Comparing a DB scheme to a DC scheme

The pension flexibility rules for defined contribution (DC) schemes were introduced on 6 April 2015, and since then, there's been an increase in the transfer activity from defined benefit (DB) to DC schemes. While the transfer value available will always be a major factor in any decision to transfer, there are many other important issues that should also be considered.

It's a legislative requirement (under section 48 of the Pension Schemes Act 2015) that appropriate independent advice must be taken where a DB transfer value is more than £30,000, and any transfer process should start from the assumption that making a transfer from a DB scheme isn't suitable.

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The advice process

The advice process should include an assessment of whether it's better for your client to remain in their DB scheme or transfer to a DC arrangement, and a personal recommendation to transfer should only be made if it can be clearly shown that a transfer is suitable and in your client's best interests.

To demonstrate this, the main factors to take into account are:

- Your client's intentions for accessing pension benefits
- Their attitude to, and understanding of the risk of giving up safeguarded benefits in a DB scheme or flexible benefits in a DC scheme taking into account:
 - The risks and benefits of staying in the ceding arrangement
 - The risks and benefits of transferring into an arrangement with flexible benefits
 - Their attitude to certainty of income in retirement
 - Whether they would be likely to access funds in an arrangement with flexible benefits in an unplanned way and the likely impact of this on the sustainability of their funds over time
 - Their attitude to, and experience of, managing investments or paying for advice on investments as long as their funds last
 - Their attitude to any restrictions on their ability to access funds in the DB scheme
- Their attitude to, and understanding of, investment risk



- Their realistic retirement income needs, including:
 - How they can be achieved
 - The role played by safeguarded benefits in achieving them
 - The impact on those needs if a transfer is made
 - Alternative ways to achieve their objectives instead of a transfer

You should do a full analysis of your client's options included in an Appropriate Pension Transfer Analysis (APTA). This will include a Transfer Value Comparator, which aims to compare the transfer value offered by the DB scheme against the cost in today's money of buying the same level of benefits in a DC scheme through an insured annuity.

It's clear that any proposed transfer involves many considerations and requires thorough investigation before a firm recommendation on whether to proceed or rule out a transfer can be made.

Differences between a DB and DC scheme

A good understanding of the differences between the various types of DB and DC schemes is also essential before a recommendation to transfer can be made. While the aim of both DB and DC savings is to help provide funds for a client in retirement, there are noticeable differences between the two.

It's also worth bearing in mind that each DB scheme or DC scheme will have its own scheme rules or similar documentation. In practical terms, these should be checked as part of the advice process to allow a specific comparison to be made between the existing DB scheme and the DC scheme identified as the recipient of a possible transfer. For example:

- Accrual rates and commutation factors will vary between DB schemes.
- Not all DC schemes will offer the full range of flexible options when taking benefits.

The table below highlights the main differences you'll find between a traditional private sector DB scheme and a personal pension (PP) arrangement (this isn't a definitive list). The information is based on our understanding of current taxation law and HM Revenue & Customs practice, which may change.

	D (' 11 (') (DD)	D 1 (DD)
	Defined benefit (DB)	Personal pension (PP)
Set up	Is set up by an employer for the employees who are eligible to join. Trustees are appointed to run the scheme and make sure that members' interests are looked after.	Can be set up on an individual or on a group basis. PP schemes are typically offered by pension providers.
Administration	The trustees are the scheme administrators for reporting purposes.	The pension provider is the scheme administrator for reporting purposes.
Investment	The trustees are responsible for monitoring the investment of the assets held in the scheme so that liabilities can be met. They may delegate investment activities to a fund manager or investment adviser.	The investment risk is the responsibility of the individual and they decide what investment choices are made and how often these are reviewed.

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	Defined benefit (DB)	Personal pension (PP)
Contributions	The sponsoring employer will contribute to their DB scheme. Each active member may also be required to make contributions or may choose to do so.	These can be paid by the individual, their employer or a third party (on the individual's behalf).
Tax relief on personal contributions	Personal contributions are usually deducted from gross pay before income tax is calculated. This is known as the net pay method and provides automatic tax relief at an individual's highest marginal rate.	Personal contributions are paid net of basic rate tax and are deducted from net pay after income tax is calculated. This is known as the relief at source method. An individual who pays income tax at higher than basic rate can claim any extra tax relief due from HMRC. However, the extra tax relief isn't invested in the individual's pension arrangement.
Annual allowance	A notional value is given to the benefit accrual in a tax year and this notional amount is tested against the member's annual allowance.	All contributions paid to the arrangement in a tax year are tested against the individual's annual allowance.
Benefits	The aim is to provide a guaranteed level of benefit with the funding position checked regularly to make sure that all benefit commitments can be met. Benefits are based on salary, service and the scheme accrual rate.	The size of the retirement fund is based on contributions made, the fund(s) invested in and the charges applicable to the arrangement.
Benefit options	Typically, benefits will be provided as a tax-free lump sum and taxable pension. It should be possible to commute a small pension if its value is below a certain level.	Depending on scheme rules and the size of fund, options could include a tax-free lump sum and taxable pension, tax-free lump sum and flexiaccess drawdown, a taxable lump sum (UFPLS) or a small lump sum.

