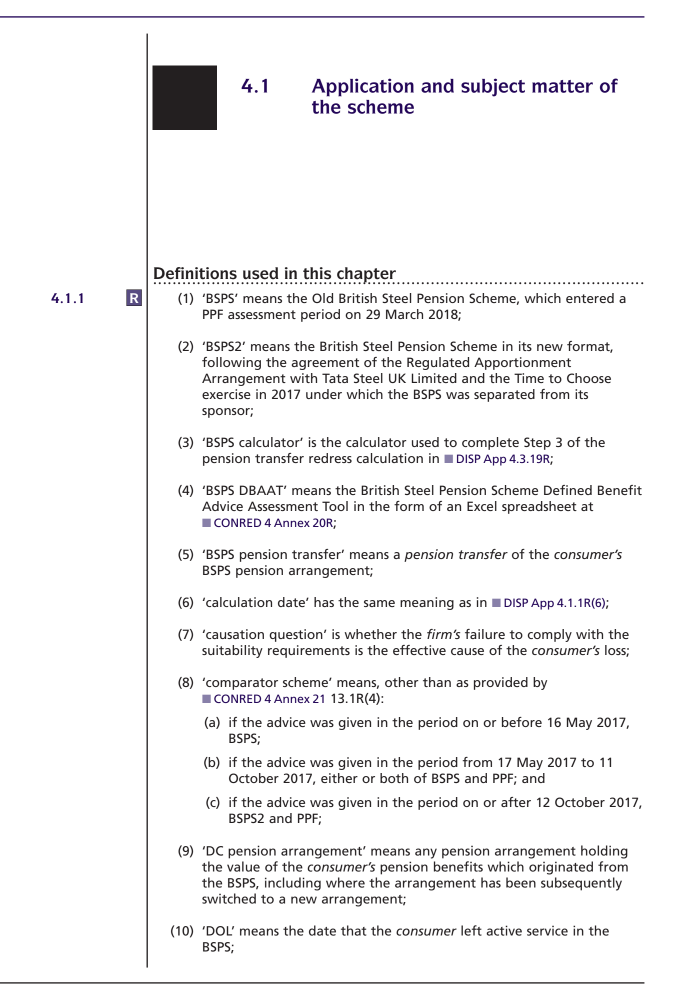
Consumer Redress Schemes sourcebook

Chapter 4

British Steel Consumer Redress Scheme



(11) 'FCA DBAAT' means the FCA Defined Benefit Advice Assessment Tool.

[*Editor's note*: the FCA DBAAT is available at https://www.fca.org.uk/ firms/defined-benefit-pension-transfers]

- (12) 'material information gap' means where there is a failure to collect the necessary information so that the *firm* cannot complete an Information Area in the Information Section of the BSPS DBAAT and, as a result, it is not possible to assess the suitability of the advice;
- (13) 'pension benefits' are the benefits available to a consumer in the named defined benefit occupational pension scheme(s) and may include income and lump sum benefits, payable to either a consumer, their spouse or dependents, which could commence at specified times;
- (14) 'PPF' means the Pension Protection Fund;
- (15) 'redress offer' has the same meaning as in DISP App 4.1.1R(18);
- (16) 'relevant period' means the period commencing on 26 May 2016 and ending on 29 March 2018;
- (17) 'scheme case' is a case falling within the subject matter of the scheme that satisfies each of the conditions in CONRED 4.2.2R, as modified by CONRED 4.2.3R;
- (18) 'scheme effective date' means 28 February 2023 and is the date that the consumer redress scheme created by this chapter comes into force;
- (19) 'secondary compensation sum' has the same meaning as in■ DISP App 4.1.1R(20);
- (20) 'suitability requirements' means the requirements specified in paragraph 7.1R of CONRED 4 Annex 21R and are:
 - (a) the requirements in COBS 9.2.1R(1); and
 - (b) the common law duty in contract or tort to exercise reasonable skill and care in advising the *consumer* on *pension transfers*,

and that were in force during the relevant period and applicable to a scheme case;

- (21) 'two-adviser model' means an arrangement where one *firm* provides the advice on *pension transfers* and a different *firm* provides the advice on the *proposed arrangement*.
- **4.1.2 G** Certain words and phrases specific to *CONRED* have the meaning set out in the *Glossary*. All words in italics are defined in the *Glossary*.

Application to firms which gave advice about a pension transfer

4.1.3 This chapter applies to a *firm* which gave advice to a *consumer* in relation to a BSPS pension transfer, after which a *consumer* made such a *pension transfer*, and to which advice the suitability requirements applied.

4.1.4	G	This chapter applies:
		 (1) regardless of whether a <i>firm</i> advised a <i>consumer</i> to transfer their BSPS pension benefits to a <i>pension scheme</i> with <i>flexible benefits</i> or advised a <i>consumer</i> against such a course of action; and (2) to a <i>firm</i> even if a <i>consumer</i> to whom the advice was given instructed
		another <i>firm</i> to arrange the BSPS pension transfer.
		Application to persons who have assumed a firm's liabilities
4.1.5	R	(1) This chapter also applies to a <i>person</i> that has assumed a liability (including a contingent one) in respect of a failure by a <i>firm</i> to whom this chapter applies.
		(2) A <i>person</i> in (1) must either:
		(a) perform the obligations the <i>firm</i> is required to perform under this chapter; or
		(b) ensure that those obligations are performed by the <i>firm</i> ,
		and must notify the FCA, by email to BSPSnotifications@fca.org.uk within 1 week of the scheme effective date, as to whether that <i>person</i> or the <i>firm</i> , or both, will be performing those obligations.
		(3) References in this chapter to a <i>firm</i> are to be interpreted as referring to a <i>person</i> in (1) where the context so requires.
		Wider application of certain provisions
4.1.6	R	(1) ■ CONRED 4.3.10R and ■ CONRED 4.4.22R also apply to a firm which has carried out any of the following regulated activities for a consumer in relation to a BSPS pension transfer:
		(a) advising on investments;
		(b) arranging (bringing about) deals in investments;
		 (c) making arrangements with a view to transactions in investments; or
		(d) managing investments.
		Duration of the scheme
4.1.7	R	The <i>consumer redress scheme</i> created by this chapter comes into force on the scheme effective date and has no end date.
		Subject matter of the scheme
4.1.8	R	The subject matter of the scheme is whether a <i>firm</i> complied with the suitability requirements in scheme cases.
4.1.9	G	Subject to ■ CONRED 4.7.2R(4) and ■ CONRED 4.7.3R(4), a scheme case may cease to be within the subject matter of the scheme where any of ■ CONRED 4.2.7R(1), ■ CONRED 4.2.8R, ■ CONRED 4.3.8R or ■ CONRED 4.4.20R apply.

4.1.10	R	Impact of complaints to the Financial Ombudsman Service on scheme deadlines Where a consumer makes a complaint to the Financial Ombudsman Service following a redress determination by a firm under this chapter, the remaining time period for completing any subsequent scheme steps in, as applicable, ■ CONRED 4.2.1R, ■ CONRED 4.3.1R and ■ CONRED 4.4.1R is suspended between: (1) the date the letter from the firm communicating the redress
		determination is sent to the consumer; and
		(2) the date:
		(a) the complaint is resolved by agreement between the firm and the consumer pursuant to ■ DISP 3.5.1R; or
		 (b) the <i>firm</i> receives notification from the <i>Financial Ombudsman</i> Service of the outcome of the complaint in accordance with ■ DISP 3.6.6R(5).
4.1.11	G	Summary of the scheme CONRED 4 Annex 18G contains a flow diagram of the <i>consumer redress</i> scheme created by this chapter.

		4.2 Consumer redress scheme: identifying scheme cases
4.2.1	R	Deadline to complete the steps in this section No more than 1 <i>month</i> after the scheme effective date, a <i>firm</i> must take the first and second steps set out in this section. The deadline for the third step is set out at CONRED 4.2.8R.
4.2.2	R	First step: identify scheme cases The first step is for a <i>firm</i> to identify all scheme cases. A scheme case is a case that satisfies each of the following conditions:
		(1) a <i>firm</i> gave a <i>consumer</i> advice in relation to a BSPS pension transfer during the relevant period;
		(2) the advice in (1) was to transfer their BSPS pension benefits;
		(3) the suitability requirements applied to the advice in (1);
		(4) the consumer subsequently transferred their BSPS pension benefits;
		(5) the <i>consumer</i> had not, prior to the scheme effective date, accepted an offer of redress from the <i>firm</i> or other <i>person</i> in full and final settlement of all potential claims arising out of the advice in (1);
		(6) the consumer had not, prior to the scheme effective date, asked the <i>Financial Ombudsman Service</i> to deal with a <i>complaint</i> against the <i>firm</i> arising out of the advice in (1);
		(7) the advice in (1) was not reviewed in a past business review carried out by a <i>skilled person</i> where the <i>firm</i> had assessed the <i>firm</i> 's advice using the FCA DBAAT and notified the <i>consumer</i> of the following:
		 (a) the outcome of that review (whether in the <i>firm's</i> view the advice met the suitability requirements); and
		(b) that the <i>consumer</i> is entitled to complain to the <i>Financial</i> <i>Ombudsman Service</i> if they disagree with the <i>firm's</i> assessment;
		(8) the law applicable to the obligations of the <i>firm</i> arising in connection with the advice in (1) is that of a UK territory (that is, England and Wales, Scotland or Northern Ireland) (see ■ CONRED 4.2.5R); and
		(9) if the applicable law in (8) is that of England and Wales or Northern Ireland:

		(a) the <i>consumer's</i> BSPS <i>pension transfer</i> was on or after 24 November 2016; or
		(b) the consumer did not know, and could not have reasonably been expected to know, before 24 November 2019 that they had cause for a claim; or
		(10) if the applicable law in (8) is that of Scotland:
		(a) the <i>consumer's</i> BSPS <i>pension transfer</i> was on or after 24 November 2017; or
		(b) the consumer did not know, and could not have reasonably been expected to know, before 24 November 2017 that they had cause for a claim.
4.2.3	R	The conditions in \blacksquare CONRED 4.2.2R(6) does not apply if a <i>firm</i> is declared in <i>default</i> .
4.2.4	G	Guidance on excluded scheme cases CONRED 4.2.2R(1) does not include a case where the <i>firm</i> advised the <i>client</i> not to transfer their BSPS pension benefits, or to remain in the BSPS, and where the <i>firm</i> or a different <i>firm</i> subsequently arranged the <i>pension transfer</i> .
4.2.5	R	Applicable law For the purposes of ■ CONRED 4.2.2R(8), the applicable law is:
		(1) that of the <i>UK</i> territory where, in connection with the advice:
		(a) the consumer has agreed to the firm's terms of business; and
		(b) these include a clause providing for the application of the law of a particular UK territory (that is, England and Wales, Scotland or Northern Ireland); or
		(2) (if (1) does not apply) that of the <i>UK</i> territory where the <i>firm</i> and the <i>consumer</i> both habitually reside and where the advice is given; or
		 (3) (if neither (1) nor (2) apply) that of the UK territory in which the consumer is habitually resident, provided the conditions in ■ CONRED 4.2.6R(1) to (2) are satisfied; or
		(4) (if neither (1), (2) nor (3) apply) that of the <i>UK</i> territory in which the <i>firm</i> gave the advice.
4.2.6	R	The conditions referred to in CONRED 4.2.5R(3) are that:
		(1) in the <i>UK</i> territory in which the <i>consumer</i> has their habitual residence, either:
		(a) the contract under which the advice was provided was preceded by a specific invitation addressed to the <i>consumer</i> , or by advertising, and the <i>consumer</i> took all the steps necessary to engage the <i>firm</i> ; or

		(b) the <i>firm</i> or its agent received the <i>consumer's</i> order; or
		(2) the advice was provided at least in part in that <i>UK</i> territory.
4.2.7	R	Second step: send letters to consumers The second step is for a <i>firm</i> :
		 (1) in relation to cases which do not meet any one of the conditions in ■ CONRED 4.2.2R(1) to (10) (subject to ■ CONRED 4.2.3R) (non-scheme cases), to send to the <i>consumer</i> a <i>redress determination</i> in the form set out in ■ CONRED 4 Annex 1R;
		(2) in relation to all scheme cases, to send to the <i>consumer</i> a letter in the form set out in ■ CONRED 4 Annex 2R.
4.2.8	R	Third step: acknowledge opt-outs Where a <i>consumer</i> has responded to a letter sent by a <i>firm</i> in accordance
		with ■ CONRED 4.2.7R(2) stating that they do not wish to have their case considered under this consumer redress scheme, the firm must, within 5 business days of receiving the response, send the consumer a redress determination in the form set out in ■ CONRED 4 Annex 3R.
4.2.9	R	The effect of a <i>consumer</i> stating that they do not wish to have their case considered under this scheme and opting out of it is that the scheme case no longer falls within the subject matter of the <i>consumer redress scheme</i> created by this chapter.
4.2.10	G	After any opt-out, a <i>firm</i> should handle any <i>complaint</i> from a <i>consumer</i> in relation to advice about a BSPS pension transfer other than in respect of a <i>redress determination</i> in accordance with the complaint handling rules in <i>DISP</i> .

		4.3 Consumer redress scheme: case review
		Deadline to complete the steps in this section
4.3.1	R	No later than 7 <i>months</i> from the scheme effective date, a <i>firm</i> must take the steps set out in this section.
		First step: case review
4.3.2	R	(1) The first step is for a <i>firm</i> to carry out a review of each scheme case ('a case review').
		(2) A case review must be carried out by:
		(a) completing the BSPS DBAAT at ■ CONRED 4 Annex 20R, in accordance with the instructions set out in ■ CONRED 4 Annex 21R; or
		(b) using a FCA DBAAT that was completed by the <i>firm</i> prior to the scheme effective date.
		(3) Where a BSPS DBAAT is used:
		 (a) it must be accompanied by an attestation in the form specified in the BSPS DBAAT; and
		(b) the attestation in (a) must be made by an <i>individual</i> approved to perform the SMF16 (Compliance oversight) FCA controlled function for the firm or by an <i>individual</i> approved to perform another appropriate senior management function within the firm.
		(4) If a FCA DBAAT is used to carry out a case review:
		 (a) it must be accompanied by an attestation in the form specified in ■ CONRED 4 Annex 19R; and
		 (b) the attestation in (a) must be made by an <i>individual</i> approved to perform the SMF16 (Compliance oversight) FCA controlled function for the <i>firm</i> or by an <i>individual</i> approved to perform another appropriate <i>senior management function</i> within the <i>firm</i> in accordance with the instructions set out at CONRED 4 Annex 21R 12.2 and 12.3.
4.3.3	E	Non-compliance with any of the evidential provisions set out in the instructions at \blacksquare CONRED 4 Annex 21R may be relied upon as tending to establish contravention of \blacksquare CONRED 4.3.2R.

4.3.4	G	In complying with CONRED 4.3.2R, a <i>firm</i> should have regard to the guidance set out in the instructions at CONRED 4 Annex 21R.
		Second step: cases of insufficient information
4.3.5	R	(1) The second step applies only in respect of a scheme case where a <i>firm</i> has attempted to comply with the first step (case review) but does not have sufficient information to determine:
		 (a) whether it has failed to comply with any of the suitability requirements;
		(b) the causation question; or
		(c) both (a) and (b).
		(2) To complete the second step, a <i>firm</i> must take the following actions:
		 (a) within 5 business days of determining that a scheme case falls within (1), send a letter in the form set out in CONRED 4 Annex 4R to the consumer including, where necessary, a request that the consumer completes a letter of authority to authorise the firm to obtain further information on their behalf;
		(b) within 5 business days of receiving any completed letter of authority from the consumer or at the same time as sending the letter in (a) if the firm already has such authority, send a letter requesting the information in ■ CONRED 4 Annex 4R to one of the following and allow at least 2 weeks to respond:
		 (i) in a scheme case involving a two-adviser model, the <i>firm</i> which provided the advice on the <i>proposed arrangement</i>; or
		(ii) in all other cases, any other <i>firm</i> that was involved in the BSPS pension transfer;
		(c) if no reply is received by the <i>firm</i> within 2 weeks of a letter in (a) being sent:
		 (i) within 5 business days of the 2 weeks expiring, send a further letter to the consumer in the form set out in ■ CONRED 4 Annex 5R and allow the consumer at least 2 weeks to respond; and
		 (ii) within 5 business days of receiving the completed letter of authority from the consumer, where relevant, send a letter to the firms in (b)(i) or (ii) requesting the necessary information and allow the firms at least 2 weeks to respond;
		(d) if no reply is received by a <i>firm</i> within 2 weeks of a letter in (b) or (c)(ii) being sent, within 5 <i>business days</i> of the 2 weeks expiring, send a further letter to the applicable <i>firms</i> requesting the necessary information and allow the <i>firms</i> at least 2 weeks to respond;
		(e) if no reply is received by a <i>firm</i> to the letters in (c)(i) or (d), take all reasonable steps to contact the <i>consumer</i> or, where applicable, any other <i>firm</i> by other means; and
		(f) if a reply is received from the <i>consumer</i> or a <i>firm</i> to whom a letter was sent in accordance with this <i>rule</i> but that reply contains insufficient information to determine the matters in (1), the <i>firm</i> must take all reasonable steps to obtain further

		information from the <i>consumer</i> or, where applicable, any other <i>firm</i> in (b).
4.3.6	R	A <i>firm</i> which, having carried out the second step, has acquired sufficient information to determine the matters in \blacksquare CONRED 4.3.5R(1) must proceed to complete the first step (case review) in accordance with \blacksquare CONRED 4.3.2R.
4.3.7	R	A <i>firm</i> may determine a scheme case no longer falls within the subject matter of the <i>consumer redress scheme</i> created by this chapter if the <i>firm</i> :
		(1) has carried out the second step in relation to a scheme case; and
		(2) still does not have sufficient information to complete the first step.
4.3.8	R	Where CONRED 4.3.7R applies, a <i>firm</i> must:
		 rate the case 'non-compliant – material information gap' in the BSPS DBAAT or 'not-compliant-unclear' in the FCA DBAAT (as appropriate);
		(2) complete the attestation in ■ CONRED 4.3.2R(3) or (4) (as appropriate); and
		(3) promptly send the <i>consumer</i> a <i>redress determination</i> in the form set out in ■ CONRED 4 Annex 6R.
4.3.9	G	Where a <i>firm</i> has sent a <i>consumer</i> a <i>redress determination</i> pursuant to CONRED 4.3.8R(3), the <i>firm</i> should handle any subsequent <i>complaint</i> from a <i>consumer</i> in relation to advice about a BSPS pension transfer other than in respect of a <i>redress determination</i> in accordance with the complaint handling rules in <i>DISP</i> .
		Obligation on firms connected with transfer advice
4.3.10	R	A firm receiving a request for information pursuant to CONRED 4.3.5R(2)(b), CONRED 4.3.5R (2)(c)(ii) or CONRED 4.3.5R(2)(d) must take all reasonable steps to locate and provide the information requested within any reasonable time periods requested and, in any case, no later than 4 weeks after receiving the request.
		Obligation to notify FCA of any failures to elicit response
4.3.11	R	A firm that has sent a further letter to another firm in accordance with CONRED 4.3.5R(2)(d) and has not received a response to that letter within 4 weeks must notify the FCA of this failure at BSPSnotifications@fca.org.uk promptly and, in any case, within 5 business days of the 4 weeks elapsing.
		General guidance on second step
4.3.12	G	Scheme cases to which the second step (in \blacksquare CONRED 4.3.5R (cases of
	_	insufficient information)) applies are likely to be exceptional, having regard to the record-keeping requirements applicable to <i>authorised persons</i> under <i>FCA rules</i> (notably COBS 9.5 , which requires <i>firms</i> to retain records relating

		to the suitability of <i>pension transfers</i> indefinitely and record keeping requirements in SYSC).
4.3.13	G	(1) A <i>firm</i> should not refuse to consider a scheme case if there is sufficient information to conclude that it was likely that the advice did not comply with the suitability requirements (but there is insufficient information to conclude that the advice complied with the suitability requirements).
		(2) A <i>firm</i> that has sufficient information to assess whether it complied with the suitability requirements should not refuse to answer the causation question unless there are reasonable grounds for requiring further information from the <i>consumer</i> to identify what they would have done if the advice met the suitability requirements.
		Third step: case review letters to consumers
4.3.14	R	(1) Where a <i>firm</i> concludes that the advice provided to a <i>consumer</i> did not comply with the suitability requirements and has answered 'yes' to the causation question in the BSPS DBAAT or FCA DBAAT, it must:
		 (a) send the consumer a letter in the form set out in ■ CONRED 4 Annex 7R; and
		 (b) send the consumer a letter in the form set out in ■ CONRED 4 Annex 10R, including:
		 (i) a list of any of the information set out in paragraph 13.30R of ■ CONRED 4 Annex 21R which is required to complete the redress calculation using the BSPS calculator and which the <i>firm</i> does not already have;
		 (ii) if the consumer has not already provided the firm with authority to enable the firm to collect information from third parties on the consumer's behalf, a request that the consumer provide such authority;
		(iii) a request that the <i>consumer</i> respond to the <i>firm</i> to:
		 (A) confirm whether they require the <i>firm</i> to calculate the redress sum that would be payable by full or partial augmentation;
		 (B) where the consumer requires the firm to calculate the redress sum at (A), provide any information set out at (2) which the firm does not already have;
		(C) confirm whether they wish to claim as part of a secondary compensation sum any other consequential losses as described in ■ CONRED 4 Annex 10R; and
		(D) where the consumer does wish to claim an amount described in (C), provide the necessary information as set out in ■ CONRED 4 Annex 10R;
		(c) where a <i>firm</i> already has authority from the <i>consumer</i> , at the same time as sending the letter in (b), as necessary, send one or more letters requesting the information in (b)(i) to:
		in a scheme case involving a two-adviser model, the <i>firm</i> which provided the advice on the <i>proposed arrangement</i> ;

any other *firm* that was involved in the BSPS pension transfer or which may hold relevant information (including the provider of the consumer's DC pension arrangement and defined benefit occupational pension scheme); and HMRC and DWP; and (d) where a *firm* does not have authority at the time of sending the letter at (b) but subsequently receives a letter of authority, send an information request to any of the applicable parties as required by (c)(i) to (iii) within 5 business days of receipt of the letter of authority. (2) The information to calculate the redress sum that would be payable by full or partial augmentation is: (a) the consumer's relevant earnings in the current tax year; (b) the value of all pension contributions already made in the current tax year; (c) whether the redress payment would result in the consumer's unused annual allowance in the current and previous 3 tax years being exceeded; (d) the expected value of all pensions held by the consumer up to the age of 75; (e) any lifetime allowance protections secured by the consumer; (f) any applicable lifetime allowance protection enhancement factors; (g) any benefit crystallisation events; and (h) whether the consumer's money purchase annual allowance has been triggered. (3) Where a *firm* concludes that the advice provided to a *consumer* did not comply with the suitability requirements, but has answered 'no' to the causation question in the BSPS DBAAT or FCA DBAAT, the firm must send the consumer a redress determination in the form set out in CONRED 4 Annex 8R. (4) Where a *firm* concludes that the advice provided to a *consumer* complied with the suitability requirements, it must: (a) send the consumer a redress determination in the form set out in CONRED 4 Annex 9R; and (b) take the steps in CONRED 4.3.15R to notify the FCA. Suitable redress determinations: notification to the FCA (1) Where a *firm* concludes that its advice to a *consumer* was suitable, it must notify the FCA of the following information: (a) the outcome of the firm's redress determination; and (b) the consumer's name, address, telephone number(s) and, where available, email address.

