement.

Guaranteed Minimum Pension (GMP)

If your membership in the Scheme includes a Guaranteed Minimum Pension (GMP), your wife's pension for that part of your membership before 6 April 1997 must not be less than half your GMP. Your husband's or civil partner's pension for that part of your membership before 6 April 1997 must not be less than half your GMP built up after 5 April 1988.

Children's pensions

Children's pensions are payable to eligible children and increase every year in line with the cost of living.

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

If a survivor's pension is being paid to your spouse, civil partner or nominated cohabiting partner,

One child would receive:

- Your accrued pension for membership in the Scheme after 31 March 2015 recalculated as if it had built up at a rate of 1/320th plus
- 49/320ths of the amount of any pension credited to your pension account following a transfer of pension rights into the Scheme from another pension arrangement.

 For final salary membership before 1 April 2015, the pension payable is equal to 1/320th of your final pay times the period of your Scheme membership up to 31 March 2015 upon which your deferred pension is based.

Two or more children would receive:

- Your accrued pension for membership in the Scheme after 31 March 2015 recalculated as if it had built up at a rate of 1/160th plus
- 49/160ths of the amount of any pension credited to your pension account following a transfer of pension rights into the Scheme from another pension scheme or arrangement.
- For final salary membership before 1 April 2015, the pension payable is equal to 1/160th of your final pay times the period of your Scheme membership up to 31 March 2015 upon which your deferred pension is based.

The pension would be shared equally between the eligible children.

Payment of Additional Regular Contributions (ARCs) to buy Scheme pension and dependants' benefits

Extra benefits will be payable to your spouse, registered civil partner or nominated cohabiting partner and to eligible children if:

- you were a member of the Scheme before 1 April 2015 and you paid additional regular contributions (ARCs) to buy extra Scheme pension, and
- you opted to pay for dependants' benefits when you took out your original contract.

How do I nominate a cohabiting partner for a survivor's pension?

You can only nominate a cohabiting partner for a survivor's pension if you were an active member of the Scheme after 31 March 2009.

You need to complete a Nomination of Cohabiting Partner Form (LGS21). The form can be downloaded from our website www.nilgosc.org.uk or requested from NILGOSC.

On your death a survivor's pension will be paid to your eligible nominated cohabiting partner if:

- NILGOSC has your correctly completed nomination form on file and the nomination has effect at the date of your death, and
- Your eligible nominated cohabiting partner satisfies NILGOSC that the qualifying conditions had also been met for a continuous period of at least two years immediately prior to your death.

5. Transferring deferred benefits

You can transfer your Scheme benefits to another pension arrangement if you wish.

Can I transfer my Scheme benefits to another pension scheme?

You can transfer your Scheme benefits to another pension arrangement if you wish. This may even be to an overseas pension scheme or arrangement that meets HM Revenue and Customs conditions. You can only transfer your benefits (other than AVCs) if you leave more than one year before your Normal Pension Age and have elected for a transfer to proceed at least one year before your Normal Pension Age, You cannot transfer your benefits once they come into payment. If you transfer your Scheme benefits and you have paid Additional Voluntary Contributions (AVCs) arranged through the Scheme (in-house AVCs), you may also transfer vour AVC fund. Alternatively vou may transfer vour AVC fund but not your main Scheme benefits

Your new pension provider will require a transfer value quotation which, under the Pensions Act 1993, NILGOSC will guarantee for a period of three months from the date of calculation (known as the 'Guarantee Date'). Your new pension provider can then advise you of the additional benefits the transfer will buy in their scheme. A written option to proceed with the guaranteed transfer value must be received within the three month guaranteed period. If you opt to proceed, the normal time limit for payment of the guaranteed transfer value will be six months from 'Guarantee Date'. If payment is not made within this period, NILGOSC will need to recalculate the value as at the actual date of payment and pay the recalculated value or, if it is greater, the original value plus interest.

The Transfer values are calculated in accordance with the terms and conditions of the Local Government Pension Scheme Regulations (Northern Ireland) 2014 which comply with the requirements of the Pensions Schemes Act (Northern Ireland) 1993, as amended.

