


**Hogan
Lovells**


Recent publications

[Pension issues on corporate transactions](#)

[GDPR for pension schemes – a practical guide](#)

[Personal data security for pension scheme trustees](#)

[Hogan Lovells Brexit Hub: latest thinking](#)

[Pension schemes and VAT: where are we now?](#)

[New anti-money laundering regulations: action for pension scheme trustees](#)

[Transfers to overseas schemes – new rules](#)

Upcoming Events

[5 July 2018 – recent developments in pensions](#)

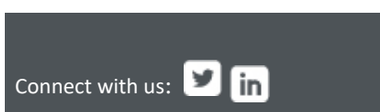
[28 September 2018 – trustee training day](#)

[Client training programme 2018](#)

[Client training programme 2019](#)

hoganlovells.com

For the latest developments in pensions, please visit our [Pensions360](#) site and follow us [@HLPensions](#)



[Hogan Lovells pension group is delighted to send you our June e-newsletter.](#)

Data subject access requests: don't forget your AVC providers

Trustees faced with a data subject access request (DSAR) from a member should start by asking each of their data processors to provide copies of the personal data that they have on their files or systems in relation that member.

If the member has paid additional voluntary contributions (AVCs), it is likely that the AVC provider is also a processor of the member's personal data. The trustees should therefore ask the AVC provider, as well as their scheme administrator and any other relevant processors, for copies of personal data when dealing with a DSAR.

Assuming that the contracts with the AVC providers have been made compliant with GDPR, the providers should be required to assist the trustees in complying with any DSARs. In addition, if the trustees have been through a data mapping process as part of preparing for GDPR, they should already know in broad terms which processors process what data on their behalf.

Signposting to the Pensions Ombudsman or TPAS

Following the transfer of the Pensions Advisory Service's (TPAS) dispute resolution function to the Pensions Ombudsman, it has been unclear how trustees should signpost members to the relevant services. Helpfully, the Ombudsman's office has recently issued some **generic wording** which trustees can incorporate in their member communications.

In this newsletter you will also find:

- Links to our pension news **updates**;
- **Dates** for your diary; and
- Client **briefings** – including a new briefing on **Pension issues on corporate transactions** and a **Practical guide** on the GDPR for pension schemes.

[BACK TO THE TOP ▲](#)

NEWS UPDATE

Please click [Latest News](#) for summaries of the most recent legislative and regulatory developments in pensions and new pension case law.

For information on developments over the past 12 months, please visit our online [Pension Planner](#), where you will find summaries arranged by topic and by time period in force (or expected in force).

[BACK TO THE TOP ▲](#)

DATES FOR YOUR DIARY

5 July 2018 – recent developments in pensions

Our informal breakfast seminar aimed at trustees and sponsors of occupational pension schemes and their advisers. Speakers from the Hogan Lovells pension team will review legal developments over the past few months and will explain the practical implications for pension schemes. To book a place, [click here](#).

28 September 2018 – trustee training day

A full day seminar aimed at new or inexperienced trustees, or those who would like a refresher, covering all legal aspects of the Pension Regulator's trustee knowledge and understanding syllabus. To pre-book a place, [click here](#).

For details of our future events, please see our [client training programme 2018](#) and our [client programme for the first quarter of 2019](#).

[BACK TO THE TOP ▲](#)

RECENT PUBLICATIONS

We are delighted to attach our most recent publications:

- [Pension issues on corporate transactions](#)
- [GDPR for pension schemes - a practical guide](#)
- [Personal data security for pension scheme trustees](#)
- [Hogan Lovells Brexit Hub: latest thinking](#)
- [Pension schemes and VAT: where are we now?](#)
- [New anti-money laundering regulations: action for pension scheme trustees](#)
- [Transfers to overseas schemes - new rules](#)
- [Authorisation of master trusts](#)

[BACK TO THE TOP ▲](#)



Follow us on Twitter [@HLPensions](#)

[BACK TO THE TOP ▲](#)

About Hogan Lovells

Hogan Lovells is an international legal practice that includes Hogan Lovells International LLP, Hogan Lovells US LLP and their affiliated businesses.

Atlantic House, Holborn Viaduct, London EC1A 2FG, United Kingdom
Columbia Square, 555 Thirteenth Street, NW, Washington, D.C. 20004, United States of America

Disclaimer

This publication is for information only. It is not intended to create, and receipt of it does not constitute, a lawyer-client relationship.

So that we can send you this email and other marketing material we believe may interest you, we keep your email address and other information supplied by you on a database. The database is accessible by all Hogan Lovells' offices, which includes offices both inside and outside the European Economic Area (EEA). The level of protection for personal data outside the EEA may not be as comprehensive as within the EEA.

The word "partner" is used to describe a partner or member of Hogan Lovells International LLP, Hogan Lovells US LLP or any of their affiliated entities or any employee or consultant with equivalent standing. Certain individuals, who are designated as partners, but who are not members of Hogan Lovells International LLP, do not hold qualifications equivalent to members.

Images of people may feature current or former lawyers and employees at Hogan Lovells or models not connected with the firm.

For more information about Hogan Lovells, the partners and their qualifications, see <http://www.hoganlovells.com/>.

Where case studies are included, results achieved do not guarantee similar outcomes for other clients.

To stop receiving email communications from us please [click here](#).

© Hogan Lovells 2018. All rights reserved. Attorney advertising.