R

4.3.15

- (2) A *firm* must comply with the requirement in (1) to notify the *FCA* in the next progress report required under CONRED 4.8.2R(2), which is due following the 'opt-out deadline' in (3).
- (3) The opt-out deadline is the date which falls 2 weeks after the date when the *redress determination* required by CONRED 4.3.14R(4)(a) is sent by the *firm* to the *consumer*.
- (4) The requirement in (1) does not apply if the *consumer* has informed the *firm* in writing that they do not wish for their details to be passed to the *FCA*.

		4.4 Consumer redress scheme: calculating and paying redress
		Deadlines to complete the steps in this section
4.4.1	R	 (1) A firm must make a redress determination pursuant to ■ CONRED 4.4.2R or ■ CONRED 4.4.20R where it has determined that the advice provided to the consumer did not comply with the suitability requirements and has answered 'yes' to the causation question. Subject to (2), the firm must:
		 (a) not take the first step of calculating and sending the <i>redress</i> determination pursuant to ■ CONRED 4.4.2R until after 1 April 2023; and
		(b) make such <i>redress determination</i> no later than 10 <i>months</i> from the scheme effective date.
		(2) The deadline to make the <i>redress determination</i> referred to in (1)(b) is extended to 12 <i>months</i> from the scheme effective date where a <i>consumer</i> has:
		 (a) requested that the <i>firm</i> calculate the redress sum that would be payable by full or partial augmentation; or
		(b) claimed for an amount described at ■ CONRED 4.3.14R(1)(b)(iii)(C).
		First step: calculate redress and send redress determination
4.4.2	R	The first step is for a <i>firm</i> to calculate the amount of redress owed to a <i>consumer</i> :
		 (1) in accordance with the relevant <i>rules</i> and <i>guidance</i> set out in ■ DISP App 4 and ■ DISP App 4 Annex 1, as modified by ■ CONRED 4;
		(2) by completing the BSPS calculator in accordance with the instructions set out in ■ CONRED 4 Annex 21R;
		(3) where requested by a consumer, by calculating the redress sum that would be payable by full or partial augmentation outside of the BSPS calculator in accordance with (1);
		and send the <i>consumer</i> a <i>redress determination</i> in the form of the letter set out in ■ CONRED 4 Annex 13R.
4.4.3	R	A <i>firm</i> must comply with DISP App 4 when carrying out the redress calculation, as modified by this section:

	1		
		Table: application of DISP App 4 rules	Application / modification
		DISP App 4 provisions Step 1 at DISP App 4.3.3R to DISP App	Application / modification Does not apply. A <i>firm</i> must instead
		4.3.14G	follow the steps to obtain informa- tion in CONRED 4.
		Step 2 at DISP App 4.3.15R to DISP App 4.3.18G	Apply with the following modifica- tion: any reference to <i>defined bene- fit occupational pension scheme</i> is to be replaced with a reference to the appropriate comparator scheme identified in CONRED 4 Annex 21R 13.21R to CONRED 4 Annex 21R 13.26R.
		Step 3 at DISP App 4.3.19R to DISP App 4.3.26R.	Applies in full. A <i>firm</i> must use the BSPS calculator to complete Step 3.
		Step 4 at DISP App 4.3.27R to DISP App 4.3.35G	Applies in part. A <i>firm</i> must use the BSPS calculator to complete DISP App 4.3.27R to 4.3.29R as described in CON- RED 4 Annex 21R to determine the re- dress components of a cash lump sum.
		Step 5 at DISP App 4.3.36R to 4.3.40G	Applies in part. A <i>firm</i> completes Step 5 by sending out the <i>redress de-</i> <i>termination</i> at CONRED 4 Annex 13R in accordance with the instructions at CONRED 4.4.5R.
4.4.4	E	Non-compliance with any of the evide instructions for the redress calculation upon as tending to establish contraver	at CONRED 4 Annex 21R may be relied
4.4.5	R	A <i>redress determination</i> in the form o CONRED 4 Annex 13R must include the	
			om the BSPS calculator as well as an ulation report from the BSPS calculator
		(2) the information at DISP App 4.	.3.38R to DISP 4.3.39R; and
			arrangement with the <i>consumer</i> as (b), a comprehensive summary of the
4.4.6	R	When a <i>firm</i> communicates a redress o	offer to a consumer, it should:
		 take reasonable steps to comm not misleading; 	unicate in a way that is fair, clear and
		(2) take into account the informat their understanding of financia	ion needs of the <i>consumer</i> , including Il services; and
		(3) where possible, use plain langu unfamiliar or technical languag	• • •

4.4.7	R	Where a <i>consumer</i> requests a copy of the detailed calculation report from the BSPS calculator, a <i>firm</i> must send a letter enclosing such report in the form of the letter set out in CONRED 4 Annex 14R within 5 <i>business days</i> of receiving such request.
4.4.8	R	Where a <i>firm</i> determines that redress is payable to a <i>consumer</i> and the <i>firm</i> has not received a claim from the <i>consumer</i> within 4 weeks of a <i>redress determination</i> being sent pursuant to CONRED 4.4.2R, the <i>firm</i> must:
		within 5 <i>business days</i> , send a further letter to the <i>consumer</i> in the form set out in CONRED 4 Annex 16R; and
		if there is no response to the <i>redress determination</i> in ■ CONRED 4.4.2R within 3 months, send a letter to the <i>consumer</i> in the form set out in ■ CONRED 4 Annex 17R within 5 <i>business days</i> of the 3 months expiring.
4.4.9	R	Unless CONRED 4.4.10R applies, a <i>firm</i> must pay the redress determined payable to a <i>consumer</i> :
		(1) either:
		(a) within 28 <i>days</i> of receiving a claim from the <i>consumer</i> for the redress determined to be payable; or
		 (b) as agreed with the consumer pursuant to any arrangement providing for the payment of redress in instalments over one or more tax years pursuant to DISP App 4.4.31G(4)(c);
		(2) in accordance with the instructions set out by the <i>consumer</i> in their response to the <i>redress determination</i> in which they make their claim;
		(3) including an additional compensation sum which:
		 (a) is payable to provide redress for the period between the valuation date referred to in ■ CONRED 4 Annex 21 13.1R(16) and the payment date; and
		 (b) must be calculated using the BSPS calculator in accordance with ■ DISP App 4.3.29(3); and
		 (4) accompanied by a confirmation in the form of the letter set out in CONRED 4 Annex 15R including, where appropriate, a comprehensive summary of any arrangement with the <i>consumer</i> as described at CONRED 4.4.9R(1)(b).
4.4.10	R	A <i>firm</i> does not need to pay redress or otherwise comply with the requirements in CONRED 4.4.9R where the <i>consumer</i> did not send a claim for it within 3 <i>months</i> of the date of the <i>redress determination</i> in CONRED 4.4.2R, unless the <i>firm</i> is required to extend the validity of the redress calculation in accordance with DISP App 4.3.25R.
4.4.11	R	(1) A firm must complete the steps at (2) where a consumer makes a complaint to the Financial Ombudsman Service in respect of a redress determination made under CONRED 4.4.2R and either of the following apply:

- (a) the *firm* and the *consumer* agree pursuant to DISP 3.5.1R that the *redress determination* was correct; or
- (b) the *firm* receives notification from the *Financial Ombudsman* Service in accordance with ■ DISP 3.6.6R(5) upholding the *redress* determination.
- (2) Within 2 weeks of the date where either the *firm* and the *consumer* reach agreement under (1)(a) or the *firm* receives the notification under (1)(b), the *firm* must:
 - (a) recalculate the amount of redress owed to the consumer pursuant to CONRED 4.2.2R in accordance with
 CONRED 4 Annex 21 13.15R(2); and
 - (b) make a further *redress determination* pursuant to CONRED 4.2.2R in the form of the letter set out in CONRED 4 Annex 13R with an adaptation to the letter to explain the circumstances in which the further *redress determination* is being made.
- R After the expiry of the 28-day period in CONRED 4.4.9R(1)(a) or in the case of an arrangement referred to at CONRED 4.4.9R(1)(b) after the expiry of the payment period for each instalment, the redress may be recovered as a debt due to the consumer and, in particular, may:
 - (1) if a county court so orders in England and Wales, be recovered by execution issued from the county court (or otherwise) as if it were payable under an order of that court; or
 - (2) be enforced in Northern Ireland as a money judgment under the Judgments Enforcement (Northern Ireland) Order 1981; or
 - (3) be enforced in Scotland as if it were an extract registered decree arbitral bearing a warrant for execution issued by the sheriff court of any sheriffdom in Scotland.

[Note: This *rule* is imposed by the *FCA* using the powers granted to it under section 404A(1)(m) of the *Act* to make *rules* providing for the enforcement of any redress under a *consumer redress scheme*.]

Second step: cases of insufficient information

4.4.13 R

4.4.12

- The second step applies in respect of a scheme case where:
 - (1) a *firm* has not received a response:
 - (a) from a consumer ('C') to a letter sent in accordance with
 CONRED 4.3.14R(1)(b) within 2 weeks of the letter being sent; or
 - (b) from another *party* to a letter sent in accordance with
 CONRED 4.3.14R(1)(c) or (d) within 2 weeks of the letter being sent; or
 - (2) a *consumer* requests that the *firm* calculate the redress sum that would be payable by full or partial augmentation.

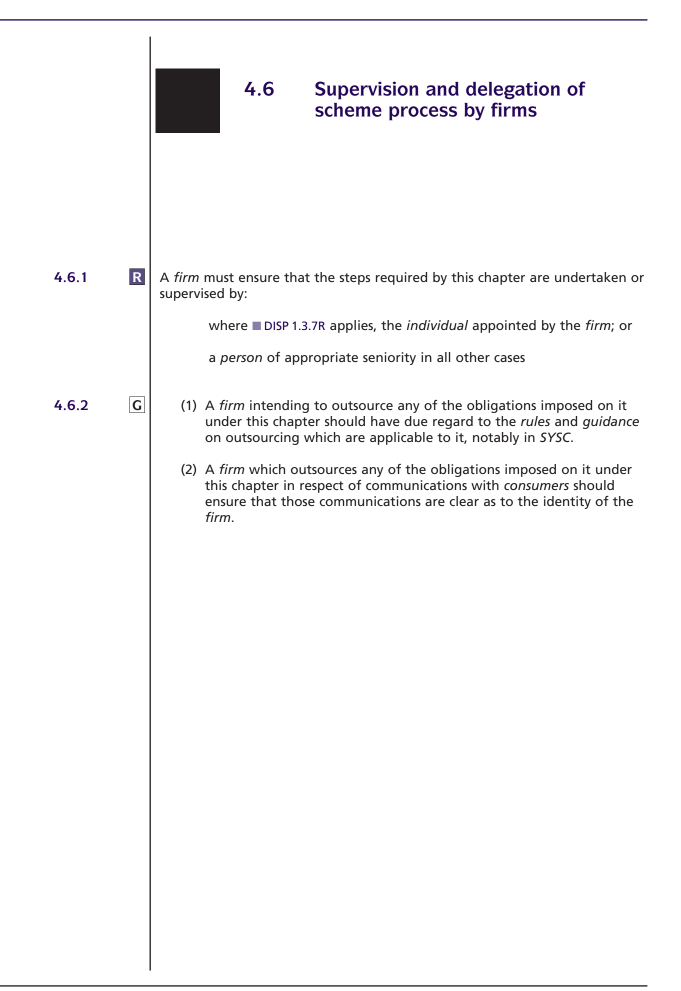
4.4.14	R	To complete the second step, a <i>firm</i> must take the following actions:
		(1) Where CONRED 4.4.13R(1) applies within 5 <i>business days</i> of:
		(a) the 2 weeks in ■ CONRED 4.4.13R(1)(a) expiring, send a further letter in the form set out in ■ CONRED 4 Annex 11R to the consumer and allow the consumer at least 2 weeks to respond; and
		(b) the 2 weeks in ■ CONRED 4.4.13R(1)(b) expiring, send a further letter to the parties in ■ CONRED 4.3.14R(1)(c) requesting the applicable information and allow the parties at least 2 weeks to respond.
		(2) Where ■ CONRED 4.4.13R(2) applies, within 5 business days of receiving a request from a consumer to calculate the redress sum that would be payable by full or partial augmentation:
		send a letter to the applicable parties in ■ CONRED 4.3.14R(1)(c) requesting the information at ■ CONRED 4.3.14R(2) and allow at least 2 weeks to respond; and
		if no reply is received to the letter at (a), send a further letter to the applicable parties within 5 <i>business days</i> of the expiry of the applicable deadline at (a) with a further reminder to provide the applicable information and allow at least 2 weeks to respond.
		 (3) If a reply is received from the <i>consumer</i> or the parties specified in CONRED 4.3.14R(1)(c) in respect of any information request in connection with the calculation of redress but the information it contains is insufficient to calculate redress in accordance with CONRED 4.4.2R, the <i>firm</i> should take all reasonable steps to obtain further information from the <i>consumer</i> or, where applicable, any other parties in CONRED 4.3.14R(1)(c).
4.4.15	R	A <i>firm</i> which, having carried out the second step, has sufficient information to complete the redress calculation using the BSPS calculator and, where requested by the <i>consumer</i> , the redress sum that would be payable by full or partial augmentation, must then complete the first step in accordance with CONRED 4.4.2R .
4.4.16	G	Paragraph 13.30R of ■ CONRED 4 Annex 21R specifies the information required to complete the redress calculation using the BSPS calculator.
4.4.17	R	Where a <i>consumer</i> has requested a <i>firm</i> calculate the redress sum that would be payable by full or partial augmentation or an amount described at CONRED 4.3.14R(1)(b)(iii)(C), but the <i>firm</i> does not have sufficient information to make such calculations having taken the applicable steps at CONRED 4.4.13R, the <i>firm</i> must proceed to calculate only the redress calculation using the BSPS calculator in accordance with CONRED 4.4.2R (excluding any amount claimed as described at CONRED 4.3.14R(1)(b)(iii)(C)).
4.4.18	R	A <i>firm</i> may determine a scheme case no longer falls within the subject matter of the <i>consumer redress scheme</i> created by this chapter if the <i>firm</i> :

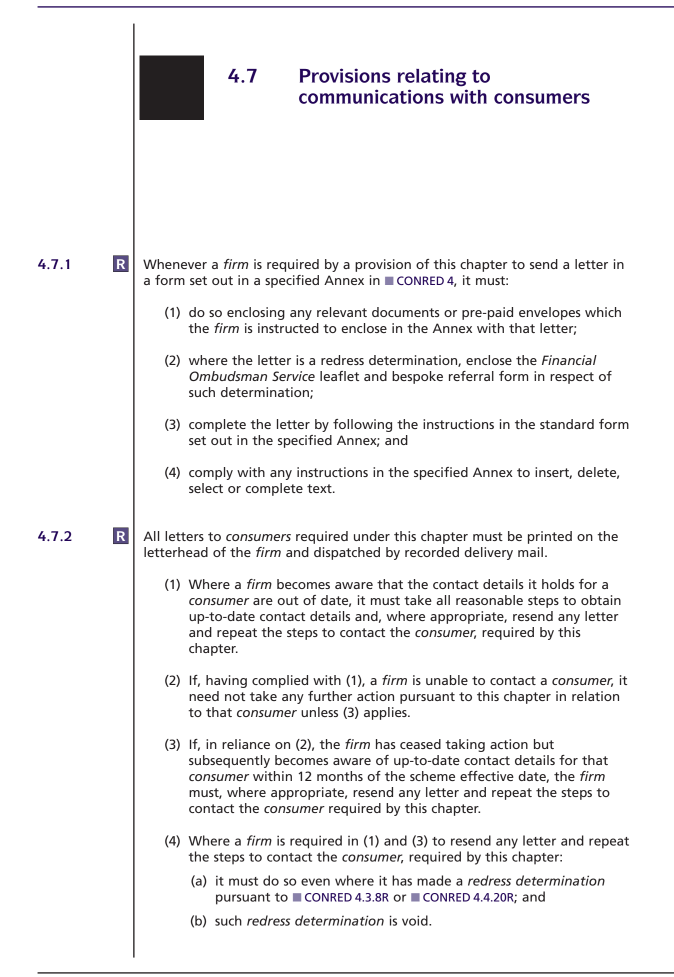
		(1) has taken all reasonable steps to obtain further information from the consumer and the parties specified in CONRED 4.3.14R(1)(c); and
		(2) does not have sufficient information to calculate redress using the BSPS calculator.
4.4.19	R	A <i>firm</i> must not make a determination pursuant to CONRED 4.4.18R only because, following a request from a <i>consumer</i> , it does not have sufficient information to calculate either or both the redress sum that would be payable by full or partial augmentation or any amount described at CONRED 4.3.14R(1)(b)(iii)(C).
4.4.20	R	A firm must promptly send a consumer a redress determination in the form set out in CONRED 4 Annex 12R if it determines, in accordance with CONRED 4.4.18R, that the scheme case no longer falls within the subject matter of the consumer redress scheme created by this chapter.
4.4.21	G	Where a <i>firm</i> has sent a <i>consumer</i> a <i>redress determination</i> pursuant to CONRED 4.4.20R, the <i>firm</i> should handle any subsequent <i>complaint</i> from the <i>consumer</i> in relation to advice about a BSPS pension transfer other than in respect of a <i>redress determination</i> in accordance with the complaint handling rules in <i>DISP</i> and, where possible, calculate redress using the BSPS calculator.
		Obligation on firms connected with transfer advice
4.4.22	R	A <i>firm</i> receiving a request for information pursuant to ■ CONRED 4.3.14R or ■ CONRED 4.4.14R must take all reasonable steps to locate and provide the information requested within any reasonable time periods requested and, in any case, no later than 4 weeks after receiving the request.
		Obligation to notify FCA of any failures to elicit response
4.4.23	R	A <i>firm</i> that has sent a reminder to an initial information request to another <i>firm</i> in accordance with CONRED 4.4.14R and has not received a response to that letter within 4 weeks of it being sent, must notify the <i>FCA</i> of this failure at BSPSnotifications@fca.org.uk within 5 <i>business days</i> of the 4 weeks elapsing.

	4.5 Taking steps by or on behalf of FCA
G	(1) If the conditions in (2) are satisfied, the FCA may:
	 (a) instead of the <i>firm</i>, take any of the steps at ■ CONRED 4.2 to ■ CONRED 4.4; or
	(b) appoint one or more competent persons to take any of the steps at ■ CONRED 4.2 to ■ CONRED 4.4.
	(2) The conditions are:
	(a) there has been a material failure by the <i>firm</i> to take any of the actions required under this chapter; or
	(b) the <i>firm</i> has informed the <i>FCA</i> that it is unable or unwilling to take any of the actions required under this chapter because:
	 (i) to do so would be in breach of a condition of the <i>firm's</i> professional indemnity insurance policy; and
	(ii) the <i>firm's</i> insurer has not elected to take such actions on its behalf.
	(3) The FCA must give a <i>firm</i> prior notice before taking any of the steps under this <i>rule</i> .
R	If the FCA gives notice in the circumstances described in CONRED 4.5.1R, the <i>firm</i> must:
	(1) not carry out (or, as the case may be, continue to carry out) any of the steps to be taken by the FCA or the competent person, unless so directed in writing by the FCA or competent person (as applicable); and
	(2) render all reasonable assistance to the <i>FCA</i> or competent person (but any assistance, the rendering of which would invalidate the <i>firm's</i> professional indemnity insurance policy, is not reasonable for the purposes of this <i>rule</i>).
G	A <i>firm</i> is expected to make reasonable efforts to obtain the consent of its professional indemnity insurer to take the relevant steps in relation to this redress scheme, in line with its obligations under <i>Principle</i> 11 (Relations with regulators).
	R

4.5.4	G	Where permitted under the <i>firm's</i> professional indemnity insurance policy, a <i>firm's</i> insurer can take any of the steps at \blacksquare CONRED 4.2 to \blacksquare CONRED 4.4 acting on the <i>firm's</i> behalf.
4.5.5	R	(1) If, where the FCA or a competent person takes any steps in accordance with ■ CONRED 4.5.1R, the FCA proposes to make a determination of:
		(a) whether a failure by a <i>firm</i> has caused loss to a consumer; and
		(b) what the provisional redress sum should be in respect of any failure,
		the FCA must give the <i>firm</i> a <i>warning notice</i> that specifies the proposed determination.
		 (2) The provisional redress sum in (1) must be the amount that would be owed to a <i>consumer</i> if a <i>redress determination</i> were made pursuant to ■ CONRED 4.4.2R on the same date as the <i>warning notice</i>.
4.5.6	G	If the FCA decides to make a determination of the matters in CONRED 4.5.5R, the FCA must give a <i>firm</i> a <i>decision notice</i> specifying the determination.
		If the <i>FCA</i> decides to make such a determination, a <i>firm</i> may refer the matter to the <i>Tribunal</i> .
4.5.7	G	Part XXVI of the Act (including the provisions as to final notices) applies in respect of notices given under \blacksquare CONRED 4.5.5R and \blacksquare CONRED 4.5.6R.
4.5.8	G	Where, instead of a <i>firm</i> , the FCA or, where applicable, a competent person:
		(1) communicates with a consumer:
		(a) they will do so in their own name, making clear in the case of a competent person its authority from the FCA to do so; and
		(b) they may make such amendments to the letters in the forms set out in the Annexes in ■ CONRED 4 as are appropriate to reflect that they are being sent in the name of the FCA or competent person; or
		(2) makes the redress determination in the letter at ■ CONRED 4 Annex 13R, the FCA or competent person will:
		 (a) update the provisional redress sum no later than 14 days after the issue of a final notice in respect of the FCA's decision to make a determination of the matters in ■ CONRED 4.5.5(1)R to reflect the amount that is owed at the time such redress determination is made; and
		(b) send the <i>firm</i> a copy of the <i>consumer's</i> response to the <i>redress determination</i> .

4.5.9	G	A fee is payable by the <i>firm</i> (or <i>person</i> falling within \blacksquare CONRED 4.1.5(1)R in any case where the <i>FCA</i> exercises its powers under \blacksquare CONRED 4.5.1R: see the table at \blacksquare FEES 3.2.7R.
4.5.10	G	The completion of steps in CONRED 4.2 to CONRED 4.4 by, or on behalf of, the FCA does not affect the ability of the Financial Ombudsman Service to consider a complaint, in particular where the firm has not sent a redress determination in accordance with the time limits specified under the consumer redress scheme created by this chapter.





R

G

4.7.4

4.7.3

(5) Where a *firm* is resending a letter and repeating steps pursuant to (3), each applicable deadline for those actions by the *firm* is extended according to the length of the delay incurred by the application of (2).

Provisions relating to communications with other firms

- (1) Where a *firm* becomes aware that the contact details it holds for a *firm* that it has tried to contact pursuant to CONRED 4.3.5R,
 CONRED 4.3.14(c)R and (d), or CONRED 4.4.14R ('other *firm*') are out of date, it must take all reasonable steps to obtain up-to-date contact details and, where appropriate, resend any letter and repeat the steps to contact the other *firm* as required by this chapter.
- (2) If, having complied with (1), a *firm* is unable to contact the other *firm*, it need not take any further action pursuant to this chapter in relation to that *firm* unless (3) applies.
- (3) If, in reliance on (2), the *firm* has ceased taking action but subsequently becomes aware of up-to-date contact details for that *firm* within 12 months of the scheme effective date, the *firm* must, where appropriate, resend any letter and repeat the steps to contact the *firm* required by this chapter.
- (4) Where a *firm*:
 - (a) has already made a *redress determination* pursuant to ■ CONRED 4.3.8R or ■ CONRED 4.4.20R; and
 - (b) obtains further information from the other *firm* within 12 months of the scheme effective date which means that the *firm* has sufficient information to determine, as applicable, the matters in ■ CONRED 4.3.5R(1) or to calculate redress using the BSPS calculator,

such *redress determination* is void and the *firm* must take the remaining actions in relation to the relevant *consumer's* case as if the *redress determination* had not been made.