The benefits that you have within the Scheme are known as safeguarded benefits. This means that from 6th April 2015 you are required to take appropriate independent advice before being allowed to transfer your benefits to a defined contribution scheme or personal pension which offers flexible benefits. You must take this independent advice from an advisor who is authorised by the Financial Conduct Authority (FCA) to advise on transfers and NILGOSC must be provided with evidence of the advice.

If the transfer value of all your benefits in the Scheme is less than £30,000 you are not required to formally take advice. Transfers to public sector schemes usually give benefits that are similar to those in the Scheme, under what are known as Club transfer rules. To qualify for a Club transfer, you must apply for the transfer within 12 months of joining your new pension scheme and must not have had a break in membership of more than five years between leaving the Scheme and joining the new public service pension scheme.

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

Pension transfers can be complex, so in all cases you may wish to consult an independent financial adviser before making a decision. If you do transfer your deferred benefits to a personal pension plan, stakeholder pension scheme, buy-out insurance policy or to an employer's money purchase scheme, you will be bearing all of the investment risk which could significantly affect your future pension benefits. If a full transfer payment is made, you will not be entitled to any further benefits from the Scheme for yourself, your spouse, civil partner, nominated cohabiting partner or eligible children.

The Scheme may reduce transfer values to defined contribution schemes for a designated period if it is considered that the level or expected level of transfers out of the Scheme increases the likelihood of payments out of the public purse being needed to ensure that the Scheme can meet its liabilities.

Changing jobs

Your deferred benefits are kept separate from your new active pension account, unless you elect to combine them.

What happens if I change jobs, but remain in the Scheme?

If you have changed your job and start to work for another employer who offers you membership of our Scheme, or if you re-join the Scheme before your deferred benefits are paid, your deferred benefits are kept separate from your new active pension account, unless you elect to combine them.

If you wish to combine your benefits, you must elect to do so within twelve months of re-joining the Scheme or such longer period as your employer may allow.

If you became entitled to your deferred benefit as a result of opting out of membership of the Scheme you will not be permitted to combine your benefits.

You cannot combine your deferred benefits with your new active account if your deferred benefits arose because you opted out of the Scheme.

More information is available in the Rejoining the Scheme guide.

What if I have two or more jobs and am in the Scheme in both?

If you are a member of the Scheme in two or more jobs and you leave one (or more) but not all of them, your benefits from the job (or jobs) you have left will be automatically combined with your active pension account. If you are not entitled to deferred benefits from the job (or jobs) you have left, you cannot have a refund of your contributions and you must transfer your benefits to the pension account for the job you are continuing in.

Additionally, if you have membership before 1 April 2015 which you join with the membership in the job you are continuing in, this membership is adjusted to reflect any difference in the whole-time rates of pay between the jobs as follows:

Membership in the job you left x whole-time rate of pay in the job that has ceased whole-time rate of pay in the job that is continuing

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

If your job is transferred to a private contractor, the contractor will normally be required to provide you with continued access to the Scheme, or to offer you a pension scheme that is similar.

The contractor may be admitted to the Scheme and this would allow you to stay in the Scheme for as long as vou continue working on the delivery of the contracted out service. If the contractor isadmitted to the Scheme. the benefits built up before the transfer of your job to the contractor will be automatically joined with your post transfer Scheme benefits. Alternatively, the contractor may be able to offer you a similar scheme. This does not mean that the new scheme must mirror the benefits of the Scheme, but the value of the package offered by the new scheme should be similar to your NILGOSC benefits. If you are offered a similar scheme you would have the same options available in terms of your accrued Scheme benefits as anyone else leaving the Scheme before retirement.

7. HMRC Tax Rules

There are limits on the pension savings you can make and still receive tax relief. There are limits on the pension savings you can make before you become subject to a tax charge. This is in addition to any tax due under the PAYE system once your pension is in payment.

You can pay up to 100% of your UK taxable earnings in any tax year into any number of concurrent pension arrangements and be eligible for tax relief on your contributions.

There are two main allowances for pension saving – an annual allowance and a lifetime allowance.

The **annual allowance** is the amount by which your pension savings can increase in one year without becoming subject to a tax charge. As of 6 April 2016 the annual allowance limit is £40,000*.