	Defined benefit (DB)	Personal pension (PP)
Lump sum allowance and lump sum death benefit allowance	The lifetime allowance was replaced on 6 April 2024 with the lump sum allowance (LSA) and lump sum and death benefit allowance (LSDBA) with the aim of limiting the amount of 'tax-free' benefits from pension arrangements.	The lifetime allowance was replaced on 6 April 2024 with the lump sum allowance (LSA) and lump sum and death benefit allowance (LSDBA) with the aim of limiting the amount of 'tax-free' benefits from pension arrangements.
	The tax-free elements of certain lump sum payments will be tested against and will reduce the LSA of £268,275. In addition, any tax-free element of a lump sum will be deducted from the LSDBA of £1,073,100. However, an individual may be entitled to a higher LSA & LSDBA depending on any valid lifetime allowance protections in place.	The tax-free elements of certain lump sum payments will be tested against and will reduce the LSA of £268,275. In addition, any tax-free element of a lump sum will be deducted from the LSDBA of £1,073,100. However, an individual may be entitled to a higher LSA & LSDBA depending on any valid lifetime allowance protections in place.
	For benefits taken before 6 April 2024, the LSA & LSDBA will be reduced by 25% of the lump sum equivalent of the deemed benefits taken or 25% of the previously used lifetime allowance.	For benefits taken before 6 April 2024, the LSA & LSDBA will be reduced by 25% of the lump sum equivalent of the deemed benefits taken or 25% of the previously used lifetime allowance.
Pension increases	Scheme rules will generally include provision for a pension to increase in payment. Increases must be at least the statutory minimum.	If a pension is chosen, this can be set up with or without increases to the payment. There are no statutory minimum increases.
Retirement age	Benefits can be taken in full from age 55 (increasing to age 57 on 6 April 2028) but there may be an early withdrawal penalty for taking benefits before the scheme normal retirement age.	Benefits can be taken from age 55 (increasing to age 57 on 6 April 2028) and it may be possible (depending on scheme rules) to take benefits in stages over a period of time.
Ill-health benefits	It's possible for pension benefits to be taken on ill-health grounds earlier than age 55 (increasing to age 57 on 6 April 2028), while benefits can be taken as a lump sum on serious ill-health at any age. DB scheme rules will set out the terms and conditions to be met for each, including the period of service included (for example, actual service or prospective service to normal retirement age) when calculating the benefits to be paid.	It's possible for pension benefits to be taken on ill-health grounds earlier than age 55 (increasing to age 57 on 6 April 2028), while benefits can be taken as a lump sum on serious ill-health at any age. PP scheme rules will set out the terms and conditions to be met for each.

Defined benefit (DB) Personal pension (PP) Death before A lump sum and taxable spouse's or Depending on the scheme rules, a registered civil partner's pension will beneficiary may have the option of a taking benefits normally be payable on death of an lump sum, an annuity or a flexi-access active member. The lump sum will drawdown arrangement in their own typically be a multiple of salary, and name. Lump sum payments before the pension will be a percentage of age 75 and the tax-free element the member's entitlement or salary. of the payment used to reduce the On death of a deferred member, a member's remaining LSDBA, must spouse's or registered civil partner's be assessed, with the exception pension will normally be payable of charity payments and trivial based on a percentage of the commutation payments. member's deferred pension. Pension Where the member dies after age death benefits can only be paid to a 75 or where death benefits are paid member's dependants. It should be after the end of the relevant twopossible to commute a small pension year period, they don't use up any of if its value is below a certain level. the deceased member's remaining Lump sum payments before age LSDBA, as they're taxable. 75 and the tax-free element of It may also be possible for funds to the payment used to reduce the be passed down the generations, member's remaining LSDBA, must which can be attractive from an be assessed, with the exception estate planning perspective. PP death of charity payments and trivial benefits are likely to be different to commutation payments. those from a DB scheme so are an Where the member dies after age important factor to consider. 75 or where death benefits are paid after the end of the relevant twoyear period, they don't use up any of the deceased member's remaining LSDBA, as they're taxable. Death after A pension in payment may continue For an annuity in payment, this may taking benefits for the remainder of any guaranteed continue for the remainder of a term. In addition, a spouse's, registered guaranteed term and may include civil partner's or dependant's pension payment of a dependant's pension if chosen by an individual when they may also become payable. took their benefits. For funds in drawdown, scheme rules will determine the options available but these could include a lump sum, an annuity or a flexiaccess drawdown arrangement in a recipient's own name.

Aegon Retirement Choices SIPP and One Retirement

Any financial review and personal recommendation to transfer benefits from DB to DC will include your assessment of the suitability of the receiving scheme, the investment choices, benefits, and options that are available.

The <u>Aegon Retirement Choices (ARC) SIPP</u> and <u>One Retirement</u> offer the full income and death benefit flexibilities that were introduced for DC schemes in April 2015. They give your clients more control over their pension savings and also a wide investment choice that can be tailored to meet their individual risk appetites.

You should be comfortable with the investment choices that you make for your client as they may lose features, protections, guarantees or other benefts when they transfer. Please also remember that a transfer to the ARC SIPP or One Retirement is moving to an investment-based product where the client's capital is at risk and the final value of their pension pot may be less than has been paid in. Any new funds your client transfers into will have their own set of risks, detailed in the fund information which will be available to you and your client.

For more information on DB to DC transfers, have a look at our **Consolidation toolkit**, which aims to help with the suitability assessment and important areas to consider before deciding if a transfer is suitable.

If you have any questions, please speak to your usual Aegon contact.