(5) Where a *firm* is resending a letter and repeating steps pursuant to (1) or (3), or where (4) applies, each applicable deadline for those actions by the *firm* is extended according to the length of the delay incurred by the application of (2).

Guidance on taking reasonable steps to ascertain missing information

For the purposes of ■ CONRED 4.3.5R, ■ CONRED 4.3.10R, ■ CONRED 4.4.14R, ■ CONRED 4.4.22R, ■ CONRED 4.7.2 and ■ CONRED 4.7.3, 'reasonable steps' might include, as appropriate:

- (1) checking public sources of information, but without incurring disproportionate cost;
- (2) attempting to contact the *consumer* by telephone (at a reasonable hour when the *consumer* is likely to be available to receive the call) and by email; and

CONRED 4/26

■ Release 36 ● May 2024

		(3) attempting to contact any other party by telephone (during business hours) and by email.
4.7.5	R	When taking reasonable steps to ascertain missing information and when they contact a <i>consumer</i> a <i>firm</i> must:
		(1) only make requests for information that are necessary for assessing compliance with the suitability requirements, the causation question or for the redress calculation using the BSPS calculator and which the <i>consumer</i> can reasonably be expected to provide;
		(2) exercise sensitivity when requesting information about a consumer's personal circumstances;
		(3) ensure the consumer understands what information they have been asked to provide and in what format;
		(4) only ask for information that is likely to be readily accessible to the consumer (and obtain the consumer's authority to approach third parties for information on their behalf);
		(5) allow the consumer at least 14 days to respond; and
		(6) make clear why the <i>firm</i> is asking for the information and the consequence if the information is not provided.
		Prohibition against influencing consumers against their interests
4.7.6	R	A <i>firm</i> must not make any communication to a <i>consumer</i> which seeks to influence, for the benefit of the <i>firm</i> , the outcome of the steps taken in this chapter, either by seeking to influence the content of information provided by the <i>consumer</i> in response to the <i>firm's</i> requests made under this chapter or otherwise.
		Deceased consumers
4.7.7	R	Where a <i>firm</i> is required to contact a <i>consumer</i> under a provision of these rules whom the <i>firm</i> knows to be or becomes aware is deceased, it must take all reasonable steps to instead communicate with:
		(1) a personal representative of the consumer's estate; or
		(2) a beneficiary or beneficiaries of their estate or pension.
4.7.8	R	The provisions of \blacksquare CONRED 4.7.2R also apply in respect of a <i>firm's</i> communications with <i>persons</i> referred to in \blacksquare CONRED 4.7.7R.

		4.8 Consumer redress scheme: information requirements
4.8.1	R	Requests for information by the FCA In relation to any matter concerning or related to the <i>consumer redress</i> <i>scheme</i> created by this chapter, section 165 (FCA's power to require information: authorised persons etc) of the <i>Act</i> and any provision of Part XI (Information Gathering and Investigations) of the <i>Act</i> which relates to that section apply to any <i>firm</i> (or person in CONRED 4) which is not an <i>authorised person</i> as if it were an <i>authorised person</i> .
4.8.2	R	 Ongoing reporting requirements (1) By 6 weeks after the scheme effective date, a <i>firm</i> must send the <i>FCA</i> an initial 'progress report' with the most up-to-date information held by the <i>firm</i> in the information categories in CONRED 4.8.3R as it stood at 1 month after the scheme effective date.
		(2) A <i>firm</i> must submit a further progress report every 2 weeks with the most up-to date information as it stood 2 weeks prior, with the second progress report to be received by the <i>FCA</i> no later than 14 <i>days</i> after the date the initial report was provided to the <i>FCA</i> until the conditions in (3) apply.
		(3) The conditions are:
		 (a) there are no further steps which the <i>firm</i> is or could be required to take pursuant to this chapter in respect of any scheme case; and
		(b) the <i>firm</i> has notified the FCA by email to BSPSnotifications@fca.org.uk that the condition in (a) is satisfied and that it intends to stop submitting progress reports in accordance with (2).
		(4) By 6 weeks after the scheme effective date, the <i>firm</i> must send the FCA a 'one-off report' with the information held by the <i>firm</i> in the information categories in ■ CONRED 4.8.4.
		(5) The reports required by (1), (2) and (4) must:
		 (a) contain an attestation by a senior manager responsible for compliance oversight of the <i>firm</i> confirming that:
		(i) the information provided in each of the reports is complete; and
		 (ii) where the information reflects a <i>redress determination</i>, that such a determination has been reached in accordance with any applicable rules; and

- (b) be submitted to the FCA:
 - (i) in the case of the reports at (1) and (2) using RegData; or
 - (ii) in the case of the report at (4):
 - (A) using any electronic system which has been made available by the *FCA* for the purposes of submitting the report; or
 - (B) if no such electronic system is available, by email to BSPSnotifications@fca.org.uk.
- (6) Where a *firm* agrees an arrangement with a consumer providing for the payment of redress in instalments over one or more tax years pursuant to ■ DISP App 4.3.31G(4)(c), it must within 5 *business days* of reaching such an arrangement notify the *FCA* by email to BSPSnotifications@fca.org.uk.

4.8.3 R The progress reports required by CONRED 4.8.2R must contain the following information about each scheme case:

- (1) consumer identifier;
- (2) the date the letter at CONRED 4 Annex 2R was sent;
- (3) whether the *consumer* receiving the letter in (2) has opted out of the scheme and the date a *firm* received notification from the *consumer* of their decision to opt-out;
- (4) where the *firm* has carried out the case review at CONRED 4.3.2R:
 - (a) the date the case review was completed;
 - (b) a copy of the completed FCA or BSPS DBAAT;
 - (c) whether the scheme case was rated suitable, unsuitable or 'noncompliant due to a material information gap(s)' or 'notcompliant-unclear' (in the case of the FCA DBAAT);
 - (d) for scheme cases rated as unsuitable, the result of the causation assessment;
- (5) in a case where a *firm* has concluded that the advice was suitable:
 - (a) the date a *firm* sent the letter at CONRED 4 Annex 9R;
 - (b) the *consumer's* name, address, telephone number(s) and, where available, email address (in the BSPS DBAAT or, where using an FCA DBAAT, in the Reg Data report);
 - (c) whether a *firm* is aware that the *consumer* has complained to the *Financial Ombudsman Service* about the determination communicated in (a);
 - (d) the date a *firm* became aware of any *complaint* in (c); and
 - (e) the outcome of the complaint (both suitability and causation as applicable) as notified to the firm by the Financial Ombudsman Service in accordance with DISP 3.6.6R(5);

		(6) in a case where a <i>firm</i> has concluded that the advice was unsuitable and answered 'no' to the causation question, the date a <i>firm</i> sent the letter at ■ CONRED 4 Annex 8R;
		(7) in a case where a <i>firm</i> has concluded that the advice was unsuitable and answered 'yes' to the causation question the date a <i>firm</i> sent the letters at:
		(a) ■ CONRED Annex 7R; and
		(b) CONRED Annex 10R;
		 (8) where a <i>firm</i> has completed the redress assessment as required by CONRED 4.4.2R, the following in respect of the latest offer of redress made pursuant to the <i>consumer redress scheme</i> created by this chapter;
		the date on which the redress calculation was completed;
		the redress amount rounded to the nearest pound sterling;
		the date the letter at ■ CONRED 4 Annex 13R was sent to the <i>consumer</i> ;
		a copy of the redress calculation from the BSPS calculator;
		whether the <i>consumer</i> has accepted the offer of redress in (c); and
		the date on which any redress was paid.
4.8.4	R	The 'one-off report' required by CONRED 4.8.2R must contain the following information:
		(1) the number of cases in relation to which a <i>firm</i> has sent a consumer a letter pursuant to:
		(a) ■ CONRED 4 Annex 1R;
		(b) ■ CONRED 4 Annex 2R; and
		(2) in respect of (1)(a), a breakdown of the reasons such cases were excluded from the scheme with reference to the relevant condition or conditions at ■ CONRED 4.2.2R.
4.8.5	G	The consumer identifier referred to at CONRED 4.8.3R(1) should:
		be a number unique to each <i>consumer</i> which starts with a <i>firm's FCA</i> firm reference number;
		not include the consumer's name or other personal data; and
		be the same consumer identifier used on the BSPS DBAAT.
4.8.6	R	A <i>firm</i> must provide copies of the BSPS DBAAT, FCA DBAAT and the redress calculation from the BSPS calculator in the format of a data string in the applicable RegData report.

4.8.7 G If the *firm* is to send an encrypted email to the *FCA*, it should use Egress Switch encryption software.

[*Editor's note*: instructions for Egress Switch are available at https:// www.fca.org.uk/egress-switch]

4.9 **Record-keeping requirements** 4.9.1 R (1) A *firm* must keep the following records: (a) evidence of posting for each letter sent in accordance with this chapter; (b) a copy of each letter sent in accordance with this chapter; (c) a record of any attempts to contact the consumer, contact any other relevant firm, or obtain further information, in accordance with CONRED 4.3.5R, CONRED 4.3.14R(1)(c) or (d) and CONRED 4.4.14R; (d) a copy of the Excel Spreadsheet containing the completed BSPS DBAAT or FCA DBAAT for each scheme case; (e) a record of the redress calculation performed by the BSPS calculator in Excel Spreadsheet format; and (f) all information on the consumer file and any information received from the consumer. (2) A firm must keep the records required by (1) for a minimum of 5 years from the date of their creation or (for the records in (1)(f)) the date when the information was included in the consumer file or obtained.

Redress determination: consumers outside scope/confirming exclusion

[*Editor's note*: The letter(s) can be found at this address: https://www.handbook.fca.org.uk/form/ conred/CONRED_4 ANNEX 1_28022023.docx.]

Annex 1

Consumer within scope/confirming inclusion

[*Editor's note*: The letter(s) can be found at this address: https://www.handbook.fca.org.uk/form/ conred/CONRED_4 ANNEX 2_28022023.docx.]

Redress determination: confirmation of consumer opt-out

[*Editor's note*: The letter(s) can be found at this address: https://www.handbook.fca.org.uk/form/ conred/CONRED_4 ANNEX 3_28022023.docx.]

Further information request (1): initial request

[*Editor's note*: The letter(s) can be found at this address: https://www.handbook.fca.org.uk/form/ conred/CONRED_4 ANNEX 4_20233103.docx

Further information request (2): final reminder

[*Editor's note*: The letter(s) can be found at this address: https://www.handbook.fca.org.uk/form/ conred/CONRED_4 ANNEX 5_20233103.docx

Redress determination: further information not provided

[*Editor's note*: The letter(s) can be found at this address: https://www.handbook.fca.org.uk/form/ conred/CONRED_4 ANNEX 6_28022023.docx.]

Notification of finding of unsuitable advice

[*Editor's note*: The letter(s) can be found at this address: https://www.handbook.fca.org.uk/form/ conred/CONRED_4 ANNEX 7_28022023.docx.]

Redress determination: unsuitable advice, no causation

[*Editor's note*: The letter(s) can be found at this address: https://www.handbook.fca.org.uk/form/ conred/CONRED_4 ANNEX 8_28022023.docx.]

Redress determination: suitable advice

[*Editor's note*: The letter(s) can be found at this address: https://www.handbook.fca.org.uk/form/ conred/CONRED_4 ANNEX 9_28022023.docx.]

Redress calculation, further information: initial request

[*Editor's note*: The letter(s) can be found at this address: https://www.handbook.fca.org.uk/form/ conred/CONRED_4 ANNEX 10_28062023.docx

Redress calculation, further information request: final reminder

[*Editor's note*: The letter(s) can be found at this address: https://www.handbook.fca.org.uk/form/ conred/CONRED_4 ANNEX 11_28062023.docx

Redress determination: Redress calculation – information not provided

[*Editor's note*: The letter(s) can be found at this address: https://www.handbook.fca.org.uk/form/ conred/CONRED_4 ANNEX 12_28022023.docx.]

Redress determination: Result of redress calculation

[*Editor's note*: The letter(s) can be found at this address: https://www.handbook.fca.org.uk/form/ conred/CONRED_4 ANNEX 13_20233103.docx

Request for detailed calculation report

[*Editor's note*: The letter(s) can be found at this address: https://www.handbook.fca.org.uk/form/ conred/CONRED_4 ANNEX 14_20233103.docx

Payment confirmation

[*Editor's note*: The letter(s) can be found at this address: https://www.handbook.fca.org.uk/form/ conred/CONRED_4 ANNEX 15_20233103.docx

Final reminder to accept offer

[*Editor's note*: The letter(s) can be found at this address: https://www.handbook.fca.org.uk/form/ conred/CONRED_4 ANNEX 16_20233103.docx

Redress Determination: payment acceptance not provided

[*Editor's note*: The letter(s) can be found at this address: https://www.handbook.fca.org.uk/form/ conred/CONRED_4 ANNEX 17_28022023.docx.]

Summary of scheme flow diagram [CONRED 4.1.11G]

Summary of scheme flow diagram

Form of Attestation for use of FCA DBAAT

I [name] of [firm] attest on [date] that:

(1)	I have read the BSPS Consumer Redress Scheme <i>rules</i> in CONRED 4 and in particular the BSPS DBAAT instructions at CONRED 4 Annex 21R;
(2)	I am approved to perform the SMF16 (Compliance oversight) FCA controlled func- tion for the firm or [another appropriate senior management function] within the firm;
(3)	I have reviewed the completed FCA DBAAT in light of the <i>rules</i> for the BSPS DBAAT referred to in (1);
(4)	where applicable, the completed FCA DBAAT has been amended as a con- sequence of applying the rules referred to in (1);
(5)	where the FCA DBAAT information section rating was 'non-compliant – unclear' or 'non-compliant – proceed to suitability assessment', the <i>firm</i> has taken the steps in CONRED 4.3.5R and has assessed the case in accordance with the <i>rules, evid-</i> <i>ential provisions</i> and <i>guidance</i> in CONRED 4.3.2R to CONRED 4.3.4R, CONRED 4.4.12G and CONRED 4.3.13G (or took equivalent steps previously); and
(6)	in my view, the <i>firm</i> would have come to the same conclusion (that the advice was suitable, unsuitable or a rating of 'not-compliant – unclear' (as applicable)) if it had used the BSPS DBAAT.

Signed:

BSPS DBAAT

BSPS DBAAT

BSPS DBAAT and BSPS Redress Calculator Instructions

1	Introductio	on						
	Limitation	on use						
1.1	G	to in these are to be der CONRE	e instruction used only for D 4 to asses	nent toolkit reproduced at CONRED 4 Annex 20R (referred ns as the 'BSPS DBAAT') and instructions in this Annex or the purpose of complying with the requirements un- ss pension transfer advice provided to BSPS members period. They should not be used for any other purpose.				
1.2	G	Unless otherwise stated, nothing in CONRED 4 operates.		ed, nothing in CONRED 4 affects how the FCA DBAAT				
	Definition	S						
1.3	R	In this sec	tion we use	the following definitions:				
		(1)		neans the person filling in the BSPS DBAAT, either at r on behalf of the <i>firm</i> ;				
		(2)		evidence' means the information collected by the <i>firm</i> on the <i>consumer</i> file or information received from a				
		(3)	'BSPS' has	the meaning in CONRED 4.1.1R(1);				
		(4)	'BSPS2' has	s the meaning in CONRED 4.1.1R(2);				
		(5)	'BSPS DBA	AT' has the meaning in CONRED 4.1.1R(4);				
		(6)	sheet that	Section' is the tab on the BSPS DBAAT Excel Spread- records whether the <i>firm's</i> failure to comply with the requirements is the effective cause of the <i>consumer's</i>				
		(7)	'comparate Annex 21 1	or scheme' means, other than as provided by CONRED 4 3.1R(4):				
			(a)	(if the advice was given on or before 16 May 2017) BSPS;				
			(b)	(if the advice was given from 17 May 2017 to 11 Oc- tober 2017) either or both of BSPS and PPF; and				
			(c)	(if the advice was given on or after 12 October 2017) BSPS2 and PPF;				
		(8)	'FCA DBAA	AT' has the meaning in CONRED 4.1.1R(11);				
		(9)		on requirements' are the requirements in force during nt period and are:				
			(a)	COBS 9.2.1R(2);				
			(b)	COBS 9.2.2R;				
			(c)	COBS 9.2.3R;				
			(d)	COBS 9.2.6R; and				
			(e)	COBS 19.1.2R;				
		(10)	'instruction	ns' means this Annex;				

		(11)	sheet that	on Section' is the tab on the BSPS DBAAT Excel Spread- collects information about the <i>firm's</i> compliance with nation requirements that is relevant to the assessment ity;
		(12)	'material i	nformation gap' has the meaning in CONRED 4.1.1R(12);
		(13)	'NRD' is th	e normal retirement date in the comparator scheme;
		(14)	'pension b	enefits' has the meaning in CONRED 4.1.1R(13);
		(15)	'PPF' mear	ns the Pension Protection Fund;
		(16)	'relevant p	period' is defined at CONRED 4.1.1R(16);
		(17)	'scheme ca	ase' is defined at CONRED 4.1.1(17);
		(18)		requirements' are the requirements in force during the eriod specified at CONRED 4 Annex 21R 7.1R and are:
			(a)	COBS 9.2.1R(1); and
			(b)	the common law duty in contract or tort to exercise reasonable skill and care in advising the <i>consumer</i> on <i>pension transfers</i> ;
			and that v to a schem	vere in force during the relevant period and applicable ne case;
		(19)	sheet that	 Section' is the tab on the BSPS DBAAT Excel Spread- records the assessment of the <i>firm's</i> compliance with ility requirements;
		(20)	'transfer v	alue' is the cash equivalent transfer value or CETV;
		(21)	out during	alue analysis' is the analysis a <i>firm</i> was required to carry the relevant period, in accordance with the require- COBS 19.1.2R; and
		(22)	'two-advis	er model' has the meaning in CONRED 4.1.1R(21).
2	Using the	BSPS DBA	AT	
2.1	G	The BSPS DBAAT contains factors for the <i>firm's</i> assessor to take into account to determine whether there has been a failure to comply with the suitability requirements in a scheme case. The instructions are addressed to the assessor carrying out the review.		
2.2	R	ing works	DBAAT is a sheet tabs, wheet tabs.	Microsoft Excel workbook divided into 5 'sections', us- which must be completed in full except where indicated
2.3	R	with the ing the fe reasonab	features, be eatures, ben	e BSPS DBAAT, an assessor must familiarise themself nefits and risks of a <i>pension transfer</i> from BSPS, includ- efits and risks in general of a <i>pension transfer</i> that a at <i>firm</i> should have identified, as illustrated in CONRED 4
2.4	R	the assess the inform	sment by ref mation avail	swer the questions in the BSPS DBAAT and complete ference to the available evidence, and where specified able to advisers during the relevant period listed in CON- bles 2 and 3.
2.5	R			e based on information obtained up until the date the or arranged the <i>pension transfer</i> , unless otherwise
2.6	G	formation	n they enter mments, rati	e BSPS DBAAT, an assessor should ensure that the in- , including, without limitation, all values, notes, addi- ionale and evidence, is sufficiently detailed for a third-
		(1)		curate and complete overview of the relevant evidence osumer file; and

		(2)	to v sess	m a view without the need to refer to the relevant evidence as whether the <i>firm</i> has collected the necessary information to as- suitability and, where applicable, complied with the suitabil- requirements.		
2.7	G	plet	ed. Blue in	AT uses colours to indicate whether fields have been com- dicates fields still to complete. Grey indicates fields that may e completed, depending on the answer to a question.		
2.8	G		The diagram at 2.9G explains the scheme steps in diagrammatic form, with reference to the relevant sections of the instructions and CONRED 4 rules.			
2.9	G	The	steps to co	omplete a BSPS DBAAT are set out below.		
	complete a		AAT			
3	Use of FG	CA DBAAT				
3.1	G	first step the BSPS to identi	o under CO and non-l	applies and the <i>firm</i> uses a non-BSPS DBAAT to complete the NRED 4.3.2R, it should have regard to the differences between BSPS DBAAT and refer to relevant sections of the instructions r their FCA DBAAT or assessment requires amendment. The nclude:		
		(1)	In the In	formation Section:		
			(a)	Information Area 4 is not present in the BSPS DBAAT and the remaining Information Areas have been renumbered;		
			(b)	Information Area 7 in the BSPS DBAAT on the comparator scheme (area 8 in the non-BSPS DBAAT) has been signific- antly revised;		
			(c)	Information Area 9 in the BSPS DBAAT on the transfer ana- lysis (area 10 in non-BSPS DBAT) has been significantly revised.		
		(2)	In the Su	iitability Section:		
			(a)	the addition of <i>evidential provisions</i> in respect of Examples 1 to 11;		
			(b)	new Example 11 has been inserted in the BSPS DBAAT;		
			(c)	Example 11 from the non-BSPS DBAAT becomes Example 12;		
			(d)	Example 12 from the non-BSPS DBAAT has been removed.		
		(3)		ability Investment Advice, Disclosure and Insistent Client Sec- ve been removed.		
4	General i	nstruction	s			
4.1	R	An asses	sor must c	omplete a separate BSPS DBAAT for each consumer and:		
		(1)		nsumer has more than one period of service in the BSPS, com- eparate BSPS DBAAT for each period of service;		
		(2)	non-BSP have reg	nsumer received connected advice on pension transfers from a S ceding arrangement within 6 months of the BSPS advice, ard to how the connected advice factors into the advice to the consumer's BSPS scheme.		
4.2	G	rangeme	e <i>nt</i> is likely he other s	4.1R, advice on a <i>pension transfer</i> from a non-BSPS ceding ar- to be connected with advice to transfer from BSPS if the ad- cheme is integral to the <i>consumer's</i> decision to transfer from		
4.3	R	joint life life basis	basis unle and their	er is married or has a partner, complete the BSPS DBAAT on a ss the consumer has instructed the firm to advise on a single spouse or partner has confirmed that they have sufficient re- of their own.		
4.4	R	Where it	t is necessa	ry to use multiple BSPS DBAATs:		

	(1)	use the	first BSPS DBAAT for the ceding arrangement offering the larg-
	(.,		sfer value;
	(2)		e completed BSPS DBAATs with the <i>consumer's</i> name and the r in sequence order that the BSPS DBAATs were completed;
	(3)	nected ו pleted נ	he relevant information from the first BSPS DBAAT in any con- BSPS DBAATs and ensure that the following sections are com- using the available evidence about the <i>consumer</i> and the <i>ced-</i> angement the BSPS DBAAT relates to:
		(a)	case details;
		(b)	Information Area 1 – 'has the <i>firm</i> obtained the essential facts about the consumer?';
		(c)	Information Area 7 – 'has the <i>firm</i> obtained the necessary information about the consumer's pension benefits?';
		(d)	Information Area 8 – 'has the <i>firm</i> obtained necessary in- formation regarding the <i>proposed arrangement</i> ?'; and
		(e)	Information Area 9 – 'has the <i>firm</i> carried out the transfer analysis?'; and
	(4)	clearly o	cross refer between the BSPS DBAATs.
Infor	mation Secti	ion	
R	An ass	essor must 1	take these 6 actions to complete the Information Section:
	(1)	the firm	ase details' of the file review and assessor alongside details of n, adviser and <i>pension transfer specialist</i> (as recorded on the <i>Fin-</i> <i>ervices Register</i>) and the charging basis for the advice.
	(2)		the relevant information from the available evidence under the 9 Information Areas, following the instructions under each ading.
	(3)	the info	h Information Area, decide whether the <i>firm</i> has complied with prmation requirements and obtained the necessary information as suitability and answer 'yes' or 'no' to each 'area question'.
	(4)	the BSP ative ra RED 4 Ar	ling on the answers to questions in Information Areas 1 to 9, S DBAAT will give the <i>firm's</i> information collection 1 of 3 indic- tings. To complete this action, refer to the instructions at CON- nex 21R from 5.3R to 5.7R and select from the drop-down list the following 'assessor' ratings:
		(a)	'Compliant – Proceed to suitability assessment' – the firm has complied with the information requirements and col- lected the necessary information to assess suitability. Pro- ceed to the Suitability Section of the BSPS DBAAT.
		(b)	'Non-compliant – Material Information Gap' – the <i>firm</i> has not complied with the information requirements and so it is not possible to assess suitability. Complete action (5) be- fore finalising this rating.
		(c)	'Non-compliant - However enough information to assess suitability' – the <i>firm</i> has not complied with the informa- tion requirements and has taken the steps at CONRED 4.3.5R but there is sufficient information to conclude that the ad- vice was likely to be unsuitable. Proceed to the Suitability Section of the BSPS DBAAT.
	(5)		applies, follow the steps in CONRED 4.3.5R to obtain the missing ation, then carry out actions 5.1R(2) to (4) again and finalise the rating.