The value of pension savings in the Scheme is calculated as:

[Pension Value at Year End – (Pension Value at Start of Year x Pensions Increase)] x 16 **Plus** Lump sum at Year End – (Lump sum at Start of Year x Pensions Increase) **Plus** The amount of any AVC contributions made over the year

The method of valuing benefits in other schemes may be different from the method used in the LGPS (NI).

If you have taken any 'flexible access' benefits from a money purchase (defined contribution) arrangement different annual allowance rules apply and you may not have the full allowance. 'Flexible access' includes taking your money purchase benefits entirely as cash.

If you have elected to transfer pension rights from another Scheme to the LGPS (NI), the value of the benefits relating to the transfer does not count towards your pension savings in the Scheme in the year in which they are received except in the case of a transfer made from another public sector scheme under 'Club' rules.

If your pension benefits in the Scheme are reduced following a pension sharing order then, for the purposes of calculating the value of your pension savings in the Scheme, the calculation in your benefits is ignored in the year that the pension sharing order is applied.

If you retire on ill-health grounds and it is unlikely that you will be able (other than to an insignificant extent) to undertake gainful work in any capacity before reaching your state pension age there is no annual allowance tax charge on the illhealth retirement benefits.

*There will be a £1 reduction in annual allowance for every £2 of adjusted income (annual income before tax plus your own and any employer pension contributions) earned above £150,000. This only applies to members whose pensionable pay is more than £110,000. The annual allowance cannot be reduced below £10,000.

NILGOSC has a duty to notify you by 6 October of each year if you exceed the annual allowance for the previous tax year. A pensions savings statement will be issued to you if you exceed the annual allowance.

If your pension savings exceed the annual allowance, you may carry forward any unused allowance from three previous tax years. If you still exceed the allowances after carried forward allowances are taken into account, a tax charge must be applied.

If you exceed the annual allowance in any year you are responsible for reporting this to HMRC on your self–assessment tax form.

If the tax charge exceeds £2,000 it can be paid from your pension benefits and your benefits will be adjusted accordingly.

The **lifetime allowance** is the total capital value of all your pension arrangements which you can build up during your lifetime without paying extra tax. The lifetime allowance for 2016-17 is £1 million. Most Scheme members' annual savings will be significantly less than the lifetime allowance.

The lifetime allowance covers any pension benefits you may have in taxregistered pension arrangements, not just the LGPS (NI). The capital value of your pension benefits is generally calculated as:

(Pension x 20) + lump sum + value of AVC fund (if any)

You are only permitted to take 25% of the capital value of your Scheme benefits as tax-free cash, subject to the HMRC Lifetime Allowance in the year of payment. However, this calculation is not as simple as it appears as it is the benefits after pension has been exchanged for lump sum which must be taken into account, i.e. the calculation must be repeated for the new lump sum and new reduced pension to ensure that the 25% limit is not exceeded.

If the value of your benefits when you draw them (not including any state retirement pension, state pension credit or any spouse's, civil partner's or dependant's pension) exceeds your lifetime allowance, a tax charge will be made against the excess. If excess benefits are paid as a pension the tax charge is 25%, with income tax deducted on the ongoing pension payments. If the excess benefits are taken as a lump sum they will be taxed only once at 55%.

When you retire NILGOSC will ask you about any other pensions you may have in payment, so that we can work out if you have reached the lifetime allowance limit.

HMRC rules state that if NILGOSC makes an unauthorised payment or if you pay some or all of your Scheme lump sum back into a pension arrangement, there will be a tax charge.

If you are close to the annual or lifetime allowance limits it is recommended that you seek specialist tax advice.

Several protections exist such as primary lifetime allowance protection, enhanced protection, fixed protection, fixed protection 2014, individual protection 2014, fixed protection 2016 and individual protection 2016. For more information visit <u>www.nilgosc.org.uk/what-are-thetax-limits-on-your-pension-savings</u>

Will there be any tax limits on the benefits payable to my family in the event of my death?

Your personal representatives will have to determine whether, with the lump sum death grant, the capital value of your overall pension benefits (not including any spouse's, civil partner's or dependant's pensions) exceeds the HMRC allowance. Under HMRC rules, any excess will be subject to a recovery tax charge. The capital value of most Scheme members' pension benefits will be significantly less than the allowance.