- (6) Explain, with reference to the *consumer* file, the reasons for the rating and any actions taken to obtain missing information.
- The overall assessment part of the Information Section has 2 boxes:

5.2

G

5 5.1

 (1) Tool rating: the BSPS DBAAT's indicative rating of whether the <i>firm</i> has obtained the 'necessary information' to make a <i>personal recommendation</i> based on the answers to Information Area questions 1 to 9 in the Information of whether the <i>firm</i> has obtained the necessary information at 5.1R(4), take the following types. Using the available evidence and with reference to the information requirements: To complete the overall assessment of whether the <i>firm</i> has collected the necessary information at 5.1R(4), take the following types. Using the available evidence and with reference to the information requirements: review the information recorded and the ratings in each Information Area of the BSPS DBAAT; answer 'yes' or 'no' depending on whether the <i>firm</i> has complied with the information requirements; and insert commentary on whether or not the <i>firm</i> has complied with the information requirements. 17 for on more of the answers to the information Area questions 1 to 9 is 'yes', select 'compliant – proceed to suitability section' and proceed to the Suitability Section: and proceed to the Suitability Section: and proceed to the Suitability of the recommendation and: if there is sufficient information, select 'non-compliant however enough information to assess the suitability of the recompliant however enough information the proceed to S1R(2). 5.6 G There may be sufficient information, select 'Non-compliant - Material Information Gay' and take the second step at CONRED 4.3.5.4 to obtain the missing information the proceed to S1R(2). 5.6 G There may be sufficient information to assess the suitability of the advice in circumstances where the <i>firm</i> has been unable to obtain the necessary information in one or more information then proceed to S1R(2). 5.7 R (if after taking the steps at CONRED 4.3.5.8, and the firm was unable to obtain the necessary information Area 1, 3, 4 or 5. The types of ircumstan				
 round of whether the <i>firm</i> has obtained the necessary information to make a <i>personal recommendation</i>. The assessor can come to a different rating. 5.3 R To complete the overall assessment of whether the <i>firm</i> has collected the necessary information at 5.18(4). Itself the following steps. Using the available evidence and with reference to the information requirements: review the information recorded and the ratings in each Information Area of the BSP5 DBAAT; answer 'yes' or 'no' depending on whether the <i>firm</i> has complied with the information requirements; and insert commentary on whether or not the <i>firm</i> has complied with the information requirements. 5.4 R If the answer to all of the Information Area questions 1 to 9 is 'no', decide, with reference to the information Area questions 1 to 9 is 'no', decide, with reference to the information, select 'non-compliant breve's sufficient information to assess the suitability of the recommendation and: if there is not sufficient information, select 'Non-compliant - Material Information to assess the suitability of the recompliant - Material Information to assess the suitability of the advice in circumstances where the <i>firm</i> has been unable to obtain the necessary information in one or more of more abne unable to obtain the necessary information in a proven urgent need for the transferred funds and the <i>firm</i> was unable to obtain the necessary information and credit commitments is all be obtain the necessary information in any credit commitments and/or any domestic bills and a region by obtain the necessary information in any credit commitments and/or any domestic bills in any 3 or more of the last 6 months; or 0. 5.6 G There may be sufficient information and credit commitments is all be advice in circumstances where the <i>firm</i> has been unable to obtain the necessary information in information the approced to 5.18(2). 5.6 G There may be sufficient information t			(1)	obtained the 'necessary information' to make a <i>personal recommenda-</i> <i>tion</i> based on the answers to Information Area questions 1 to 9 in the
 sary information at 5.1R(4), take the following steps. Using the available evidence and with reference to the information requirements: review the information recorded and the ratings in each Information Area of the BSPS DBAAT; answer 'yes' or 'no' depending on whether the <i>firm</i> has complied with the information requirements; and insert commentary on whether or not the <i>firm</i> has complied with the information requirements. 5.4 R If the answer to all of the Information Area questions 1 to 9 is 'yes', select 'compliant – proceed to suitability section' and proceed to the Suitability Section. 5.5 R If one or more of the answers to the Information Area questions 1 to 9 is 'no', decide, with reference to the information, select 'non-compliant however enough information to assess the suitability of the recommendation and: if there is sufficient information, select 'non-compliant however enough information to assess utiability' and make a record of the reasons for the assessment in accordance with CONRED 4.3.5R to obtain the missing information to assess the suitability of the advice in circumstances where the <i>firm</i> has been unable to obtain the necessary information in one or more Information to assess the suitability and had a proven urgent need for the transferred funds and the <i>firm</i> was unable to obtain the necessary information in one or they are ony domestic bills and credit commitments is a heavy burden on the consumer was in serious financial difficulty ind had a proven urgent need for the transferred funds and the <i>firm</i> has been to bate its in any 3 or more of the last 6 monthy, or any credit commitments and/or any domestic bills and redit commitments is a heavy burden on the consumer was in all indent which area or any credit commitments and/or any domestic bills and redit commitments is a heavy burden on the consumer was in ill health, with death expected imminently, and wanted to transfer in order to pass the value of their pens			(2)	round of whether the <i>firm</i> has obtained the necessary information to make a <i>personal recommendation</i> . The assessor can come to a differ-
 Area of the BSPS DBAAT; (2) answer 'yes' or 'no' depending on whether the <i>firm</i> has complied with the information requirements; and (3) insert commentary on whether or not the <i>firm</i> has complied with the information requirements. 5.4 R If the answer to all of the Information Area questions 1 to 9 is 'yes', select 'compliant – proceed to suitability section' and proceed to the Suitability Section. 5.5 R If one or more of the answers to the Information Area questions 1 to 9 is 'no', decide, with reference to the information requirements, whether there is nonetheless sufficient information to assess the suitability of the recommendation and: (1) if there is sufficient information, select 'non-compliant however enough information Gap' and take the second step at CONRED 4.3.5R to obtain the missing information then proceed to 5.1R(2). 5.6 G There may be sufficient information the proceed to 5.1R(2). 5.6 G There may be sufficient information to assess the suitability of the advice in circumstances where the <i>firm</i> has been unable to obtain the necessary information in one or more Information Area. For example: (1) where the consumer was in serious financial difficulty and had a proven urgent need for the transferred funds and the <i>firm</i> was unable to obtain the necessary information in Information Area 1, 3, 4 or 5. The types of circumstances in which a consumer is likely to be able to show they are experiencing <i>serious financial difficulty</i> include where continuing to pay domestic bills and credit comminments; is a heavy burden on the <i>consumer</i> and the consumer has missed payments for any credit commitments and/or any domestic bills in any 3 or more of the last 6 <i>months</i>; or (2) where the consumer was in ill health, with death expected imminently, and wanted to CONRED 4.3.13G, the conclusion is that the firm has not obtain the necessary information in Information in Information and 3	5.3	R	sary info	ormation at 5.1R(4), take the following steps. Using the available evid-
 the information requirements; and insert commentary on whether or not the <i>firm</i> has complied with the information requirements. R If the answer to all of the Information Area questions 1 to 9 is 'yes', select 'compliant – proceed to suitability section' and proceed to the Suitability Section. R If one or more of the answers to the Information Area questions 1 to 9 is 'no', decide, with reference to the information requirements, whether there is nonetheless sufficient information to assess the suitability of the recompliant however enough information to assess suitability' and make a record of the reasons for the assessment in accordance with CONRED 4 Annex 21R 5.3(3)R; or (2) if there is not sufficient information, select 'Non-compliant - Material Information Gap' and take the second step at CONRED 4.3.5R to obtain the missing information to assess the suitability of the advice in circumstances where the <i>firm</i> has been unable to obtain the necessary information in one or more Information Area. For example: (1) where the consumer was in serious <i>financial difficulty</i> and had a proven urgent need for the transferred funds and the <i>firm</i> was unable to obtain the necessary information any credit commitments is a heavy burden on the consumer and the consumer has missed payments for any credit commitments and/or any domestic bills in any 3 or more of the last 6 months; or (2) where the consumer was in ill health, with death expected imminently, and wanted to transfer in order to pass the value of their pension be nefits to beneficiaries and the <i>firm</i> has not econyments in the mecessary information in the firm has not econymented to the seases of the information the recessary information in the firm has not to obtain the necessary information in the firm has not the obtain the necessary information in Information and it is not possible to assets the suitability of the lasts of any credit commitments an			(1)	
 information requirements. 5.4 R If the answer to all of the Information Area questions 1 to 9 is 'yes', select 'compliant – proceed to suitability section' and proceed to the Suitability Section. 5.5 R If one or more of the answers to the Information Area questions 1 to 9 is 'no', decide, with reference to the information requirements, whether there is nonetheless sufficient information to assess the suitability of the recommendation and: if there is sufficient information, select 'non-compliant however enough information to assess suitability' and make a record of the reasons for the assessment in accordance with CONRED 4 Annex 21R 5.3(3)R; or if there is not sufficient information, select 'Non-compliant - Material Information Gap' and take the second step at CONRED 4.3.SR to obtain the missing information then proceed to 5.1R(2). 5.6 G There may be sufficient information to assess the suitability of the advice in circumstances where the <i>firm</i> has been unable to obtain the necessary information in one or more Information Area. For example: where the <i>consumer</i> was in <i>serious financial difficulty</i> and had a proven urgent need for the transferred funds and the <i>firm</i> was unable to obtain the necessary information in lnformation to assest in suitokich a consumer is likely to be able to show they are experiencing <i>serious financial difficulty</i> include where continuing to pay domestic bills and credit committenents is a heavy burden on the <i>consumer</i> and the <i>consumer</i> has missed payments for any credit commitments; or where the toor any domestic bills in any 3 or more of the last 6 months; or where the tainsfer in order to pass the value of their pension beneficiaries and the <i>is</i> not possible to assess the suitability of the transfer (such that the 'assessor rating' is 'Non-compliant – Material Information in Information in Information and its is not obtain the necessary information any domestic bills anot obtain the ne			(2)	
 pliant - proceed to suitability section' and proceed to the Suitability Section. 5.5 R If one or more of the answers to the Information Area questions 1 to 9 is 'no', decide, with reference to the information requirements, whether there is nonetheless sufficient information to assess the suitability of the recommendation and: if there is sufficient information, select 'non-compliant however enough information to assess suitability' and make a record of the reasons for the assessment in accordance with CONRED 4Annex 21R 5.3(3)R; or if there is not sufficient information, select 'Non-compliant - Material Information Gap' and take the second step at CONRED 4.3.5R to obtain the missing information then proceed to 5.1R(2). 5.6 G There may be sufficient information to assess the suitability of the advice in circumstances where the <i>firm</i> has been unable to obtain the necessary information in one or more Information Area. For example: where the consumer was in serious financial difficulty and had a proven urgent need for the transferred funds and the <i>firm</i> was unable to obtain the necessary information in Information Area 1, 3, 4 or 5. The types of circumstances in which a consumer is likely to be able to show they are experiencing serious financial difficulty include where continuing to pay domestic bills and credit commitments is a heavy burden on the <i>consumer</i> was in ill health, with death expected imminently, and wanted to transfer in order to pass the value of their pension beneficiaries and the romas missed payments for any credit commitments and/or any domestic bills in any 3 or more of the last 6 months; or where the consumer was in ill health, with death expected imminently, and wanted to transfer in order to pass the value of their pension benefits to beneficiaries and the firm was unable to obtain the necessary information and the firm has not cottained the necessary information and its ison is hat the firm has not cottained the ne			(3)	
 cide, with reference to the information requirements, whether there is nonetheless sufficient information to assess the suitability of the recommendation and: if there is sufficient information, select 'non-compliant however enough information to assess suitability' and make a record of the reasons for the assessment in accordance with CONRED 4 Annex 21R 5.3(3)R; or if there is not sufficient information, select 'Non-compliant - Material Information Gap' and take the second step at CONRED 4.3.5R to obtain the missing information then proceed to 5.1R(2). 5.6 G There may be sufficient information to assess the suitability of the advice in circumstances where the <i>firm</i> has been unable to obtain the necessary information in one or more Information Area. For example: where the consumer was in serious financial difficulty and had a proven urgent need for the transferred funds and the <i>firm</i> was unable to obtain the necessary information in Information Area 1, 3, 4 or 5. The types of circumstances in which a consumer is likely to be able to show they are experiencing serious financial difficulty include where continuing to pay domestic bills and credit commitments is a heavy burden on the consumer and the consumer has missed payments for any credit commitments and/or any domestic bills in any 3 or more of the last 6 months; or where the king the steps at CONRED 4.3.13G, the conclusion is that the firm has not obtain the necessary information and it is not possible to assess the suitability of the transfer (such that the 'assessor rating' is 'Non-compliant – Material Information in Information and it is not possible to assess the suitability of the transfer (such that the 'assessor rating' is 'Non-compliant – Material Information and it is not possible to assess the suitability of the transfer (such that the 'assessor rating' is 'Non-compliant – Material Information Gap'	5.4	R		
 enough information to assess suitability' and make a record of the reasons for the assessment in accordance with CONRED 4 Annex 21R 5.3(3)R; or (2) if there is not sufficient information, select 'Non-compliant - Material Information Gap' and take the second step at CONRED 4.3.5R to obtain the missing information then proceed to 5.1R(2). 5.6 G There may be sufficient information to assess the suitability of the advice in circumstances where the <i>firm</i> has been unable to obtain the necessary information in one or more Information Area. For example: where the <i>consumer</i> was in <i>serious financial difficulty</i> and had a proven urgent need for the transferred funds and the <i>firm</i> was unable to obtain the necessary information in Information Area 1, 3, 4 or 5. The types of circumstances in which a <i>consumer</i> is likely to be able to show they are experiencing <i>serious financial difficulty</i> include where continuing to pay domestic bills and credit commitments is a heavy burden on the <i>consumer</i> was in ill health, with death expected imminently, and wanted to transfer in order to pass the value of their pension benefits to beneficiaries and the <i>firm</i> was unable to obtain the necessary information Area 3, 4, 5, or 6. 5.7 R If, after taking the steps at CONRED 4.3.5R, and having regard to the guidance in CONRED 4.3.13G to CONRED 4.3.13G, the conclusion is that the <i>firm</i> has not obtained the necessary information and it is not possible to assess the suitability of the transfer (such that the 'assessor rating' is 'Non-compliant – Material Information Gap'), record: a bief summary of the missing information and its significance to the suitability assessment (for example, 'the <i>firm</i> has not recorded any <i>consumer</i> objectives and so it cannot form a view on whether the transfer 	5.5	R	cide, wit	h reference to the information requirements, whether there is nonethe-
 Information Gap' and take the second step at CONRED 4.3.5R to obtain the missing information then proceed to 5.1R(2). 5.6 G There may be sufficient information to assess the suitability of the advice in circumstances where the <i>firm</i> has been unable to obtain the necessary information in one or more Information Area. For example: where the <i>consumer</i> was in <i>serious financial difficulty</i> and had a proven urgent need for the transferred funds and the <i>firm</i> was unable to obtain the necessary information in Information Area 1, 3, 4 or 5. The types of circumstances in which a <i>consumer</i> is likely to be able to show they are experiencing <i>serious financial difficulty</i> include where continuing to pay domestic bills and credit commitments is a heavy burden on the <i>consumer</i> and the <i>consumer</i> has missed payments for any credit commitments and/or any domestic bills in any 3 or more of the last 6 <i>months</i>; or where the <i>consumer</i> was in ill health, with death expected imminently, and wanted to transfer in order to pass the value of their pension benefits to beneficiaries and the <i>firm</i> was unable to obtain the necessary information in Information Area 3, 4, 5, or 6. 5.7 R If, after taking the steps at CONRED 4.3.13G, the conclusion is that the <i>firm</i> has not obtained the necessary information and it is not possible to assess the suitability of the transfer (such that the 'assessor rating' is 'Non-compliant – Material Information Gap'), record: a brief summary of the missing information and its significance to the suitability assessment (for example, 'the <i>firm</i> has not recorded any <i>consumer</i> objectives and so it cannot form a view on whether the transfer 			(1)	enough information to assess suitability' and make a record of the reasons for the assessment in accordance with CONRED 4 Annex 21R
 cumstances where the <i>firm</i> has been unable to obtain the necessary information in one or more Information Area. For example: where the <i>consumer</i> was in <i>serious financial difficulty</i> and had a proven urgent need for the transferred funds and the <i>firm</i> was unable to obtain the necessary information in Information Area 1, 3, 4 or 5. The types of circumstances in which a <i>consumer</i> is likely to be able to show they are experiencing <i>serious financial difficulty</i> include where continuing to pay domestic bills and credit commitments is a heavy burden on the <i>consumer</i> and the <i>consumer</i> has missed payments for any credit commitments and/or any domestic bills in any 3 or more of the last 6 <i>months</i>; or where the <i>consumer</i> was in ill health, with death expected imminently, and wanted to transfer in order to pass the value of their pension benefits to beneficiaries and the <i>firm</i> was unable to obtain the necessary information in Information Area 3, 4, 5, or 6. R If, after taking the steps at CONRED 4.3.5R, and having regard to the guidance in CONRED 4.3.12G to CONRED 4.3.13G, the conclusion is that the <i>firm</i> has not obtained the necessary information and it is not possible to assess the suitability of the transfer (such that the 'assessor rating' is 'Non-compliant – Material Information Gap'), record: a brief summary of the missing information and its significance to the suitability assessment (for example, 'the <i>firm</i> has not recorded any <i>consumer</i> objectives and so it cannot form a view on whether the transfer 			(2)	Information Gap' and take the second step at CONRED 4.3.5R to obtain
 proven urgent need for the transferred funds and the <i>firm</i> was unable to obtain the necessary information in Information Area 1, 3, 4 or 5. The types of circumstances in which a <i>consumer</i> is likely to be able to show they are experiencing <i>serious financial difficulty</i> include where continuing to pay domestic bills and credit commitments is a heavy burden on the <i>consumer</i> and the <i>consumer</i> has missed payments for any credit commitments and/or any domestic bills in any 3 or more of the last 6 <i>months</i>; or (2) where the <i>consumer</i> was in ill health, with death expected imminently, and wanted to transfer in order to pass the value of their pension benefits to beneficiaries and the <i>firm</i> was unable to obtain the necessary information in Information Area 3, 4, 5, or 6. 5.7 R If, after taking the steps at CONRED 4.3.15R, and having regard to the guidance in CONRED 4.3.12G to CONRED 4.3.13G, the conclusion is that the <i>firm</i> has not obtained the necessary information and it is not possible to assess the suitability of the transfer (such that the 'assessor rating' is 'Non-compliant – Material Information Gap'), record: (1) a brief summary of the missing information and its significance to the suitability assessment (for example, 'the <i>firm</i> has not recorded any <i>consumer</i> objectives and so it cannot form a view on whether the transfer 	5.6	G	cumstan	ces where the <i>firm</i> has been unable to obtain the necessary information
 and wanted to transfer in order to pass the value of their pension benefits to beneficiaries and the <i>firm</i> was unable to obtain the necessary information in Information Area 3, 4, 5, or 6. 5.7 R If, after taking the steps at CONRED 4.3.5R, and having regard to the guidance in CONRED 4.3.12G to CONRED 4.3.13G, the conclusion is that the <i>firm</i> has not obtained the necessary information and it is not possible to assess the suitability of the transfer (such that the 'assessor rating' is 'Non-compliant – Material Information Gap'), record: a brief summary of the missing information and its significance to the suitability assessment (for example, 'the <i>firm</i> has not recorded any <i>consumer</i> objectives and so it cannot form a view on whether the transfer 			(1)	proven urgent need for the transferred funds and the <i>firm</i> was unable to obtain the necessary information in Information Area 1, 3, 4 or 5. The types of circumstances in which a <i>consumer</i> is likely to be able to show they are experiencing <i>serious financial difficulty</i> include where continuing to pay domestic bills and credit commitments is a heavy bur- den on the <i>consumer</i> and the <i>consumer</i> has missed payments for any credit commitments and/or any domestic bills in any 3 or more of the
 CONRED 4.3.12G to CONRED 4.3.13G, the conclusion is that the <i>firm</i> has not obtained the necessary information and it is not possible to assess the suitability of the transfer (such that the 'assessor rating' is 'Non-compliant – Material Information Gap'), record: (1) a brief summary of the missing information and its significance to the suitability assessment (for example, 'the <i>firm</i> has not recorded any <i>consumer</i> objectives and so it cannot form a view on whether the transfer 			(2)	and wanted to transfer in order to pass the value of their pension be- nefits to beneficiaries and the <i>firm</i> was unable to obtain the necessary
suitability assessment (for example, 'the <i>firm</i> has not recorded any <i>consumer</i> objectives and so it cannot form a view on whether the transfer	5.7	R	CONRED tained the tran	4.3.12G to CONRED 4.3.13G, the conclusion is that the <i>firm</i> has not ob- he necessary information and it is not possible to assess the suitability of sfer (such that the 'assessor rating' is 'Non-compliant – Material Informa-
			(1)	suitability assessment (for example, 'the <i>firm</i> has not recorded any <i>consumer</i> objectives and so it cannot form a view on whether the transfer

		(2)	that the <i>firm</i> has not complied with the information requirements but it is not possible to assess whether the <i>firm</i> has complied with the suit- ability requirements; and
		(3)	where the failure relates to the transfer analysis, that the <i>firm</i> has not carried out the required transfer analysis in accordance with COBS 19.1.2R.
6	Instructio	ons for Infe	ormation Areas
6.1	G	informat	ion sets out how to assess whether the <i>firm</i> has collected the necessary tion across 9 Information Areas to make a <i>personal recommendation</i> . It is be used to determine whether the assessor has sufficient information to itability.
	Informat	ion Area 1	: has the firm obtained the essential facts about the consumer?
6.2	R	Refer to	the available evidence and take the following steps:
		(1)	Select 'yes' or 'no' depending on whether the <i>firm</i> has obtained the essential facts about the <i>consumer</i> .
		(2)	Enter the information about the <i>consumer</i> and (if relevant) their spouse or partner from the available evidence.
		(3)	Record any information inferred from the available evidence in the comment box.
6.3	R	Complet	e the BSPS DBAAT as follows:
		(1)	Where advice is on a joint life basis, complete the essential informa- tion for the consumer and their partner.
		(2)	If the consumer's tax rate is not recorded, it can be inferred from the consumer's salary at the date of the advice.
		(3)	Record in the additional comments box whether the <i>consumer</i> intends to transfer the pension to a Qualifying Recognised Overseas Pension Scheme. Record the relevant currency and overseas tax rates.
		(4)	Where health status is not recorded, absent any evidence suggesting otherwise, infer that the <i>consumer</i> is in good health.
		(5)	Record details about any dependants and the <i>consumer's</i> responsibility for them.
		(6)	Include details about whether the <i>consumer</i> had characteristics of vul- nerability. This means someone who, due to their personal circum- stances, is especially susceptible to detriment.
		ion Area 2 objectives?	: has the firm obtained the necessary information regarding the con-
6.4	R		e following steps to complete this area. Using the available evidence, the information recorded on the <i>consumer's</i> objectives and:
		(1)	if no objectives have been recorded, answer 'no' to this question; or
		(2)	if objectives are recorded, answer 'yes'; and
		(3)	complete the BSPS DBAAT by recording the <i>consumer's</i> objectives, us- ing the same wording and ranking or prioritisation as the <i>firm</i> and in- clude any observations in the additional comments box.
6.5	G		objective identified, the BSPS DBAAT will indicate fields where further tion can be recorded, in the right-hand columns, relating to:
		(1)	the amount wanted (to achieve the objective); and
		(2)	the date the amount is needed.
			: has the firm obtained the necessary information regarding the con- s regarding risk taking and their risk profile?
6.6	R	Take the	following steps to complete this area. Using the available evidence:

■ Release 36 ● May 2024

		(1)	select 'yes' or 'no' depending on whether the firm has obtained the		
			necessary information about the <i>consumer's</i> preferences regarding risk taking and their risk profile;		
		(2)	record in the boxes provided the <i>firm's</i> description of the <i>consumer's</i> :		
			(a) attitude to investment risk;		
			(b) attitude to the risks associated with a <i>pension transfer</i> , in- cluding the loss of <i>safeguarded benefits</i> ;		
			(c) capacity for loss (in general); and		
			(d) capacity for loss of safeguarded benefits;		
		(3)	select 'yes' or 'no' depending on whether the <i>firm</i> used a tool for any of the above assessments. If the <i>firm</i> used a tool record the name of that tool in the 'name of tool' box; and		
		(4)	record in the 'comments' box any additional comments or observations on the <i>firm's</i> approach to obtaining this information.		
6.7	G	their inv on their	for loss' refers to the <i>consumer's</i> ability to absorb falls in the value of estment. If any loss of capital would have a materially detrimental effect standard of living, this should be taken into account in assessing the risk of are able to take.		
6.8	G	consume and COBS vice shou	COBS 9.2.2R(2) requires a <i>firm</i> to obtain, where relevant, information about the <i>consumer's</i> (a) preferences regarding risk taking and (b) risk profile. COBS 19.1.7G and COBS 19.1.7AG contain guidance to which a <i>firm</i> giving <i>pension transfer</i> advice should have had regard when identifying the <i>consumer's</i> risk preferences and risk profile.		
6.9	G	ficient in	dvising a <i>consumer</i> during the relevant period should have obtained suf- formation to enable it to consider the <i>consumer's</i> attitude to the invest- s specific to a <i>pension transfer</i> , including:		
		(1)	the rate of growth that would have to be achieved to replicate scheme benefits in the <i>proposed arrangement</i> (COBS 19.1.7G and COBS 19.1.7AG);		
		(2)	the extent to which benefits may fall short of replicating those in the <i>defined benefits pension scheme</i> or other scheme with <i>safeguarded benefits</i> (COBS 19.1.7AG(1));		
		(3)	the uncertainty of the level of benefit that can be obtained from the purchase of a future <i>pension annuity</i> and the investment risk to which the retail <i>consumer</i> is exposed until a <i>pension annuity</i> is purchased with the proceeds of the proposed <i>personal pension scheme</i> or <i>stakeholder pension scheme</i> (COBS 19.1.7AG(2));		
		(4)	the potential lack of availability of <i>pension annuity</i> types (for instance, <i>pension annuity</i> increases linked to different indices) to replicate the benefits being given up in the <i>defined benefits pension scheme</i> as set out in COBS 19.1.7AG(1)); and		
		(5)	the risks relevant to a <i>pension transfer</i> from the BSPS to a scheme with <i>flexible benefits</i> listed at CONRED 4 Annex 22G at Table 1.		
			has the firm obtained the necessary information regarding the con- and experience?		
6.10	R	Take the	following steps to complete this area. Using the available evidence:		
		(1)	identify the information relevant to the <i>consumer's</i> knowledge and experience of <i>defined benefits pension schemes</i> and <i>pension schemes</i> with <i>flexible benefits</i> , including:		
			(a) the types of service, transaction and investments with which the <i>consumer</i> is familiar;		
			(b) the nature, volume and frequency of the <i>consumer's</i> trans- actions in <i>investments</i> and the period over which they have been carried out; and		

			(c) the level of education, profession or relevant former profes- sion of the <i>consumer</i> ;
		(2)	answer 'yes' or 'no' depending on whether the <i>firm</i> has obtained the necessary information about the <i>consumer's</i> knowledge and experi-
		(3)	ence; and record the <i>consumer's</i> knowledge and experience relevant to <i>pension transfers</i> in the 'additional comments' box.
			: has the firm obtained the necessary information regarding the con- expenditure?
6.11	R		following steps to complete this area. Using the available evidence:
0.11	IX.	(1)	identify the information relevant to the <i>consumer's</i> financial situation;
		(2)	answer 'yes' or 'no' depending on whether the <i>firm</i> has obtained the necessary information regarding the <i>consumer's</i> estimated expenditure;
		(3)	record relevant information under the headings 'current regular' and 'retirement regular', including the <i>consumer's</i> expenditure on:
			(a) basic cost of living;
			(b) lifestyle expenditure; and
			(c) discretionary expenditure/savings; and
		(4)	record any additional comments about the steps the <i>firm</i> has taken to obtain this information, including any inferences made about current or retirement regular expenditure.
6.12	E	obtain th	yes' to the question at 6.11R(2) if the <i>firm</i> has taken reasonable steps to ne information under the headings 'current regular' and 'retirement expenditure' but there is information missing and:
		(1)	the <i>consumer</i> is 5 years or less from their intended retirement age and taking account their personal circumstances, it is possible to use the current regular expenditure as a proxy for retirement regular expenditure; or
		(2)	it is possible to use the current regular expenditure, with <i>consumer</i> -spe- cific adjustments, as a proxy for retirement regular expenditure.
6.13	G		5 DBAAT records the necessary information about the <i>consumer's</i> estim- renditure throughout retirement in 3 categories:
		(1)	Basic cost of living: this includes all non-discretionary expenditure. For example, utility bills, council tax, food and any outstanding accom- modation payments (such as mortgages and rents) or care expenses if these are ongoing.
		(2)	Lifestyle expenditure: this is expenditure to support the consumer's life- style. For example, <i>consumers</i> may wish to spend money on entertain- ment, holidays or home help.
		(3)	Discretionary expenditure/savings: this is expenditure which is discre- tionary and could easily be cut back by the <i>consumer</i> at any time. It may include current savings into pensions or investments which may well cease upon retirement. This may also be labelled as 'disposable income'.
6.14	G		<i>m</i> has estimated the <i>consumer's</i> expenditure in retirement, consider it took reasonable steps to do so. Reasonable steps might include:
		(1)	gathering the necessary information on the <i>consumer's</i> current level of expenditure and liabilities;
		(2)	considering how the <i>consumer's</i> personal circumstances and lifestyle (for example, living arrangements, mortgage position, provision of fin- ancial support for dependents, recreational activities, and travel) are

				nange upon retirement, and how this might affect future ex- and liabilities;
		(3)	derived fro in similar s able source	g low estimates of expenditure by using comparative figures om (for example) the <i>firm's</i> experience with other <i>consumers</i> ituations, statistical averages, actuarial data and other reli- es (though it is unlikely that the use of generic data would tisfy the requirement to take reasonable steps);
		(4)	sumer's lev	rm has used a cashflow modelling tool to estimate the con- rel of expenditure in retirement as part of demonstrating t the consumer is on this income in retirement;
		(5)	sumer suge but low lev	g inconsistent information, for example, where the <i>con</i> - gests they have a high level of available disposable income vels of savings, suggesting that their lifestyle expenditure ore than they represent.
		on Area 6: nancial situ		n obtained the necessary information regarding the con-
6.15	R	To comple	ete this area	a, take the following steps. Using the available evidence:
		(1)		e information relevant to the <i>consumer's</i> financial situation;
		(2)	answer 'ye	s' or 'no' depending on whether the <i>firm</i> has captured the nformation regarding the <i>consumer's</i> financial situation;
		(3)		relevant information for the <i>consumer</i> and (for joint advice) se or partner under the headings:
			(a)	consumer's current income;
			(b)	income sources in retirement (excluding income from the comparator scheme, which is captured in Information Area 7);
			(c)	other assets (excluding the consumer's main residence); and
			(d)	liabilities.
6.16	G	can be us typically p has a reas because t temporar	ed as an inc provides sec sonable bas the consume	residence should not usually be counted as an asset which come source in retirement. The <i>consumer's</i> main residence ure accommodation throughout retirement. Where the <i>firm</i> is for treating the main residence as an asset, for example er has a legitimate plan to downsize and the <i>firm</i> has a con- d of these plans, include the value of the main residence in c.
6.17	G	the neces sible to e	sary inform	s incomplete or it is unclear whether the <i>firm</i> has collected ation on the <i>consumer's</i> financial situation, it may be pos- <i>consumer's</i> income or assets from other information on the ample:
		(1)	that the co	er assets' section in a fact-find is blank, and there is evidence onsumer's income does not exceed or marginally exceeds nditure, it may be reasonable to assume that the <i>consumer</i> er assets;
		(2)	if the 'stat	e pension' section of the fact-find is blank:
			(a)	where there is evidence of the <i>consumer's</i> employment history on file or length of service at the scheme employer, it may be possible to estimate entitlement to a state pension;
			(b)	where a <i>consumer</i> expects to continue in employment until retirement, it is reasonable to infer, unless there is specific information to the contrary, that the <i>consumer</i> would con- tinue to accrue state pension entitlement throughout that period;

		(3)		n the 'spouse's/partner's' assets are missing, it may be pos- er information based on the spouse's circumstances. For
			(a)	if the spouse or partner was employed at the time of the advice, it is likely they will have some eligibility for state pension;
			(b)	if the spouse or partner was not employed, this may indic- ate that they have modest assets, in the absence of evid- ence suggesting otherwise;
		(4)	of material fits could b	umer or their spouse or partner held other defined benefits value, where a benefits statement was delayed, these bene- be reasonably estimated by contemporaneous records of v, length of service and publicly available scheme details;
		(5)	bution per where it has spouse or p to cover th	an indication that the spouse or partner has a defined contri- ision scheme or other assets but the value is not quantified, as already been demonstrated that the <i>consumer</i> and partner have sufficient other guaranteed pension provision eir expenditure in retirement, the value of this scheme may essary to assess the suitability of the recommendation to
6.18	G	(1)	amount of informatio	able evidence suggests that the <i>consumer</i> has a significant disposable income, but the <i>firm</i> has obtained limited or no n on them, it is more likely than not that the <i>firm</i> has not he necessary information.
		(2)	sets or liab	able evidence demonstrates that the <i>consumer</i> has other as- ilities, but the <i>firm</i> has obtained limited or no information t is likely that the <i>firm</i> has not obtained the necessary in-
6.19	G	Steel Ltd should ha as to whe	and the sec we been rec ther redund	concerned about the security of their employment with Tata urity of income over the remaining term to retirement, this corded on the <i>consumer</i> file. The <i>firm</i> should have inquired dancy or loss of income was imminent and was likely to ncial hardship.
	Information sumer's pe			n obtained the necessary information regarding the con-
6.20	R	To comple	ete this area	a, take the following steps. Using the available evidence:
		(1)		<i>firm</i> has advised on multiple periods of service in the BSPS) ler the heading 'number of schemes':
			(a)	the number of periods of service in the BSPS advised on;
			(b)	whether the outcome was to transfer all periods of service;
		(2)	record the including:	relevant information for the consumer's BSPS membership,
			(a)	the statement of benefits and date obtained;
			(b)	whether the Time to Choose pack was obtained;
			(c)	what the <i>consumer's</i> Time to Choose election was (BSPS2 or PPF);
			(d)	the date of the CETV and the CETV amount;
			(e)	the dates they joined and left the BSPS (the BSPS DBAAT will then automatically calculate the length of service);
			(f)	their retirement date (NRD) in the BSPS;
			(g)	BSPS minimum retirement age;
			(h)	whether the client opted out of the scheme in advance of its closure and the date of any opt-out;

CONRED 4 Annex 21/10

				(i)	any additio	nal comments;
			(3)	necessary i	information	pending on whether the <i>firm</i> has captured the regarding the <i>consumer's</i> BSPS membership, n, and benefits; and
			(4)			elevant to the consumer's CETV and the compar- additional comments' box.
			on Area 8: angement		n obtained t	he necessary information regarding the pro-
	6.21	R	-		a, take the f	ollowing steps. Using the available evidence:
			(1)			pout the proposed arrangement;
			(2)			pending on whether the firm has captured the regarding the <i>proposed arrangement</i> ;
			(3)		has not ider	ntified a proposed arrangement, answer 'no' to
			(4)	•	relevant inf	ormation under the headings 'proposed arrange-
			(5)	in the 'add	ditional comr	nents' box, record any relevant information riser costs and charges.
		Informatio	on Area 9:			t the transfer analysis?
	6.22	R				ollowing steps. For the relevant comparator
			scheme(s) value ana		available evi	dence and with reference to the <i>firm's</i> transfer
			(1)	record the	consumer's	preferred retirement age;
			(2)	record the	relevant cor	nparator schemes(s);
			(3)		the comparis	ation under the heading 'comparison of bene- on carried out by the <i>firm</i> to comply with COBS
			(4)	record rele	evant inform	ation under the heading 'critical yield',
				(a)		yield on a joint and single basis to the <i>con-</i> D and preferred retirement date; and
				(b)	by selecting	ich critical yield is more relevant (joint or single) y the critical yield which corresponds to the <i>con</i> - entions; and
					(i)	if the evidence on file demonstrates that the <i>consumer</i> does not intend to take any <i>pension commencement lump sum</i> , record the critical yield for a full pension and make a note in the 'additional comments' box; and/or
					(ii)	if the consumer is single and there is nothing on file to suggest that this is likely to change, then insert the critical yield calculated on a single life basis and make a note in the 'addi- tional comments' box; and
				(c)		critical yield to match the comparator scheme(s) umer's preferred retirement date; and
			(5)	on cashflo		any other comparison of benefits, for example or analysis of how long funds are likely to last gement.
(6.23	G		DBAAT rece comparato	ords the nec	essary information about the <i>consumer's</i> bene- and their preferred retirement date in 3
			categorie	J.		

		(1)	Pension (no commutation) per annum (p.a.): the income benefits the <i>consumer</i> would receive at NRD if they were to take all their benefits as income only.			
		(2)	Pension (full commutation) per annum (p.a.): the (reduced) income be- nefits the <i>consumer</i> would receive at NRD if they chose to maximise their <i>pension commencement lump sum</i> by commuting income bene- fits up to the full permitted limit.			
		(3)	<i>Pension commencement lump sum</i> (PCLS): the lump sum benefits the <i>consumer</i> would receive at their NRD if they chose to maximise their PCLS by commuting income benefits up to the full permitted limit.			
6.24	G	To assess	whether the <i>firm</i> has carried out the transfer analysis, identify whether:			
		(1)	(with reference to the assumptions in COBS 19.1.4R to COBS 19.1.4BR and taking into account the dates these rules were in force) the analysis has been undertaken on the correct assumptions, including whether, if more cautious assumptions have been used, those assumptions are reasonable; and			
		(2)	the analysis is consistent with product-related documents such as the <i>key features illustration</i> .			
7	-	/ requirem				
7.1	R		wing requirements are specified as 'suitability requirements':			
		(1)	COBS 9.2.1R(1), which requires a <i>firm</i> to take reasonable steps to ensure that a personal recommendation is suitable for its <i>client</i> ; and			
		(2)	the common law duty in contract or tort to exercise reasonable skill and care in advising the <i>consumer</i> on <i>pension transfers</i> .			
7.2	G	term prov the <i>consu</i>	ract between the <i>firm</i> and the <i>consumer</i> may have included a specific viding that the <i>firm</i> would exercise reasonable skill and care in advising <i>umer</i> on investments. If it did not do so, such a duty is likely to have blied into the contract.			
7.3	G	The standard of care under the FCA rules and the common law is that of a reas- onably competent <i>firm</i> carrying on a similar business to that of the <i>firm</i> assessed.				
7.4	G	The suitability requirements arise from FCA rules and the common law. For the re- quirements specified, the standards required of the <i>firm</i> are materially similar, re- gardless of whether their origin is a <i>rule</i> or the common law.				
7.5	G	take acco	R(2), COBS 9.2.2R and COBS 9.2.3R indicate matters of which a <i>firm</i> must punt when assessing whether the <i>firm</i> failed to comply with the suitabil- ements. In summary, these are the <i>consumer's</i> :			
		(1)	investment objectives;			
		(2)	financial situation; and			
		(3)	knowledge and experience in the <i>investment</i> field relevant to the spe- cific type of designated <i>investment</i> or service.			
7.6	G	a <i>firm</i> she can clear	ing point for <i>pension transfer</i> advice is the <i>guidance</i> in COBS 19.1.6G that ould only consider a transfer, conversion or opt-out to be suitable if it ly demonstrate, on contemporary evidence, that the transfer, conversion it is in the <i>client's</i> best interests.			
8	Assessing	scheme ca	ases for compliance with suitability requirements			
8.1	R	(1)	The 'Suitability Section' in the BSPS DBAAT and associated additional provisions in these instructions contain 'examples' which tend to show failure to comply or compliance with the suitability requirements specified at 7.1R.			
		(2)	The examples are indicators that advice may be unsuitable, and an overall view of suitability or unsuitability must be reached taking account of all of the circumstances.			
8.2	R	For each	scheme case, the assessor must:			

		(1)		sider and give appropriate weight to all available evidence of compliance or non-compliance with applicable suitability re- nts; and
		(2)	whether	ncluding with reference to the examples in the BSPS DBAAT, it is more likely than not that the <i>firm</i> complied or failed to <i>v</i> ith the suitability requirements.
8.3	R	In consi	dering the a	available evidence, the assessor must:
		(1)	not assur on the ba	ne that a <i>firm</i> complied with a suitability requirement solely asis that:
			(a)	the <i>consumer</i> signed documentation that records their un- derstanding or agreement to matters set out in that docu- mentation;
			(b)	the advice was given to a <i>consumer</i> who had transferred from a <i>defined benefit occupational pension scheme</i> in the past;
		(2)	stances o	e weight to evidence of the <i>consumer's</i> particular circum- r the circumstances at the time than to general evidence of g practices of the <i>firm</i> or its advisers at the relevant time;
		(3)		e that an example is present on the 'balance of probabilities' s more likely than not to have occurred.
8.4	R			ether a <i>firm</i> complied with the suitability requirements, the as- to account the following:
		(1)		<i>Imer's</i> investment objectives, including their willingness to risks associated with transfer (transfer risk);
		(2)	bear the	<i>Imer's</i> financial situation, including their ability, financially, to risks associated with the recommended transfer consistent r investment objectives;
		(3)		<i>Imer's</i> ability, in the light of the following, to understand the ciated with a <i>pension transfer</i> :
			(a)	the experience and knowledge of the <i>consumer</i> relevant to a <i>pension transfer</i> ; and
			(b)	any communications received from the comparator scheme(s) regarding the <i>pension transfer</i> .
8.5	R	When a	issessing the	reasonableness of a <i>firm's</i> conduct, the assessor must:
		(1)		e <i>firm's</i> conduct against what was reasonable at the time e <i>firm</i> gave the advice; and
		(2)		ard to the information available at various times, including mation listed at Table 3 of CONRED 4 Annex 22G; and
		(3)	where th would at	that the conduct of the <i>firm</i> assessed was reasonable only at <i>firm</i> displayed the degree of skill, care and diligence that that time have been exercised in the ordinary and proper a similar business to that of the <i>firm</i> .
8.6	G		the advice is by different	s given using a two-adviser model and the advisers are em- firms:
		(1)		which <i>firm</i> is responsible for the <i>pension transfer</i> advice and <i>m</i> is responsible for the investment advice;
		(2)	viding pe writing b ought re	account that it will generally be reasonable for the <i>firm</i> pro- ension transfer advice to rely on information provided to it in by the <i>firm</i> providing investment advice, unless it is aware or asonably to be aware of any fact that would give reasonable to question the accuracy of that information (COBS 2.4.6R and 3G).
9	Comp	leting the Su		tion of the BSPS DBAAT