Who do I contact about tax on my pension when I retire?

All queries about income tax on your pension should be addressed to:

HMRC P.O.BOX 1970 Liverpool L75 1WX

Tel: 0300 200 3300

Overseas Tel Number: 0044 135 535 9022

PAYE Reference No. 916/G82576

8. Further Information

Keeping in Touch

Annual Benefit Statements

A Benefit Statement will be issued to you at your home address in autumn each year stating the value of your deferred benefits at the date of leaving and the current value. Please check your Benefit Statement carefully and advise NILGOSC of any errors.

Change of Address

If you change address or email address, please remember to let NILGOSC know so we can keep in touch with you and send your benefit statement to the correct address. It is especially important that we have your up to date address when you come to draw your deferred benefits.

Change in Circumstances

Please let us know in writing about any changes in marital or partnership status such as:

- marriage, remarriage or divorce
- forming or dissolving a Civil Partnership
- your Nominated Cohabiting Partner no longer meets the criteria for a survivor's pension or you wish to withdraw your nomination.
- Death of a spouse, civil partner or Nominated Cohabiting Partner

Deferred Members' Newsletter

A Deferred Members' newsletter will be issued to you each year in October/November. This newsletter keeps you up to date with any changes to the Scheme's regulations that may affect you and provides general information on pensions.

Help with Pensions Problems

Who can help me if I have a query or a complaint?

Please contact your employer if your query is about your contribution rate.

Please contact NILGOSC if you are in any doubt about your entitlements or if you have a question about your membership or benefits. We will try to explain the position as quickly and efficiently as possible.

If you are still dissatisfied with any decision made by NILGOSC, you have the right to have your complaint reviewed under the Internal Disputes Resolution Procedure. There are also a number of other regulatory bodies that may be able to help you.

Internal Disputes Resolution Procedure

You should write to NILGOSC outlining the complaint or request for a review. You must do so within six months of the date of the notification of the decision or event which led to your complaint, or such longer period as the person appointed by NILGOSC (the Secretary) to consider stage 1 reviews allows. This is a formal review of the deicision or event and is an opportunity for the matter to be reconsidered. The Secretary will consider your complaint and notify you of his decision. If you are dissatisfied with his decision you may ask NILGOSC's Committee to review it.

Our Decisions, Reviews and Complaints booklet is available on our website www.nilgosc.org.uk or on request from NILGOSC.

The Pensions Advisory Service (TPAS)

TPAS is available at any time to assist members and beneficiaries with pensions questions and issues they have been unable to resolve with the trustees or managers of the scheme.

You can contact the TPAS Central Office at:

11 Belgrave Road London SW1V 1RB T: 0300 123 1047 W: www.pensionsadvisoryservice.org.uk

The Northern Ireland Public Services Ombudsman (NIPSO)

If you think you have been treated unfairly by the Committee or remain dissatisfied with NILGOSC's response, you can complain to the Ombudsman. You must have exhausted NILGOSC's internal complaints procedure before you refer your complaint to NIPSO.

The Ombudsman can be contacted at:

The Northern Ireland Public Services Ombudsman Freepost NIPSO Belfast BT1 6HN Telephone: 028 9023 3821 Freephone: 0800 343424 Email: nipso@nipso.org.uk Website: www.nipso.org.uk

The Pensions Ombudsman Service

If a complaint or request for review has not been satisfactorily resolved through the internal procedures or with the help of TPAS, an application can be made to the Pensions Ombudsman Service within three years of the event that gave rise to the complaint or request. The Pensions Ombudsman Service can investigate and determine any complaint or dispute involving maladministration of the Scheme or matters of fact or law and his or her decision is final and binding (unless the case is taken to court on a point of law). Matters where legal proceedings have started cannot be investigated by the Pensions Ombudsman Service. The Pensions Ombudsman Service can be contacted at:

11 Belgrave Road London SW1V 1RB T: 0207 630 2200 **W**: www.pensions-ombudsman.org.uk

The Pensions Regulator (TPR)

The Regulator may intervene in the running of schemes where trustees, managers, employers or professional advisers have failed in their duties.