9.1 G The Suitability Section is used to record the assessment of whether the <i>firm</i> has compiled with the suitability requirements. 9.2 R The assessor must take the following steps to complete the Suitability Section: (1) review the available evidence and the information recorded in the Information Section 01 to f this Annex to determine whether the available evidence show soverall that an example is present, or not; (2) take the steps in Section 10 of this Annex to determine whether the presence of any examples indicating unsuitable advice, whether the firm compiled with the suitability requirements; and (3) comment on whether or not the <i>firm</i> compiled with the suitability requirements; and (5) comment on whether or not the <i>firm</i> completed with the suitability requirements; and (5) comment on whether or not the <i>firm</i> spotential non-compliance with the suitability requirements. There may be other factors which mean that the <i>firm</i> has, despite the presence of the example. complied, or not complied, with the suitability requirements. For example: (1) if Example 1 is present but the recommendation is nonetheless suitable because the consumer has the comparator scheme and no requirement to replicate the amount or shape of the comparator scheme benefits; or (2) if Example 1 is present but the recommendation is nonetheless suitable because the consumer's objective is to transfer to preserve the value of the is cheme benefits to beneficiaries; and (b) the beneficiaries would be financially better off if the funds were transferred to a scheme with <i>flexible beenfits</i>; or (a) The SSPS DBAAT rating will indicate a conclusion of 'Compliant' or Non-Compliant' beabed on the answere to th					
 (1) review the available evidence and the information recorded in the Information Section of the BSP DBAAT; (2) take the steps in Section 10 of this Annex to determine whether the available evidence shows overall that an example is present, or not; (3) indicate whether any or all of Examples (1) to (12) are present, or not, by selecting yes' or 'no'; (4) conclude, taking into account all of the available evidence and the presence of any examples indicating unsuitable advice, whether the firm complied with the suitability requirements; and (5) comment on whether or not the firm complied with the suitability requirements, with reference to the example or examples that support their conclusion. 9.3 G If an example is present, this will tend to indicate the firm's potential non-complied with the suitability requirements. There may be other factors which mean that the firm has, despite the presence of the example, complied, or not complied with the suitability requirements. The example (1) if Example 9 is present because the transfer analysis does not support a recommendation to transfer, but the recommediation is nonetheless suitable because the consumer has little or no reliance on the transfer value from the comparator scheme and no requirement to replicate the amount or shape of the comparator scheme benefits; or (2) if Example 1 is present but the recommendation is nonetheless suitable because the consumer's objective is to transfer to preserve the value of their scheme benefits for benefiticaries; and (b) the beneficiaries would be financially better off if the funds were transfered to a scheme with <i>Hexible benefits</i> rather than remaining in the comparator scheme(s). 9.4 G The BSPS DBAAT rating will indicate a conclusion of 'Compliant' or Non-Compliant'' based on the answer to the example guisons in the BSPS DBAAT. The BSPS DBAAT rating is not definitive of suitability; requirement	9.1	G			
 formation Section 10 of the BSPS DBAAT; (2) take the steps in Section 10 of this Arnex to determine whether the available evidence shows overall that an example is present, or not; (3) indicate whether any or all of Examples (1) to (12) are present, or not, by selecting 'yes' or 'no'; (4) conclude, taking into account all of the available evidence and the presence of any examples indicating unsuitable advice, whether the firm complied with the suitability requirements; and (5) comment on whether or not the firm complied with the suitability requirements, whether the introduce with the suitability requirements; and (5) comment on whether or not the firm complied with the suitability requirements, whether their conclusion. 9.3 G If an example is present, this will tend to indicate the firm's potential non-compliance with the suitability requirements. For example: (1) if Example 9 is present because the transfer analysis does not support a recommendation to transfer, but the recommendation is nonetheless suitable because the consumer has little or no reliance on the transfer value from the comparator scheme benefits; or (2) if Example 1 is present but the recommendation is nonetheless suitable because the consumer's objective is to transfer to preserve the value of their scheme benefits for benefits; and (b) the beneficiaries would be financially better off if the funds were transferer do a scheme with flexible benefits and the suitability requirements. 9.4 G The BSPS DBAAT rating will indicate a conclusion of 'Compliant' or 'Non-Compliant' to based on the asswitable advice 10.1 G This section contains rules, evidential provisions, and guidance for determining whether the available evidence shows overall that an example is present. 10 Examples that indicate unsuitable advice 10.2 R Take the following steps to determine whether the sample is present. (1) The Sest on contains rules,	9.2	R	The asse	ssor must ta	ke the following steps to complete the Suitability Section:
 available evidence shows overall that an example is present, or not; (3) indicate whether any or all of Examples (1) to (12) are present, or not, by selecting 'yes' or 'no'; (4) conclude, taking into account all of the available evidence and the presence of any examples indicating unsuitable advice, whether the firm compiled with the suitability requirements; and (5) comment on whether or not the firm complied with the suitability requirements, with reference to the example or examples that support their conclusion. 9.3 G If an example is present, this will tend to indicate the firm's potential non-compliance with the suitability requirements. For example: (1) if Example 9 is present because the transfer analysis does not support a recommendation to transfer, but the recommendation is nonetheless suitable because the consumer has little or no reliance on the transfer value from the comparator scheme and no requirement to replicate the amount or shape of the commendation is nonetheless suitable because the consumer has little or no reliance on the transfer value from the consumer is no scheme benefits; or (2) if Example 1 is present but the recommendation is nonetheless suitable because the consumer's objective is to transfer to preserve the value of their scheme benefits for beneficiaries; and (b) the beneficiaries vould be financially better off if the funds were transferred to a scheme with flexible benefits rather than remaining in the comparator scheme(s). 9.4 G The BSPS DBAAT rating will indicate a conclusion of 'Compliant' or 'Non-Compliant' based on the answer to the example questions in the BSPS DBAAT rate grading stops overall that an example is present. 10 Examples that indicate unsultable advice 10.1 G This section contains rules, evidential provisions, and guidance for determining whether the available evidence information Areas 5, 6, 7, 8 and 9 of the Information Section. (2) Using the availa			(1)		
 by selecting 'yes' or 'no'; (4) conclude, taking into account all of the available evidence and the presence of any examples indicating unsuitable advice, whether the <i>firm</i> complied with the suitability requirements; and (5) comment on whether or not the <i>firm</i> complied with the suitability requirements; and (5) comment on whether or not the <i>firm</i> complied with the suitability requirements. There may be other factors which mean that the <i>firm</i> has, despite the presence of the example, complied, or not complied, with the suitability requirements. For example: (1) if Example 9 is present the commer factors which mean that the <i>firm</i> has, despite the presence of the example, complied, or not complied, with the suitability requirements. For example: (1) if Example 9 is present because the transfer analysis does not support a recommendation to transfer, but the recommendation is nonetheless suitable because the <i>consumer</i> has little or no reliance on the transfer value from the comparator scheme banefits; or (2) if Example 1 is present but the recommendation is nonetheless suitable because the <i>consumer's</i> objective is to transfer to preserve the value of their scheme benefits; or (a) the <i>consumer's</i> objective is to transfer to preserve the value of their scheme benefits or compartor scheme(s). 9.4 G The BSPS DBAAT rating will indicate a conclusion of 'Compliant' or 'Non-Compliant' based on the answer to the example questions in the BSPS DBAAT. The BSPS DBAAT rating is not definitive of suitability; it is an indication of the <i>firm's</i> compliance with the suitability requirements. 10 Examples that indicate unsuitable advice 10.1 G This section contains rules, evidential provisions, and guidance for determining whether the available evidence in Information Areas 5, 6, 7, 8 and 9 of the Information Section. (2) Using the available evidence, identify the amount the <i>consumer</i> needs to meet anticipated expenses			(2)		
 9.3 G If an example indicating unsuitable advice, whether the firm complied with the suitability requirements; and (5) comment on whether or not the firm complied with the suitability requirements, with reference to the example or examples that support their conclusion. 9.3 G If an example is present, this will tend to indicate the firm's potential non-compliance with the suitability requirements. There may be other factors which mean that the firm has, despite the presence of the example, complied, or not complied, with the suitability requirements. For example: (1) if Example 9 is present because the transfer analysis does not support a recommendation to transfer, but the recommendation is nonetheless suitable because the consumer has little or no reliance on the transfer value from the comparator scheme and no requirement to replicate the amount or shape of the comparator scheme benefits; or (2) if Example 1 is present but the recommendation is nonetheless suitable because the consumer is in serious ill health with a shortened life expectancy and: (a) the consumer's objective is to transfer to preserve the value of their scheme benefits for beneficiaries; and (b) the beneficiaries would be financially better off if the funds were transferred to a scheme with flexible benefits rather than remaining in the comparator scheme(s). 9.4 G The BSP DBAAT rating will indicate a conclusion of 'Compliant' or 'Non-Compliant' based on the answer to the example questions in the BSP DBAAT. The BSP DBAAT rating is not definitive of suitability; it is an indication of the firm's compliance with the suitability requirements. 10 Examples that indicate unsuitable advice 11 G This section contains rules, evidential provisions, and guidance for determining whether the available evidence in Information Areas 5, 6, 7, 8 and 9 of the Information Section. (2) Using the available evidence, identify the amount the consumer needs to meet an			(3)		
 9.3 G If an example is present, this will tend to indicate the <i>firm's</i> potential non-compliance with the suitability requirements. There may be other factors which mean that the <i>firm</i> has, despite the presence of the example, complied, or not complied, with the suitability requirements. For example: if Example 9 is present because the transfer analysis does not support a recommendation to transfer, but the recommendation is nonetheless suitable because the consumer has little or no reliance on the transfer value from the comparator scheme and no requirement to replicate the amount or shape of the comparator scheme benefits; or if Example 1 is present but the recommendation is nonetheless suitable because the <i>consumer's</i> objective is to transfer to preserve the value of their scheme benefits for beneficiaries; and the consumer's objective is to transfer to preserve the value of their scheme benefits for beneficiaries; and the subscheme transferred to a scheme with <i>flexible benefits</i> rather than remaining in the comparator scheme(s). 9.4 G The BSPS DBAAT rating will indicate a conclusion of 'Compliant' or 'Non-Compliant' based on the answer to the example questions in the BSPS DBAAT. The BSPS DBAAT rating is not definitive of suitability; it is an indication of the <i>firm's</i> compliance with the suitabile requirements. 10 Examples that indicate unsuitable advice 10.1 G This section contains rules, evidential provisions, and guidance for determining whether the available evidence shows overall that an example is present: (1) Review the available evidence, identify the amount the consumer needs to meet anticipated expenses and personal outlays throughout retirement, taking into account: (a) any offective parts and personal outlays throughout retirement, taking into account: (b) any intention or preference for early retirement; (c) any existing liabilities that the consumer co			(4)	presence of	of any examples indicating unsuitable advice, whether the
 ance with the suitability requirements. There may be other factors which mean that the <i>firm</i> has, despite the presence of the example; complied, or not complied, with the suitability requirements. For example: if Example 9 is present because the transfer analysis does not support a recommendation to transfer, but the recommendation is nonetheless suitable because the <i>consumer</i> has little or no reliance on the transfer value from the comparator scheme and no requirement to replicate the amount or shape of the comparator scheme benefits; or if Example 1 is present but the recommendation is nonetheless suitable because the <i>consumer</i> has little or no reliance on the transfer value from the consumer's objective is to transfer to preserve the value of their scheme benefits for beneficiaries; and the consumer's objective is to transfer to preserve the value of their scheme benefits for beneficiaries; and the beneficiaries would be financially better off if the funds were transferred to a scheme with <i>flexible benefits</i> rather than remaining in the comparator scheme(s). 9.4 G The BSPS DBAAT rating will indicate a conclusion of 'Compliant' or 'Non-Compliant' based on the answer to the example questions in the BSPS DBAAT. The BSPS DBAAT rating is not definitive of suitability, it is an indication of the <i>firms</i> compliance with the suitability requirements. 10 Examples that indicate unsuitable advice 10.1 G This section contains rules, evidential provisions, and guidance for determining whether the available evidence in Information Areas 5, 6, 7, 8 and 9 of the Information Section. (2) Using the available evidence, identify the amount the <i>consumer</i> ment, taking into account:			(5)	quirement	ts, with reference to the example or examples that support
 a recommendation to transfer, but the recommendation is nonetheless suitable because the consumer has little or no reliance on the transfer value from the comparator scheme and no requirement to replicate the amount or shape of the comparator scheme benefits; or (2) if Example 1 is present but the recommendation is nonetheless suitable because the consumer is in serious ill health with a shortened life expectancy and: (a) the consumer's objective is to transfer to preserve the value of their scheme benefits for beneficiaries; and (b) the beneficiaries would be financially better off if the funds were transferred to a scheme with <i>flexible benefits</i> rather than remaining in the comparator scheme(s). 9.4 G The BSPS DBAAT rating will indicate a conclusion of 'Compliant' or 'Non-Compliant' based on the answer to the example questions in the BSPS DBAAT. The BSPS DBAAT rating is not definitive of suitability; it is an indication of the <i>firm's</i> compliance with the suitability requirements. 10 Examples that indicate unsuitable advice 10.1 G This section contains rules, evidential provisions, and guidance for determining whether the available evidence shows overall that an example is present. 10.2 R Take the following steps to determine whether this example is present: (a) any forecast expenditure plans that the firm has identified with the consumer; (b) any intention or preference for early retirement; (c) any existing liabilities that the consumer needs to meet anticipated expenses and personal outlays throughout retirement; (c) any existing liabilities that the consumer needs to finder with the consumer; 	9.3	G	ance wit that the	h the suitab <i>firm</i> has, de	ility requirements. There may be other factors which mean espite the presence of the example, complied, or not com-
 because the <i>consumer</i> is in serious ill health with a shortened life expectancy and: (a) the <i>consumer's</i> objective is to transfer to preserve the value of their scheme benefits for beneficiaries; and (b) the beneficiaries would be financially better off if the funds were transferred to a scheme with <i>flexible benefits</i> rather than remaining in the comparator scheme(s). 9.4 G The BSPS DBAAT rating will indicate a conclusion of 'Compliant' or 'Non-Compliant' based on the answer to the example questions in the BSPS DBAAT. The BSPS DBAAT rating is not definitive of suitability; it is an indication of the <i>firm's</i> compliance with the suitability requirements. 10 Examples that indicate unsuitable advice 10.1 G This section contains rules, evidential provisions, and guidance for determining whether the available evidence shows overall that an example is present, or not. Example 1: the consumer is, or will be, reliant on income from the comparator scheme 10.2 R Take the following steps to determine whether this example is present: (1) Review the available evidence, identify the amount the <i>consumer</i> needs to meet anticipated expenses and personal outlays throughout retirement, taking into account: (a) any forecast expenditure plans that the firm has identified with the <i>consumer</i>; (b) any intention or preference for early retirement; (c) any existing liabilities that the <i>consumer</i> continues to pay off (for example, their mortgage) and their plans for clear. 			(1)	a recomm suitable b value from	endation to transfer, but the recommendation is nonetheless ecause the <i>consumer</i> has little or no reliance on the transfer in the comparator scheme and no requirement to replicate
 of their scheme benefits for beneficiaries; and (b) the beneficiaries would be financially better off if the funds were transferred to a scheme with <i>flexible benefits</i> rather than remaining in the comparator scheme(s). 9.4 G The BSPS DBAAT rating will indicate a conclusion of 'Compliant' or 'Non-Compliant' based on the answer to the example questions in the BSPS DBAAT. The BSPS DBAAT rating is not definitive of suitability; it is an indication of the <i>firm's</i> compliance with the suitability requirements. 10 Examples that indicate unsuitable advice 10.1 G This section contains rules, evidential provisions, and guidance for determining whether the available evidence shows overall that an example is present, or not. Example 1: the consumer is, or will be, reliant on income from the comparator scheme 10.2 R Take the following steps to determine whether this example is present: (1) Review the available evidence in Information Areas 5, 6, 7, 8 and 9 of the Information Section. (2) Using the available evidence, identify the amount the consumer needs to meet anticipated expenses and personal outlays throughout retirement, taking into account:			(2)	because th	ne consumer is in serious ill health with a shortened life ex-
 funds were transferred to a scheme with flexible benefits rather than remaining in the comparator scheme(s). 9.4 G The BSPS DBAAT rating will indicate a conclusion of 'Compliant' or 'Non-Compliant' based on the answer to the example questions in the BSPS DBAAT. The BSPS DBAAT rating is not definitive of suitability; it is an indication of the firm's compliance with the suitability requirements. 10 Examples that indicate unsuitable advice 10.1 G This section contains rules, evidential provisions, and guidance for determining whether the available evidence shows overall that an example is present, or not. Example 1: the consumer is, or will be, reliant on income from the comparator scheme 10.2 R Take the following steps to determine whether this example is present: (1) Review the available evidence in Information Areas 5, 6, 7, 8 and 9 of the Information Section. (2) Using the available evidence, identify the amount the consumer needs to meet anticipated expenses and personal outlays throughout retirement, taking into account: (a) any forecast expenditure plans that the firm has identified with the consumer; (b) any intention or preference for early retirement; (c) any existing liabilities that the consumer continues to pay off (for example, their mortgage) and their plans for clear- 				(a)	
 ant' based on the answer to the example questions in the BSPS DBAAT. The BSPS DBAAT rating is not definitive of suitability; it is an indication of the <i>firm's</i> compliance with the suitability requirements. Examples that indicate unsuitable advice G This section contains rules, evidential provisions, and guidance for determining whether the available evidence shows overall that an example is present, or not. Example 1: the consumer is, or will be, reliant on income from the comparator scheme R Take the following steps to determine whether this example is present: Review the available evidence in Information Areas 5, 6, 7, 8 and 9 of the Information Section. Using the available evidence, identify the amount the <i>consumer</i> needs to meet anticipated expenses and personal outlays throughout retirement, taking into account:				(b)	funds were transferred to a scheme with flexible benefits
 10.1 G This section contains rules, evidential provisions, and guidance for determining whether the available evidence shows overall that an example is present, or not. Example 1: the consumer is, or will be, reliant on income from the comparator scheme 10.2 R Take the following steps to determine whether this example is present: (1) Review the available evidence in Information Areas 5, 6, 7, 8 and 9 of the Information Section. (2) Using the available evidence, identify the amount the <i>consumer</i> needs to meet anticipated expenses and personal outlays throughout retirement, taking into account: (a) any forecast expenditure plans that the firm has identified with the <i>consumer</i>; (b) any intention or preference for early retirement; (c) any existing liabilities that the <i>consumer</i> continues to pay off (for example, their mortgage) and their plans for clear- 	9.4	G	ant' base DBAAT r	ed on the ar ating is not	nswer to the example questions in the BSPS DBAAT. The BSPS definitive of suitability; it is an indication of the <i>firm's</i> com-
 whether the available evidence shows overall that an example is present, or not. Example 1: the consumer is, or will be, reliant on income from the comparator scheme 10.2 R Take the following steps to determine whether this example is present: Review the available evidence in Information Areas 5, 6, 7, 8 and 9 of the Information Section. Using the available evidence, identify the amount the <i>consumer</i> needs to meet anticipated expenses and personal outlays throughout retirement, taking into account: any forecast expenditure plans that the firm has identified with the <i>consumer</i>; any intention or preference for early retirement; any existing liabilities that the <i>consumer</i> continues to pay off (for example, their mortgage) and their plans for clear- 	10	Examples	s that indic	ate unsuita	ble advice
 10.2 R Take the following steps to determine whether this example is present: Review the available evidence in Information Areas 5, 6, 7, 8 and 9 of the Information Section. Using the available evidence, identify the amount the <i>consumer</i> needs to meet anticipated expenses and personal outlays throughout retirement, taking into account: any forecast expenditure plans that the firm has identified with the <i>consumer</i>; any intention or preference for early retirement; any existing liabilities that the <i>consumer</i> continues to pay off (for example, their mortgage) and their plans for clear- 	10.1	G			
 Review the available evidence in Information Areas 5, 6, 7, 8 and 9 of the Information Section. Using the available evidence, identify the amount the <i>consumer</i> needs to meet anticipated expenses and personal outlays throughout retirement, taking into account: (a) any forecast expenditure plans that the firm has identified with the <i>consumer</i>; (b) any intention or preference for early retirement; (c) any existing liabilities that the <i>consumer</i> continues to pay off (for example, their mortgage) and their plans for clear- 		Example	1: the cons	sumer is, or	will be, reliant on income from the comparator scheme
 the Information Section. Using the available evidence, identify the amount the <i>consumer</i> needs to meet anticipated expenses and personal outlays throughout retirement, taking into account: (a) any forecast expenditure plans that the firm has identified with the <i>consumer</i>; (b) any intention or preference for early retirement; (c) any existing liabilities that the <i>consumer</i> continues to pay off (for example, their mortgage) and their plans for clear- 	10.2	R	Take the	following s	teps to determine whether this example is present:
 to meet anticipated expenses and personal outlays throughout retirement, taking into account: (a) any forecast expenditure plans that the firm has identified with the <i>consumer</i>; (b) any intention or preference for early retirement; (c) any existing liabilities that the <i>consumer</i> continues to pay off (for example, their mortgage) and their plans for clear- 			(1)		
 with the consumer; (b) any intention or preference for early retirement; (c) any existing liabilities that the consumer continues to pay off (for example, their mortgage) and their plans for clear- 			(2)	to meet a	nticipated expenses and personal outlays throughout retire-
(c) any existing liabilities that the <i>consumer</i> continues to pay off (for example, their mortgage) and their plans for clear-				(a)	
off (for example, their mortgage) and their plans for clear-				(b)	any intention or preference for early retirement;
				(c)	off (for example, their mortgage) and their plans for clear-

			(d)		e forecast expenditure appears reasonable in ir current expenditure patterns and plans to pay s; and
			(e)	plan, an est	<i>firm</i> has not collected a forecast expenditure imate (if possible) of the <i>consumer's</i> likely ex- patterns based on the information on file.
		(3)	comparato date, whic assess whe	or scheme at thever is earli other the con ise to or incre	dence, identify the anticipated income from the NRD or the <i>consumer's</i> preferred retirement er. Where the <i>consumer</i> wishes to retire early, <i>sumer</i> can afford to retire early or whether this ease the risk of the <i>consumer</i> running out of in-
		(4)			from the comparator scheme, including infla- ibutes to the <i>consumer's</i> income needs in (2).
		(5)	tion towa (using a ra	rds their plan ange of possi	<i>sumer</i> can produce the same or similar contribu- ned expenditure needs throughout retirement ble life expectancies) as identified in (2) using cluding from:
			(a)	posed arrar following fa	n-based pension schemes, including the pro- ogement, taking into account the impact of the actors on the sustainability of these schemes retirement:
				(i)	the frequency of withdrawals (ad hoc or regular payments);
				(ii)	the timing of withdrawals (monthly, yearly);
				(iii)	the amount of the withdrawals; and
				(iv)	investment performance;
			(b)	savings and	investments;
			(c)	other pensi	on schemes with safeguarded benefits;
			(d)	(if the cons	umer is eligible) state pension;
			(e)	spouse's/pa	umer is managing income on a joint basis) the rtner's other assets, pensions and entitlement to ension, and how this contributes to their total ncome.
		(6)	Using the	assessments	n 10.2R(4)-(5) decide (yes or no) whether:
			(a)	towards the	er can produce the same or similar contribution eir income needs, as identified in 10.2R(2), from ed arrangement; and
			(b)	account the	er has the requisite capacity for loss, taking into impact of the factors considered at 10.2R(5)(a) ainability of the <i>proposed arrangement</i> .
10.3	Е	(1)			6)(a) and (b) is 'yes', conclude that the <i>consumer</i> at on income from the comparator scheme.
		(2)			10.2(6)(a) or (b) is 'no', conclude that the <i>con</i> - iant on income from the comparator scheme.
		(3)	formation possible to has not de	Areas 5, 6 and carry out the emonstrated mer is able to	ained the necessary information in all of the In- nd 7 of the Information Section and so it is not e steps in 10.2R(1) to (6), conclude that the <i>firm</i> that it has a reasonable basis for believing that b bear the risk of the <i>pension transfer</i> to achieve
					the value of the pension to beneficiaries on emonstrated that the consumer can bear the

risk of the transfer that would be needed to achieve this objective

10.4	R	Refer to	Information Area 2 of the Informatior	Section:
		(1)	if the <i>consumer</i> has a priority object sion to beneficiaries on their death,	
		(2)	if the consumer does not have this p this question and proceed to Exampl	riority objective answer 'no' to
10.5	R	Take th	following steps to determine whether	
		(1)	Review the available evidence in Info Information Section.	ormation Areas 2, 5, 6 and 7 of the
		(2)	Refer to Tables 1 and 2 in CONRED 4 A ence to identify what death benefits neficiaries on the member's death:	
				<i>sed arrangement</i> having regard to likely to access their pension ement; and
			(b) in the comparator schem	e.
		(3)	Identify whether there was an altern objective without giving up compara	
			(a) level term assurance for t	the required sum; or
			(b) decreasing term assurance	e for an appropriate term; or
			(c) using available death in s	service cover.
		(4)	Decide whether the firm has a reaso	nable basis for believing that:
				ransfer in order to pass the value ciaries on the member's death estment objectives; and
			(b) the <i>consumer</i> is able fina risks consistent with their	ncially to bear any transfer-related investment objectives.
10.6	Е	Answer	yes' to this question when the availab	le evidence demonstrates that:
		(1)	the <i>consumer</i> did not have the requi were not able to forego comparator objective; and/or	
		(2)	a lower risk suitable alternative was and/or	available to achieve this objective;
		(3)	it was likely that the <i>consumer</i> would during their lifetime (having regard their pension savings and the factors there will be minimal death benefits	to how the <i>consumer</i> will access s listed at 10.2R(5) above) and so
		(4)	the <i>firm</i> has not obtained the necess formation Areas 5 and 6 of the Infor sible to complete the assessment in 1 demonstrated that it has a reasonab <i>sumer</i> is able to bear the risk of the jective; and/or	mation Section and so it is not pos 10.4R because the <i>firm</i> has not le basis for believing that the <i>con</i> -
		(5)	the <i>firm</i> has not obtained the necess Information Section and so it is not p <i>sumer's</i> rationale for pursuing this of	possible to understand the con-
	has not o	demonstra	of the transfer is to access income-rela ed that the consumer can bear the risl his objective	
10.7	R	Refer to	the available evidence in Information	Area 2 of the Information Section
		(1)	if the <i>consumer</i> has a priority object fits flexibly or to take control of thei or	

		(2)		mer does not have this priority objective, answer 'no' to and proceed to Example 4.
10.8	R	Take the	following step	os to determine whether this example is present:
		(1)	Review the a formation Se	available evidence in Information Areas 2, 5 and 6 of the In-
		(2)	their income	the consumer requires flexible access to or control over -related benefits and how the features of the proposed ar- neet their objective(s).
		(3)	Identify whe objective.	ther any alternatives are available to meet the consumer's
		(4)		her the <i>firm</i> has a reasonable basis for believing that the ation to transfer to access income-related benefits flexibly:
			(a) n	neets the consumer's investment objectives; and
				he <i>consumer</i> is able financially to bear any related risks onsistent with their investment objectives.
10.9	Е	Answer 'y	ves' to this qu	estion when the available evidence demonstrates that:
		(1)		er does not have the requisite capacity for loss because ot able to forego scheme benefits to achieve this objective;
		(2)		Iternative way for the <i>consumer</i> to meet their objectives assets instead of transferring their BSPS scheme; and/or
		(3)	formation A sible to comp demonstrate	not collected the necessary information in both of the In- reas 5 and 6 of the Information Section and so it is not pos- plete the assessment in 10.8R because the <i>firm</i> has not ed that it has a reasonable basis for believing that the <i>con</i> - e to bear the risk of the <i>pension transfer</i> to achieve this ob- or
		(4)	Area 2 of the	not collected the necessary information in Information e Information Section and so it is not possible to under- <i>nsumer's</i> rationale for pursing this objective.
10.10	G	(1)	ther explana 'flexibility' o and how the suitable for t	e may be recorded as 'flexibility' or 'control' without fur- tion. It is up to the <i>firm</i> to demonstrate what is meant by r 'control' with reference to the <i>consumer's</i> circumstances e recommendation meets the <i>consumer's</i> objectives and is their financial situation. The following examples may dem- eed for flexibility:
			(a) it c t	f the consumer wishes to retire early and would like to ac- ess a higher amount of income in the short term in order o bridge an income gap until other guaranteed income ommences, such as state pension;
			(b) in a t v v c c c c c c c c c c c c c c c c c	f the consumer is in serious financial difficulty or facing fin- incial hardship and needs to pay off or reduce debt prior o its planned redemption date, and the pension com- nencement lump sum from the comparator scheme(s) would be insufficient to meet this objective. The types of ircumstances in which a consumer is likely to be able to how they are experiencing serious financial difficulty in- lude where continuing to pay domestic bills and credit ommitments is a heavy burden on the consumer and the onsumer has missed payments for any credit commitments ind/or any domestic bills in any 3 or more of the last 6 alendar months;
			t p	he consumer intends to reduce their working hours or ake alternative work which may produce a lower income, prior to retiring fully, and it can be demonstrated that the ransfer value is of sufficient value to support this objective

_				
				without the risk of running out of money in the <i>consumer's</i> lifetime.
			(2)	A consumer may have a strong desire to transfer to obtain flexibility and control where they have real or perceived concerns regarding the financial viability in the scheme. The circumstances of the BSPS restruc- turing may have encouraged a greater than usual proportion of mem- bers to seriously consider the option of transferring out, which may in turn have led to an increased occurrence of <i>consumers</i> expressing a strong desire to transfer. However, this does not absolve the <i>firm</i> from its responsibility to only recommend a transfer if it can demonstrate that it is suitable.
				of the transfer is to maximise PCLS but the firm has not demonstrated an bear the risk of the transfer that would be needed to achieve this
	10.11	R	Refer to	the available evidence in Information Area 2 of the Information Section:
			(1)	if the <i>consumer</i> has a priority objective(s) to maximise their <i>pension commencement lump sum</i> (PCLS), take the steps in 10.12R; or
			(2)	if the <i>consumer</i> does not have this priority objective, answer 'no' to this question and proceed to Example 5.
	10.12	R	Take the	following steps to determine whether this example is present:
			(1)	Refer to the available evidence in Information Areas 2, 5 and 6 of the Information Section on the <i>consumer's</i> objectives and financial situation.
			(2)	Identify the PCLS option in the relevant comparator scheme(s).
			(3)	Identify why the consumer wants to access their PCLS.
			(4)	Identify whether the consumer needs to transfer to the proposed ar- rangement to access their PCLS or could have used:
				(a) the PCLS from the comparator scheme; or
				(b) other assets to create a lump sum without transferring the pension.
			(5)	Identify the impact taking their PCLS may have on the level of other benefits which the <i>consumer</i> may obtain from the comparator scheme.
	10.13	E	Answer '	yes' to this question when the available evidence demonstrates that:
			(1)	the <i>consumer</i> did not have the requisite capacity for loss because they were not able to forego scheme benefits to achieve this objective; and/ or
			(2)	there was an alternative way for the <i>consumer</i> to access income-re- lated benefits flexibly without transferring their pension benefits; and/ or
			(3)	Example (1) is present and taking higher PCLS makes it likely that the <i>consumer</i> would exhaust their pension savings during their lifetime (having regard to how the <i>consumer</i> will access their pension savings and the factors listed at 10.2R(5) above); and/or
			(4)	the <i>firm</i> has not collected the necessary information in both of the In- formation Areas 5 and 6 of the Information Section and so it is not pos- sible to complete the assessment in 10.11R because the <i>firm</i> has not demonstrated that it has a reasonable basis for believing that the <i>con-</i> <i>sumer</i> is able to bear the risk of the <i>pension transfer</i> to achieve their objective; and/or
			(5)	the <i>firm</i> has not obtained the necessary information in Information Area 2 of the Information Section and so it is not possible to under- stand the <i>consumer's</i> rationale for pursuing this objective.
	10.14	G		urposes of 10.12R(4)(b), the <i>firm</i> should have considered the following ve options, where they were available:

CONRED 4 Annex 21/18

		(1)		lump sum need/objective relates to paying off a debt, ney can restructure a mortgage or other debt;
		(2)	making ind crease the	creased contributions to a workplace pension scheme to in- PCLS;
		(3)		sing the PCLS provision in the comparator scheme(s) will consumer's lump sum need/objective;
		(4)	whether th other avail	ne consumer can meet their lump sum need/objective using able funds in a scheme with <i>flexible benefits</i> or from other investments;
		(5)	taking a sh	nort-term loan.
				er is to preserve or protect the value of the consumer's pen- or scheme(s) benefits would meet the consumer's needs
10.15	R	Refer to t	he available	e evidence in Information Area 2 of the Information Section:
		(1)	their pensi	<i>umer</i> has any objective related to preserving the value of on benefits or protecting their benefits from the PPF, take n 10.16R; or
		(2)		<i>umer</i> does not have this objective, answer 'no' to this ques- roceed to Example 6.
10.16	R	Take the ⁻	following st	teps to determine whether this example is present:
		(1)		ne available evidence in Information Areas 2, 5 and 6 of the n Section on the <i>consumer's</i> objectives and financial
		(2)	Identify th	e relevant comparator scheme(s) benefits.
		(3)		hether the comparator scheme(s) benefits would have met <i>ner'</i> s needs. To do this:
			(a)	identify the consumer's needs in retirement;
			(b)	refer to the available evidence and Table 2 in CONRED 4 Annex 22G to identify the pension benefits the <i>consumer</i> would be likely to receive from the comparator scheme(s), having regard to the PPF income cap as it applied prior to 19 July 2021; and
			(c)	decide whether the level of comparator scheme benefits would meet the <i>consumer's</i> needs in (a).
10.17	E	(1)	Answer 'ye strates tha	es' to this question when the available evidence demon- t:
			(a)	the level of comparator scheme benefits meets the <i>consumer's</i> income needs; and/or
			(b)	where Example 7 is present, the <i>consumer</i> wanted guaran- teed income or returns and the comparator scheme met those needs; and/or
			(c)	the <i>firm</i> has not collected the necessary information in both of the Information Areas 5 and 6 of the Information Section and so it is not possible to complete the assessment in 10.16R because the <i>firm</i> has not demonstrated that it had a reasonable basis for believing that the <i>consumer</i> was able to bear the risk of the <i>pension transfer</i> to achieve their objective.
		(2)		o' to this question where the level of comparator scheme be- not likely to meet the <i>consumer's</i> income needs in re-
	Example 6 ator schen		umer wants	to retire early but can meet their objective(s) in the compar-
10.18	R	Refer to t	he available	e evidence in Information Area 2 of the Information Section:

		(1)	if the <i>consumer</i> has a priority objective related to accessing benefits from their pension prior to the relevant scheme NRD (an 'early retire- ment objective'), take the steps in 10.19R; or
		(2)	if the <i>consumer</i> does not have this priority objective, answer 'no' to this question and proceed to Example 7.
10.19	R	Take the	e following steps to determine whether this example is present:
		(1)	Refer to the available evidence in Information Areas 2, 5 and 6 of the Information Section on the <i>consumer's</i> objectives and financial situation.
		(2)	Refer to the available evidence and Table 2 in CONRED 4 Annex 22G to identify what early retirement options were likely to be available and any protected retirement ages in:
			(a) the proposed arrangement; and
			(b) the comparator scheme(s).
		(3)	Consider whether the <i>consumer</i> may have retired at a protected retire- ment age in the comparator scheme(s).
		(4)	If (3) was not an option, identify whether there was an alternative way to meet the <i>consumer's</i> objective without giving up the compar- ator scheme(s) benefits, including using:
			(a) other pensions (defined benefit or defined contribution);
			(b) income from part time work; and
			(c) savings, investments or other assets.
		(5)	Decide whether the <i>firm</i> has a reasonable basis for believing that the recommendation to transfer to retire early:
			(a) meets the <i>consumer's</i> investment objectives; and
			(b) the <i>consumer</i> is able financially to bear any risks consistent with their investment objectives.
10.20	Е	Answer	'yes' to this question when the available evidence demonstrates that:
		(1)	the consumer could have retired in the comparator scheme(s) at a pro- tected retirement age; and/or
		(2)	the <i>consumer</i> did not have the requisite capacity for loss because they were not able to forego comparator scheme benefits to achieve this objective; and/or
		(3)	a lower risk suitable alternative was available to achieve this objective; and/or
		(4)	it was likely that the <i>consumer</i> would exhaust their pension savings during their lifetime (having regard to how the <i>consumer</i> will access their pension savings and the factors listed at paragraph 10.2R(5) above) and so there will be minimal death benefits available; and/or
		(5)	the <i>firm</i> has not collected the necessary information in both of the In- formation Areas 5 and 6 of the Information Section and so it is not pos- sible to complete the assessment in 10.19R because the <i>firm</i> has not demonstrated that it has a reasonable basis for believing that the <i>con-</i> <i>sumer</i> is able to bear the risk of the <i>pension transfer</i> to achieve this ob- jective; and/or
		(6)	the <i>firm</i> has not collected the necessary information in Information Area 2 of the Information Section and so it is not possible to under- stand the <i>consumer's</i> rationale for this objective.
	Example	7: the con	sumer wants or prefers guaranteed income or returns
10.21	R		the available evidence in Information Areas 2 and 3 of the Information

	(1)			or indicates a preference for guaranteed in- the steps in 10.22R; and/or
	(2)			not have this objective, answer 'no' to this ques- xample 8.
R	Take the	e following s	steps to dete	rmine whether this example is present:
	(1)			evidence in Information Areas 2, 6 and 7 of the n the <i>consumer's</i> objectives and financial
	(2)	Identify w	hether the <i>p</i>	proposed arrangement:
		(a)	guarantee	s the consumer's income or returns; or
		(b)		account the <i>consumer's</i> preference for a guaran- its in place a sustainable strategy to achieve this
	(3)			ne recommendation to transfer met the con- r guaranteed income or returns.
Е	Answer	'yes' to this	question wh	en the available evidence demonstrates that:
	(1)			r has indicated a preference for guaranteed in- ghout retirement; and
	(2)			nded that the <i>consumer</i> transfer into a <i>proposed</i> s not meet these needs; or
	(3)	Area 3 of wards sec plete the that it has	the Informa ure income c assessment i s a reasonab	ted the necessary information in Information tion Section about the <i>consumer's</i> attitude to- or guarantees and so it is not possible to com- n 10.22R because the <i>firm</i> has not demonstrated le basis for believing that the <i>consumer</i> has the isk; or
	(4)	Example 8	3 is present.	
Example	e 8: the con	sumer does	not have the	e necessary attitude to risk
R	Take the	e following s	steps to dete	rmine whether this example is present:
	(1)	formation	Section reg	evidence in Information Areas 3 and 5 of the In- arding the <i>consumer's</i> preferences regarding risk and their understanding of the risk of transfer.
	(2)	Compare	(a) with (b):	
		(a)		ner's preferences regarding the risks specific to ansfers in general, focusing on the consumer's at-
			(i)	safeguarded benefits or guarantees;
			(ii)	flexible benefits or the ability to control how and when they withdraw money from their pension savings;
			(iii)	managing their investments or paying for someone to manage their investments on their behalf; and
			(iv)	the long-term sustainability of their fund;
		(b)	sumer mus	associated with a <i>pension transfer</i> that the <i>con</i> - thave been willing to take for a recommenda- nsfer to be suitable. The relevant transfer risks
			(i)	that their investments in the <i>proposed arrange-</i> <i>ment</i> will not perform as expected, and they will have less income in retirement (investment risk);
	E	(2) R Take the (1) (2) (3) E Answer (1) (2) (3) E (4) Example 8: the con R Take the (1)	 (2) if the contion and p R Take the following s (1) Refer to t Information situation. (2) Identify w (3) Determine sumer's p E Answer 'yes' to this (1) the consu- come or r (2) the firm h arrangem (3) the firm h Area 3 of wards sec- plete the that it has requisite a (4) Example 8 Example 8: the consumer does R Take the following s (1) Refer to t formation taking an (2) Compare (a) 	 come or returns, take (2) if the <i>consumer</i> does a tion and proceed to E R Take the following steps to detee (1) Refer to the available Information Section o situation. (2) Identify whether the p (a) guarantee (b) takes into tee and puend. (3) Determine whether the sumer's preference for E Answer 'yes' to this question whether the arrangement that does (3) the firm has recomme arrangement that does (3) the firm has not collee (4) Example 8 is present. Example 8: the consumer does not have the R (1) Refer to the available formation Section regulation section regulation section regulation the transmost of the information section regulation formation section regulation formation section regulation to transmost of the information section regulation formation section regulation formation section regulation formation for the information section regulation formation section regulation formation section regulation formation for the information formation section regulation formation section regulation formation for the information formation formation for the information formation fo

				(ii)	that the withdrawals from the <i>proposed ar- rangement</i> (planned and/or ad hoc) are not sustainable and the <i>consumer</i> will run out of money in retirement (longevity risk);
				(iii)	that inflation will erode the real value of the income they are able to draw from the <i>pro-posed arrangement</i> (inflation risk); and
				(iv)	that the <i>consumer</i> and/or their partner may be- come less able to make the necessary financial decisions in relation to their income as they age (for example, due to illness or diminishing capacity).
		(3)			to (2)(a), whether the <i>consumer</i> was willing to ed with a <i>pension transfer</i> in (2)(b).
10.25	Е	(1)	Answer 'y	es' when the	available evidence demonstrates that:
			(a)	the <i>consum</i> 10.24R(2)(a	ner was not willing to take the risks in); and/or
			(b)	Example 7	or 10 is present; and/or
			(c)	formation <i>is</i> not possi cause the <i>f</i>	is not collected the necessary information in In- Area 3 or 4 of the Information Section and so it ble to complete the assessment in 10.24R(3) be- irm has not demonstrated that the recommenda- the consumer's objectives.
	Example	9: the firm	's transfer a	nalysis does	not support a recommendation to transfer
10.26	R	Take the	following s	teps to deter	rmine whether this example is present:
		(1)			evidence in Information Areas 7, 8 and 9 of the ne transfer value analysis and the <i>suitability</i>
		(2)	Identify th rangemen		nd options available in the proposed ar-
		(3)			nd options likely (on reasonable assumptions) to ator scheme(s).
		(4)	comparate having reg	or scheme wi gard to the c atus and, wh	vsis of the effect of replacing the benefits in the th the benefits in the <i>proposed arrangement</i> , <i>onsumer's</i> circumstances, including their age, ere relevant, their objectives for taking a PCLS
		(5)	Compare	(a) with (b):	
			(a)	arrangeme ator schem	return required on investments in the <i>proposed</i> <i>nt</i> to match the income benefits in the compar- e(s) that is relevant to the <i>consumer's</i> circum- d objectives:
				(i)	if the <i>consumer</i> is single or unmarried, use the single life critical yield;
				(ii)	if the consumer is taking a PCLS, use the crit- ical yield that factors in the consumer taking the PCLS;
				(iii)	if the consumer wishes to retire early, use the critical yield at the early retirement date;
			(b)	able to tak count a rea	nent risk that the <i>consumer</i> must be willing and e in the <i>proposed arrangement</i> (taking into ac- ilistic rate of return) to match the desired in- fits in the comparator scheme(s).

		(6)		w the <i>firm</i> sation to tran	ays the transfer analysis supports the <i>firm's</i> re- sfer.
		(7)			<i>m</i> has demonstrated that the transfer analysis ndation to transfer, taking into account:
			(a)	the compar	ison undertaken at (5); and
			(b)	the analysis (6).	carried out by the <i>firm</i> and assessed at (4) and
10.27	Е	(1)	Answer 'ye strates tha		estion when the available evidence demon-
			(a)		s not demonstrated that the transfer analysis e recommendation to transfer, for example
				(i)	the critical yield indicated in the transfer value analysis is likely to be unattainable, factoring in the term to retirement and the <i>consumer's</i> attitude to investment risk; or
				(ii)	the capitalised value of death benefits (where this is a priority objective) is significantly higher under the comparator scheme(s) than that available from the <i>proposed arrange-</i> <i>ment</i> ; and/or
			(b)	of return to	er would not have been able to match the rate replicate the benefits being given up if they in- ne with their attitude to risk; and/or
			(c)	Example 8	s present; and/or
			(d)	Example 1	s present; and/or
			(e)	formation <i>is</i> not possi the <i>firm</i> ha	s not collected the necessary information in In- Area 7 or 9 of the Information Section and so it ble to complete the assessment in 10.26 because s not demonstrated that the recommendation consumer's objectives.
		sary knowl			able basis for believing that the consumer had understand the risks involved in transferring
10.28	R	Take the	following st	teps to deter	mine whether this example is present:
		(1)			evidence and the information recorded in In- e Information Section, including:
			(a)	the corresp	ondence with the consumer;
			(b)	the transfe	r analysis; and
			(c)	the <i>suitabil</i>	ity report.
		(2)		ension trans	's level of investment experience and know- fers, pensions and investments at the time of
			(a)	in relation schemes;	to defined benefit occupational pension
			(b)	in relation	to defined contribution schemes;
			(c)		to the cash equivalent transfer value offered, in- actuarial reductions;
			(d)		to the separate roles of the trustee and the employer of a scheme;

(f) generally, in relation to pens	ions and investments.
------------------------------------	-----------------------

- (3) Identify the steps that the *firm* took to establish that the *consumer* could appreciate the nature of the risks they were taking with this transfer.
- (4) Identify the steps the *firm* took to address the *consumer's* behavioural response to their situation in a balanced and rational way, including:
 - (a) any misunderstandings the *consumer* had about the benefits available in the comparator scheme(s);
 - (b) the roles of trustee and the employer where the consumer was concerned about belonging to a scheme where the employer would continue to be involved;
 - (c) the level of the cash equivalent transfer value on offer, including any actuarial reductions that were being applied at the time the value was prepared;
 - (d) any concerns the *consumer* had about the financial viability of the comparator scheme(s); and
 - (e) the role of the *firm* and their professional duties when providing *pension transfer* advice.
- (5) Identify the steps that the *firm* took to ensure that the *consumer* understood the *firm's* transfer analysis and its advice.
- (6) Decide whether the *consumer* had the necessary experience and knowledge to understand the risks involved in transferring to the *proposed scheme*, taking into account, in particular:
 - (a) what the *consumer* already understood, including information such as:
 - (i) information about the *consumer's* existing investment and pensions portfolio and the nature, volume and frequency of the *consumer's* transactions in pensions and investments;
 - (ii) how long the *consumer* has been an investor;
 - (iii) the *consumer's* experience with, and knowledge of, personal, stakeholder or workplace pension schemes;
 - (iv) the consumer's experience of managing their pension or other investments or using a financial adviser to manage these investments;
 - (v) the consumer's profession (if any), including whether it is relevant to understanding defined benefit pension transfer advice and investment advice;
 - (vi) whether the *consumer* had characteristics of vulnerability and the impact this had on the suitability of advice;
 - (b) how the *firm* communicated the following to the *consumer*:
 - the risks of transferring the consumer's pension and investing in a scheme with flexible benefits;
 - (ii) the outcomes from the transfer analysis and whether the *firm* drew the attention to the factors that did, and did not, support the *firm's* advice;

				(iii)	the option to remain in BSPS while it entered the PPF assessment period, and the overall safety of their pension savings during this time; and	
				(iv)	the option to transfer to BSPS2, including the role of the trustee and the sponsoring em- ployer and the ability to transfer out of BSPS2 at a later date;	
			(c)		<i>mer</i> approached the <i>firm</i> for advice before 12 17 and the Time to Choose period, consider:	
				(i)	whether the <i>firm</i> should have waited until more information was available about the com- parator scheme(s) to provide the recom- mendation;	
				(ii)	what information the <i>firm</i> was able to provide the <i>consumer</i> with about the options in the comparator scheme(s); and	
				(iii)	the effect of any failure to obtain information about the comparator scheme(s) on the <i>con-</i> <i>sumer's</i> understanding of their options and the risk of transfer;	
			(d)	formation v pression that	onsumer is likely to have understood after this invas provided, taking into account the overall im- at the consumer would reasonably have had of s and risks of a transfer, particularly in the light	
				(i)	the entirety of the <i>firm's</i> communications with the <i>consumer</i> , including communications the consumer received from the scheme trustees;	
				(ii)	the extent to which the <i>firm's</i> communications were balanced and rational in their presenta- tion of features and risks; and	
				(iii)	the <i>consumer's</i> relevant experience and know- ledge in (2) above.	
10.29	E	Answer 'y	yes' to this c	question whe	ere:	
		(1)			unicate in substance the risks of transferring in ould have understood; and/or	
		(2)	derstood t	he <i>firm'</i> s trar	easonable steps to ensure that the <i>consumer</i> un- nsfer analysis, their option to transfer to a com- s advice; and/or	
		(3)	ings the co	onsumer had	easonable steps to correct any misunderstand- in relation to the benefits available and/or the ts in the comparator schemes; and/or	
		(4)	Area 4 of t the assess basis for b	the Information the Informatio	ted the necessary information in Information ion Section and so it is not possible to complete BR because the <i>firm</i> does not have a reasonable the <i>consumer</i> has the necessary knowledge and	
	Example '	11: the con	isumer is un	der 50 and c	annot bear the risks of transfer	
10.30	R	(1)	Refer to th tion Sectio		evidence in Information Area 1 of the Informa-	
		(2)	Identify wl under and		onsumer's age at the time of the advice is 50 or	
			(a)	if the consu	mer is under 50, take the steps in 10.31R; or	