The Regulator can be contacted at: Telephone: 0345 600 7060 **W**: www.thepensionsregulator.gov.uk

How can I trace my pension rights?

The Pension Tracing Service holds details of pension schemes along with relevant contact addresses. It provides a tracing service for ex- members of schemes with pension entitlements (and their dependants) who have lost touch with their previous schemes. All occupational and personal pension schemes have to register if the pension scheme has current members contributing to the scheme or people expecting benefits from the scheme. If you need to use this tracing service please write to:

The Pension Tracing Service The Pension Service 9 Mail Handling Site A Wolverhampton WV98 1LU T: 0345 6002 537 W: www.gov.uk/find-lost-pension

Don't forget to keep all your pension providers up to date with any change in your home address.

Definition of Terms

Assumed Pensionable Pay

Assumed pensionable pay is the estimated pay that is used if you are no longer receiving full pay due to sickness, injury, relevant child related leave or reserve forces service leave. It is calculated using the pensionable pay that you received during the three months or twelve weeks before your pav was reduced or you started a period of relevant child related leave or reserve forces service leave This ensures that you continue to build up pension on your unreduced pay. It will also be used to calculate the benefits pavable to you if you die in service or retire due to ill-health

Civil Partnership

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

Club Transfer Rules

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

Contracted out

The Scheme was contracted out of the State Earning Related Pension Scheme (SERPS) and the State Second Pension (S2P) until 5 April 2016 when contracting out ended due to the introduction of the single tier State Pension. Therefore, from 6 April 2016, members of the LGPS (NI) pay the standard rate of National Insurance Contributions.

The Scheme guarantees to pay you a Guaranteed Minimum Pension (GMP) for being contracted out of the State Earning Related Pension Scheme (SERPS) and, for membership after 5 April 1997, the Scheme must meet a minimum Reference Scheme test prescribed under the Pensions Act 1993.

Consumer Prices Index (CPI)

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

Deferred Pension Account

Each Scheme year your account is revalued to take account of the cost of living. This adjustment is carried out in line with Pension Increase Orders.

Discretion

This is the power given by the Scheme regulations to enable your employer to choose how it will apply certain provisions. Under the Scheme, your employer is obliged to consider how to exercise its discretion and, in some (but not all) cases to have a written policy on how it will apply its discretion. Employers have a responsibility to act with 'prudence and propriety' in formulating their policies and must keep them under review. You may ask your employer or former employer what its policy is in relation to its discretions.

Eligible Children

Eligible children are your children. They must, at the date of your death:

- Be your natural child (who must be born within 12 months of your death), or
- · Be your adopted child, or
- Be your step-child or a child accepted by you as a member of your family (this doesn't include a child you sponsor for charity) and be dependent on you.

Eligible children must meet the following conditions:

- Be under age 18, or
- Be aged between 18 and 22 (inclusive) and in full-time education or vocational training (although NILGOSC can continue to treat the child as an eligible child during a break in full-time education or vocational training), or
- Be unable to engage in gainful employment because of physical or mental impairment and either:
 - has not reached the age of 23, or

 the impairment is, in the opinion of one of NILGOSC's Independent Registered Medical Practitioners, likely to be permanent and the child was dependent on you at the date of your death because of mental or physical impairment.

Final pay

This is usually the pay in respect of (i.e. due for) vour final vear of Scheme membership on which you paid contributions, or one of the previous two years if this is higher. It includes vour normal pay, contractual shift allowance, bonus, contractual overtime (but not non-contractual overtime), Maternity Pay, Paternity Pay, Adoption Pay, Shared Parental Pay, and any other taxable benefit specified in your contract as being pensionable. It is also the pay that is used to calculate your deferred benefits on membership before 1 April 2015

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

Guaranteed Minimum Pension

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

Nominated Cohabiting Partner

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

- you and your cohabiting partner are, and have been, free to marry each other or to enter into a civil partnership with each other, and
- you and your cohabiting partner have been living together as if you were husband and wife, or civil partners, and
- neither you nor your cohabiting partner has been living with someone else as if you/they were husband and wife or civil partners, and
- either your cohabiting partner is, and has been, financially dependent on you or you are, and have been, financially interdependent on each other.

A nomination is only valid if all of the above conditions have been met for a continuous period of at least two years on the date you both sign the form, and if the form is received by NILGOSC before the date of your death.

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

- all of the above criteria apply at the date of your death, **and**
- your cohabiting partner satisfies
 NILGOSC that the above conditions

had been met for a continuous period of at least two years immediately prior to your death.

You need to complete a Nomination of Cohabiting Partner Form (LGS21) to nominate a cohabiting partner for entitlement to a cohabiting partner's pension. This form can be downloaded from our website www.nilgosc.org.uk or requested from NILGOSC. You may only nominate a cohabiting partner if you were an active member of the Scheme after 31 March 2009.

	Membership that ended before 1 October 2006	Membership between 1 October 2006 and 31 March 2015	Membership from 1 April 2015
Normal Pension Age	Age 60 if, by that age, you would have had 25 or more years' membership in the Scheme if you had remained in the Scheme until then, or The date you would have achieved 25 years' membership, if that date would fall after age 60 and before age 65, or Age 65 if, by that age, you would not have had 25 years membership in the Scheme if you had remained in the Scheme until then	Age 65	Linked to your State Pension Age (but with a minimum of age 65

Normal Pension Age

The table below shows the normal pension age for your deferred benefits depending on when you were an active member of the Scheme.

Occupational Pension Schemes

These schemes, which are also called company pension schemes, are set up by an employer to provide pension or death benefits for its employees. An occupational pension can provide pension benefits on a money purchase, defined benefits, cash balance or hybrid arrangement basis. The two most common arrangements for occupational schemes are defined benefits (such as the LGPS (NI) Scheme) and money purchase.

If you leave a job you will normally have to stop building up pension savings in that employer's scheme. These benefits can be transferred to vour pension in the Scheme and will either buy extra pension or additional membership depending on whether vou joined the Scheme before 1 April 2015. If the transfer is from a public service pension scheme and is transferred under the Club transfer rules then any part of the transfer that relates to final salary benefits in that scheme (usually membership up to 31 March 2015) would buy pre-1 April 2015 membership in the final salary Scheme.

Pensionable Pay

This is the pay on which you paid contributions after 31 March 2015 and is your normal salary or wages plus any shift allowance, bonuses, overtime (both contractual and noncontractual), Maternity Pay, Paternity Pay, Shared Parental Pay, Adoption Pay and any other taxable benefit specified in your contract as being pensionable.

You do not pay contributions on:

- any travelling or subsistence allowances
- pay in lieu of notice or, pay in lieu of loss of holidays
- any payment as an inducement not to leave before the payment is made
- any award of compensation (other than payment representing arrears of pay) made for the purpose of achieving equal pay
- pay relating to loss of future pensionable payments or benefits
- any pay paid by your employer if you go on reserve forces service leave
- the monetary value of a car or pay received in lieu of a car.

Public Service Pension Scheme

Public service pension schemes cover civil servants, the judiciary, the armed forces, local government workers, teachers, health service workers, fire and rescue workers, members of the police forces in Northern Ireland and membership of a new public body pension scheme in Northern Ireland.

Qualifying Period

The qualifying period in the Scheme is two years. You will meet the two year qualifying period if:

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

- you cease to contribute to the Scheme at age 75, or
- you die in service.

Relevant Child-Related Leave

Relevant Child-Related Leave includes periods of ordinary maternity, adoption or paternity leave (usually the first 26 weeks) and any periods of paid additional maternity, adoption or shared parental leave (usually after week 26 to week 39).

SERPS

This is the extra earnings related part of the state pension that employed people could earn up to 5 April 2002. Scheme members were automatically contracted out of SERPS, and most paid lower National Insurance contributions as a result. SERPS was replaced by the State Second Pension (S2P) from 6 April 2002. The S2P was replaced by the single tier State Pension from 6 April 2016.

State Pension Age

This is the earliest age at which you can receive the state basic pension. State Pension Age is currently age 65 for men. State Pension Age for women is currently being increased to be equalised with that for men and will reach 65 by December 2018.

State pension age equalisation timetable for women

Date of birth	New State Pension Age
Before 6 April 1950	60
6 April 1950 – 5 April 1951	In the range 60 – 61
6 April 1951 – 5 April 1952	In the range 61 – 62
6 April 1952 – 5 April 1953	In the range 62 – 63
6 April 1953 – 5 August 1953	In the range 63 – 64
6 August 1953 – 5 December 1953	In the range 64 – 65

The State Pension Age will then increase to 66 for both men and women from December 2018 to October 2020.

Increase in State Pension Age from 65 to 66 for men and women

Date of birth	New State Pension Age
6 December 1953 - 5 October 1954	In the range 65 - 66
After 5 October 1954	66

Under current legislation the State Pension Age is due to rise to 67 between 2026 and 2028 and to 68 between 2044 and 2046. However, the government has announced plans to link rises in the State Pension Age above age 67 to increases in life expectancy. To find out your State Pension Age please visit https://www.gov.uk/calculate-state-pension.

State Second Pension (S2P)

The State Second Pension (formerly SERPS) was the additional state pension, payable to individuals from State Pension Age (SPA), if they reached SPA before 6 April 2016. Initially, S2P was an earnings-related pension but from April 2009 it began building up as a flat rate pension until 6 April 2016 when it was replaced by the new single tier State Pension.

Data Protection Act 1998

NILGOSC is registered with the Information Commissioner under the Data Protection Act 1998 to hold personal information for the purpose of administration of the Pension Scheme Essentially the data is used to determine eligibility for, and to calculate any pension or other benefits from, the Scheme. This information is held and processed by NILGOSC strictly in accordance with the Data Protection Act 1998. In order to carry out its purpose NILGOSC may receive information about members from others, such as employers, but can only do so in accordance with the law.

NILGOSC may transfer information to third parties where there is a legal obligation to do so. NILGOSC may also, if it chooses, pass certain details to a third party if the third party is carrying out an administrative function of the Scheme, for example the Scheme's AVC providers and actuary. In addition, NILGOSC may transfer information to organisations which carry out processing operations on its behalf, such as printers. Any third parties to whom NILGOSC passes personal data are also required to comply with the Data Protection Act 1998.

As individuals, members have a right under the Data Protection Act 1998 to obtain information from NILGOSC, including a description of the personal data which is held on them. Any member who wishes to access their data on Data Protection Act grounds should complete a Subject Access Request Form or write to the Data Protection Officer at NILGOSC. Alternatively the request can be sent by e-mail to info@nilgosc.org.uk.

National Fraud Initiative

NII GOSC participates in an exercise to promote the proper spending of public money. We are required to protect the public funds we administer. We may share information provided to us with other bodies responsible for auditing or administering public funds in order to prevent and detect fraud. The Comptroller and Auditor General currently requires us to participate in his anti-fraud initiative. For this initiative. we provide details of members with deferred benefits so that they can be compared to information provided by other public bodies. This will ensure, for example, that in the event of your death, any death benefits which may be due are paid to eligible beneficiaries when no other notification has been received Previous exercises have uncovered instances where a deferred member has died and we were never informed of their death. This resulted in the payment of an annual pension to the surviving spouse and eligible children

Further information is available on our website at www.nilgosc.org.uk. However, if you have any questions, you should contact our Information and Compliance Manager who can also provide hardcopies of the information available on our website.

Contact Details

If you have any questions on the content of this leaflet or on any aspect of the Local Government Pension Scheme (NI), please contact the Pension Administration Team by any of the methods below:

Postal address:

NILGOSC Templeton House 411 Holywood Road Belfast BT4 2LP

Website:	www.nilgosc.org.uk
Email:	info@nilgosc.org.uk
Telephone:	0845 308 7346
Calling from abroad:	00 44 2890 768025
Typetalk (for	
Minicom users):	18001 0845 308 7346
Fax:	0845 308 7344

You are welcome to visit us from Monday to Friday, from 9am to 5pm. You do not need to make an appointment. The office closes on public and statutory holidays, so please phone before your visit to check that it is open.

Information produced by NILGOSC can be made available in several languages and formats (such as large print, in Braille, on audio cassette, or on computer disk).

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