■ Release 36 ● May 2024

			(b)		<i>mer</i> is 50 or over, answer 'no' to this question to Example 12.
10.31	R	Take the	following st	teps to deter	mine whether this example is present:
		(1)	3, 7 and 9	of the Inform	vidence recorded in the Information Areas 1, 2, nation Section and to the scheme benefits avail- scheme(s) (see CONRED 4 Annex 22G at Table 2).
		(2)		rator scheme	ge that the <i>consumer</i> can draw benefits from (s), including their option to take any protected
		(3)	Identify th	e objective f	or the transfer and:
			(a)	the amount	needed;
			(b)	the date the	e amount is needed; and
			(c)		<i>nsumer</i> needs to transfer their comparator enefits now, taking into account when the <i>con</i> - s to:
				(i)	release capital and/or tax-free cash from their scheme; and
				(ii)	draw an income from the scheme;
			(d)	the alternat including:	ives available to achieve the objective,
				(i)	the option to remain in the scheme and wait for the outcome of the PPF assessment;
				(ii)	the option to remain in the scheme and trans- fer into BSPS2; and
				(iii)	use of other assets to achieve the <i>consumer's</i> objective.
		(4)	whether th	ne consumer	t strategy in the <i>proposed arrangement</i> and had the requisite attitude to the risks of invest- prrangement, including inflation risk.
		(5)			ched the <i>firm</i> for advice before 12 October hoose period, consider:
			(a)	tion was av	e <i>firm</i> should have waited until more informa- ailable about the comparator scheme(s) to pro- ommendation;
			(b)		nation the <i>firm</i> was able to provide the <i>con</i> - about the options in the comparator scheme(s);
			(c)	about the c	e effect of any failure to obtain information omparator scheme(s) on the <i>consumer's</i> under-their options and the risk of transfer.
		(6)	consumer	was able fina investment c	n had a reasonable basis for believing that the ncially to bear the investment risk consistent bjectives and had the knowledge and experi-
10.32	E	Answer 'y	/es' to this o	question whe	n the available evidence demonstrates that:
		(1)			ble financially to bear the long-term investment investment in the <i>proposed arrangement</i> ; and/
		(2)		e and experie	nd the <i>consumer</i> did not have the requisite ence to understand their options and the risk of

			(3)	the <i>firm</i> should have waited for more information to become available before it advised the <i>consumer</i> ahead of the Time to Choose exercise; and/or
			(4)	the consumer's objectives for the transfer, their intended retirement date, and investments were uncertain or not clearly defined and the <i>firm's</i> recommendation to transfer has exposed the <i>consumer</i> to financial and other risks that they did not need to take with this investment.
				ommendation to transfer is unsuitable for the consumer's investment ob- financial situation for some other reason
10).33	R	Take the	following steps:
			(1)	Refer to the available evidence and the information recorded in In- formation Areas 2, 6 and 7 of the Information Section.
			(2)	Refer to the features and benefits of the comparator scheme(s) at CON- RED 4 Annex 22G.
			(3)	Consider whether there is any reason, other than the reasons at ex- amples 1 to 11 above, why the recommendation to transfer was unsuit- able for the <i>consumer's</i> investment objectives or financial situation.
10).34	G	This exan	nple may be present when:
			(1)	the transfer would result in a tax liability that the <i>consumer</i> is unwill- ing or unable to pay; and/or
			(2)	the <i>consumer</i> could have taken an alternative course of action to meet their objectives (other than the specific objectives identified in the ex- amples above) with less cost or less risk; and/or
			(3)	the <i>consumer</i> has a specific objective in mind for the transfer (other than the objectives listed in Examples 2, 3, 4, 5 and 6 above), but this objective can be met without a <i>pension transfer</i> ; and/or
			(4)	the <i>firm</i> has recommended a transfer to mitigate against the risk of fu- ture redundancy, when there is no evidence on file that the <i>consumer</i> is at imminent risk of being made redundant or that redundancy was likely to cause significant financial hardship.
11	I	Causation	Section	
11	1.1	G	consume	ation Section is used to record the assessment of whether or not the <i>r</i> 's loss was as a result of (or caused by) the <i>firm</i> 's failure to comply with bility requirements.
11	1.2	G	loss by tr	ation Section proceeds on an assumption that the <i>consumer</i> suffered a ansferring their BSPS to the <i>proposed arrangement</i> . Whether or not s actually a loss is dealt with in the Redress Section.
11	1.3	R		e the Causation Section where the assessor has concluded that the <i>firm</i> d to comply with the suitability requirements.
11	1.4	R	Take the	following steps to complete the Causation Section:
			(1)	Review the available evidence any communications to <i>consumers</i> dur- ing the relevant period, including those listed in CONRED 4 Annex 22G at Table 3, and any other relevant information recorded in the Informa- tion Section and Suitability Section of the BSPS DBAAT.
			(2)	Determine whether the <i>firm's</i> failure to comply with the suitability re- quirements ('non-compliant conduct') caused the <i>consumer</i> to transfer their BSPS to the <i>proposed arrangement</i> (the 'causation question').
			(3)	Answer the causation question by selecting 'yes' or 'no'.
			(4)	Explain the conclusion on the causation question with reference to the evidence at (1).

11.5	R	the firm		sation question, decide whether it is more likely than not that npliant conduct was the effective cause of the <i>consumer's</i> de-			
11.6	G			e in 11.5R above does not have to be the sole or primary cause decision. In particular:			
		(1)	consum	as the non-compliant conduct was an effective cause of the er's decision, it is immaterial that other factors (for example, uence of a third party such as an introducer) also influenced cision;			
		(2)	cause o sumer v the abso the firm sumer v	the <i>firm's</i> non-compliant conduct will not have been the effective cause of the <i>consumer's</i> loss if it is more likely than not that the <i>con- sumer</i> would have transferred their BSPS to the <i>proposed scheme</i> in the absence of non-compliant conduct. This may occur if, for example, the <i>firm</i> gave an unsuitable recommendation to transfer but the <i>con- sumer</i> would still have transferred their BSPS to the <i>proposed scheme</i> even if the <i>firm</i> had complied with the suitability requirements.			
11.7	G		<i>irm's</i> non-o	of the determination under 11.4R(2), have regard to the impact compliant conduct on the <i>consumer's</i> decision to transfer,			
		(1)		<i>sumer's</i> demands, needs and intentions at the time of the ad- luding in relation to:			
			(a)	the consumer's financial situation;			
			(b)	any potential tax or other liabilities the consumer has;			
			(c)	the consumer's objectives and future financial needs throughout retirement;			
			(d)	the consumer's age and expected retirement age;			
			(e)	the consumer's state of health; and			
			(f)	the <i>consumer's</i> timeline for making any relevant decision about their BSPS in light of the BSPS restructuring;			
		(2)	the <i>con</i> includir	sumer's knowledge and experience at the relevant time, Ig:			
			(a)	the consumer's knowledge and experience as recorded in the Information Section;			
			(b)	the extent to which the <i>consumer</i> understood the changes to the BSPS, the operation of the PPF, and other relevant matters in the BSPS restructuring following the publication of the Regulated Apportionment Agreement, or whether the <i>consumer</i> would have made a decision solely or primar- ily on the <i>firm's</i> recommendation;			
			(c)	the extent to which the <i>consumer</i> understood the detailed reasoning (if any) within the <i>firm's</i> advice, or would have made a decision solely or primarily based on the <i>firm's</i> re- commendation overall;			
			(d)	the extent to which the <i>consumer</i> read the <i>firm's</i> written advice (or would have made a decision solely or primarily based on advice given orally); and			
			(e)	the extent to which the <i>consumer</i> considered whether to take the relevant step independently of the <i>firm's</i> advice.			
		(3)		r the <i>consumer</i> had characteristics of vulnerability as recorded nformation Section;			
		(4)	able inf	vance of surrounding circumstances, including publicly avail- ormation at the time, such as the information listed in CONRED 22G at Table 3, paying due regard to the reliance the consumer			

CONRED 4 Annex 21/28

			was reason	nably likely to place on the <i>personal recommendation</i> of the
				npared with generic and/or publicly available information;
		(5)	and the pr	cance of any particular features of the BSPS, BSPS2, the PPF coposed arrangement, as regards the consumer's specific de- eds and intentions;
		(6)	to what ex consumer more likely	the consumer sought specific information from the firm and extent that information was provided to the consumer. If the has sought specific information from the firm, then it is y that the information was relatively important to the con- en making a decision as to whether to take a relevant
		(7)	whether the the structure whether the second structure of the second structure	ne consumer was informed about the particular risks and be-
			(a)	staying in the BSPS and moving into the PPF;
			(b)	joining BSPS2; or
			(c)	transferring to the proposed arrangement,
				se risks and benefits were of particular concern to the <i>con</i> - en their demands, needs and intentions);
		(8)	it more lik	failure to provide information under (7)R above may make ely that the non-compliant conduct caused the <i>consumer</i> to ecision they did;
		(9)	the <i>consur</i> including:	ner's knowledge and experience at the relevant time,
			(a)	the <i>consumer's</i> knowledge and experience as recorded in the Information Section;
			(b)	the extent to which the <i>consumer</i> understood the changes to the BSPS, the operation of the PPF, and other relevant matters in the BSPS restructuring following the publication of the Regulated Apportionment Agreement, or whether the <i>consumer</i> would have made a decision solely or primar- ily on the <i>firm's</i> recommendation;
			(c)	the extent to which the <i>consumer</i> understood the detailed reasoning (if any) within the <i>firm's</i> advice, or would have made a decision solely or primarily based on the <i>firm's</i> recommendation overall;
			(d)	the extent to which the <i>consumer</i> read the <i>firm's</i> written advice (or would have made a decision solely or primarily based on advice given orally); and
			(e)	the extent to which the <i>consumer</i> considered whether to take the relevant step independently of the <i>firm's</i> advice.
12	Attestatio	on Section		
12.1	G	This secti CONRED 4		e senior manager at the firm to complete in compliance with
12.2	R	(Complia	nce oversigh	be signed by an <i>individual</i> approved to perform the SMF16 at) <i>FCA controlled function</i> for the <i>firm</i> or by an <i>individual</i> another appropriate <i>senior management function</i> within
12.3	R		urposes of [•] wing apply:	12.2R, a notification is to be treated as signed where any of
		(1)	it contains ate <i>indivi</i> o	an image of a 'wet ink' signature applied by the appropri- lual;
		(2)	it contains <i>vidual</i> ; or	an electronic signature applied by the appropriate indi-

		(3)	it contains a typed signature applied by, or with the express consent of, the appropriate <i>individual</i> .
13	Redress Ca	alculation	BSPS calculator instructions
13.1	R	The follo	owing definitions are used in this section:
		(1)	'assumptions' are the economic, demographic and other assumptions to be used in the redress calculation set out at DISP App 4 Annex 1;
		(2)	'BSPS calculator' has the meaning in CONRED 4.1.1R(3);
		(3)	'calculation date' has the meaning in DISP App 4.1.1R(6);
		(4)	'comparator scheme' is the scheme identified at CONRED 4 Annex 21 13.21R to 13.26R;
		(5)	'DC pension arrangement' means any pension arrangement holding the value of the <i>consumer's</i> pension benefits which originated from the BSPS, including where the arrangement has been subsequently switched to a new arrangement;
		(6)	'DOL' is the date that the BSPS member left active service in the BSPS;
		(7)	'input' is information entered into the BSPS calculator;
		(8)	'output' is the report produced by the BSPS calculator setting out the redress calculation, together with a summary of the inputs and the effect of any adjustments made;
		(9)	'PPF' includes any benefits bought out by PIC. The BSPS PPF benefit structure will be automatically mapped to PIC Scheme Benefits that are expected to be secured with PIC in 2022/2023;
		(10)	'PIC' is the Pensions Insurance Corporation;
		(11)	'primary compensation sum' is the amount calculated in accordance with DISP App 4.3.19R, adjusted to take account of the <i>consumer's</i> tax position and any entitlement to means-tested state benefits;
		(12)	'quarter' is the period of three <i>months</i> commencing 1 January, 1 April, 1 July and 1 October in each year;
		(13)	'secondary compensation sum' is the amount comprising any con- sequential losses, including any initial <i>adviser charges</i> on the DC pen- sion arrangement and the primary compensation sum;
		(14)	'Section' is each former <i>defined benefit occupational pension scheme</i> that was merged into the BSPS over time;
		(15)	'tranche' is an element of pension benefit which typically has a unique combination of revaluation increases before coming into payment and pension increases during payment, but may also have a unique pay- ment starting age or payment end age; and
		(16)	'valuation date' has the meaning in DISP App 4.1.1R(25).
	Using the	BSPS calc	ulator
13.2	R	lator is u	ion sets out the instructions for using the BSPS calculator. The BSPS calcu- sed to calculate the redress (if any) payable to a <i>consumer</i> , their spouse iciary in a scheme case where the <i>firm</i> has determined that:
		(1)	the firm has failed to comply with the suitability requirements; and
		(2)	the <i>firm's</i> non-compliant conduct was the effective cause of the con- sumer's BSPS pension transfer.
13.3	R	(1)	The BSPS calculator carries out Step 3 at DISP App 4.3.19R to 4.3.26R and the parts of Step 4 at DISP App 4.3.27R to 4.3.29R and DISP App 4.3.32.
		(2)	The BSPS calculator does not calculate the redress sum that would be payable by full or partial augmentation.

13.4	R		ld have bee	ompares the position the <i>consumer</i> is in with the position in in if the <i>firm</i> had complied with the suitability re-			
13.5	R	The BSPS calculator has a number of sections which must be completed in full except where indicated in these instructions.					
13.6	R		All inputs into the BSPS calculator must be based on information obtained by the <i>firm</i> prior to the calculation date.				
13.7	G		calculator v sary inform	vill only produce a redress calculation where the <i>firm</i> inputs ation.			
13.8	G	The diagram at CONRED 4 Annex 23G explains the steps to complete the redress ca culation using the BSPS calculator in diagrammatic form, with reference to the relevant sections of the instructions, DISP App 4 and CONRED 4 <i>rules</i> .					
	Use of the	BSPS calc	ulator				
13.9	G	of comply	ving with th ember as a	nd instructions in this Annex are to be used for the purpose e requirements under CONRED 4 to calculate redress owed to result of a <i>firm's</i> failure to comply with the suitability re-			
13.10	G	Nothing i works.	Nothing in the BSPS calculator affects how the FCA DBAAT or BSPS DBAAT works.				
	General ir	structions	structions				
13.11	R		A <i>firm</i> must carry out a separate calculation on the BSPS calculator for each period of the <i>consumer's</i> service or membership of the BSPS.				
13.12	R	The valuation date will be the first day of the quarter (for calculations under- taken within that quarter).					
13.13	G	The redress calculation date will fall within the same <i>quarter</i> as the valuation date but does not have to be the same date as the valuation date.					
13.14	R	The BSPS calculator will base calculations on the new assumptions available on the first day of each new quarter, using publicly available data from the final <i>business day</i> of the quarter immediately before.					
13.15	R	(1)	lator will r	DISP App 4.3.25R, redress calculations using the BSPS calcu- emain valid for 3 <i>months</i> from the date the <i>redress deter-</i> s sent to the <i>consumer</i> , irrespective of quarterly changes to ptions.			
		(2)	validity pe	rries out a further redress calculation after expiration of the riod in (1), that calculation must be based on the new as- for the quarter in which it is carried out.			
	Steps for	redress cal	culation				
13.16	G	The BSPS	calculator o	an be accessed on the FCA's website from April 2023.			
13.17	R		ust take the calculator:	following steps to complete the redress calculation using			
		(1)	identifying	tain the necessary information to calculate redress, including the relevant comparator scheme by following the instruc- NRED 4 Annex 21 13.21G to 13.26R.			
		(2)		ntify when the <i>consumer</i> would have taken retirement bene- ne comparator scheme by following Step 2 of DISP App 4.			
		(3)	Step 3: car	ry out a redress calculation by:			
			(a)	inputting the necessary information into the calculator, overriding default settings where appropriate, as specified in CONRED 4 Annex 21 13.30R; and			
			(b)	running the BSPS calculator and obtaining a calculator report.			

		(4)	cordance v	rk out the redress offer for the <i>redress determination</i> in ac- vith the requirements at DISP App 4.3.27R to 4.3.30R and CON- and CONRED 4.4.3R.	
		(5)		d the <i>redress determination</i> to the <i>consumer</i> in accordance equirements at CONRED 4.4.2R, CONRED 4.4.5R and CONRED	
	Step 1: ob	otain neces	sary inform	ation	
13.18	G	RED 4.4.14		the steps in CONRED 4.3.14R and, where applicable, at CON- the necessary information to carry out a redress calculation ator.	
13.19	G			ation to carry out a redress calculation using the BSPS calcu- ONRED 4 Annex 21 13.30R.	
13.20	R			rely on the information provided by the <i>consumer</i> unless it is mation is out of date, inaccurate or incomplete.	
	Step 2: id	entify com	parator sch	eme and retirement date	
13.21	R	A firm m	ust identify	the appropriate comparator scheme to:	
		(1)	complete S	Step 2 in DISP App 4.3.15R to 4.3.18G; and	
		(2)	use for the	e purpose of the redress calculation.	
13.22	G			rs who did not complete a <i>pension transfer</i> had two options Choose exercise' implemented by the BSPS:	
		(1)	move to B	SPS2; or	
		(2)	remain in	the original BSPS scheme, which would move into the PPF.	
13.23	G			ne whether the evidence on the client file demonstrates that have been more likely than not to choose the BSPS2 or the	
13.24	E	Where there is evidence in a <i>firm's</i> client file that a <i>consumer</i> selected either the BSPS2 or PPF during the Time to Choose exercise, a <i>firm</i> must take that choice into account in the determination required by CONRED 4 Annex 21 13.23R. The <i>firm</i> must also take account of any other evidence on the client file including where it may have displaced such choice and with reference to the evidential provision at CONRED 4 Annex 21 13.25R.			
13.25	E	(1)	which mak	ring evidential provisions provide examples of circumstances are it more likely than not that the <i>consumer</i> would have a BSPS2 over the PPF:	
			(a)	the consumer was under 50 at the time of the advice;	
			(b)	the <i>consumer</i> could not accept a reduction in the starting pension entitlement at retirement; or	
			(c)	the <i>consumer</i> wanted to retain the option to transfer bene- fits in the future.	
		(2)	which mak	ring evidential provisions provide examples of circumstances to it more likely than not that the <i>consumer</i> would have PPF over BSPS2:	
			(a)	the consumer needed to take the highest pension com- mencement lump sum available at their retirement date; and	
			(b)	the <i>consumer</i> had a considered plan for taking retirement benefits early which would have met their income needs in retirement when taking into account the PPF reduction in starting pension entitlement at retirement.	
13.26	R	been mo	re likely tha	able to determine which scheme a <i>consumer</i> would have n not to choose during the Time to Choose exercise, it must t of redress using the BSPS2 as the comparator scheme.	

	Retirement date				
13.27	R	A firm must determine the consumer's retirement date using the rules and guid- ance at DISP App 4.3.15R to 4.3.18G, with the following modification: any reference to the defined benefit occupational scheme is to be replaced with a reference to the comparator scheme identified in accordance with CONRED 4 Annex 21 13.21R to 13.26R.			
	Step 3: car	rry out red	ress calculat	tion	
13.28	R	calculator	. The BSPS o	the <i>firm</i> to carry out the redress calculation using the BSPS calculator will calculate whether 'X is greater than 'Y' on the the formula at DISP App 4.4.2R, where:	
		(1)		stimated value of the benefits in the <i>defined benefit occupa-</i> sion scheme; and	
		(2)	'Y' is the var rangement	alue of the benefits from the <i>consumer's</i> DC pension ar- 	
13.29	R			than 'Y', the <i>consumer</i> has suffered a loss and the amount hary compensation sum to be used at Step 4.	
13.30	R		ust input the ss calculatio	e following information into the BSPS calculator to carry out n:	
		(1)		n relevant to the <i>consumer's</i> personal and financial situation where relevant, and overriding the default setting where	
			(a)	date of birth;	
			(b)	marital status;	
			(c)	spouse/civil partner's date of birth;	
			(d)	the appropriate comparator scheme identified in accord- ance with CONRED 4 Annex 21 13.21R to 13.26R;	
			(e)	the consumer's presumed date of retirement from the appropriate comparator scheme, identified in accordance with CONRED 4.4.3R and Step 2 of DISP App 4.3.15R to 4.3.18G;	
			(f)	whether the <i>consumer</i> is alive or deceased on or before the calculation date (default is that the <i>consumer</i> is still alive). If the <i>consumer</i> is deceased, the <i>consumer's</i> date of death.	
		(2)		comparator scheme is the BSPS (PPF) data relating to the former benefit entitlement in the BSPS, including:	
			(a)	the relevant Section (the BSPS calculator will provide a list of options);	
			(b)	the DOL;	
			(c)	annual BSPS pension at DOL split by tranche, as applicable to each section. The tranches expected will be pre-popu- lated based on the Section selected. All tranches will be op- tional; however, there must be one or more non-zero amounts (the BSPS calculator will provide a list of tranches by Section);	
			(d)	the value at DOL of the automatic lump sum entitlement due at retirement split by tranche, as applicable to each Section;	
			(e)	confirmation of any lower unreduced retirement age that applies to any tranches due to any enhanced early retire- ment provision (optional - default is Section's retirement age will apply);	
			(f)	the value at DOL of any other associated benefits, for ex- ample for a bridging pension; and	

	(g)		ny adjustment applicable to the transfer as part n sharing order entered into (optional - default ment).
(3)			scheme is the BSPS2, data relating to the <i>con</i> - entitlement in the BSPS,including:
	(a)	Section (the	BSPS calculator will provide a list of Sections);
	(b)	the DOL;	
	(c)	to each Sect lated based tional; howe	2 pension at DOL split by tranche, as applicable cion. The tranches expected will be pre-popu- on the Section selected. All tranches will be op- ever, there must be one or more non-zero be BSPS calculator will provide a list of tranches
	(d)		DOL of the automatic lump sum entitlement ement split by tranche, as applicable to each
	(e)	applies to a	n of any lower unreduced retirement age that ny tranches due to any enhanced early retire- ion (optional - default is the BSPS2's retirement oly);
	(f)		date of leaving of any other associated bene- mple for a bridging pension; and
	(g)	of a pensior	ny adjustment applicable to the transfer as part n sharing order entered into (optional - default ments apply).
(4)	Data relati	ng to the DC	pension arrangement, including:
	(a)	date of tran	sfer out of the BSPS;
	(b)		h investment fund attributable to the original ue at the valuation date;
	(c)	valuation da	ate for each investment fund;
	(d)		l adviser-related percentage charges, including agement charges;
	(e)		age charges in addition to the charges at (4)(d) fault is nil); and
	(f)		e consumer requires initial advice in future, and initial adviser charge needs to be applied.
(5)	Where the benefits:	consumer ha	as already commenced taking their pension
	(a)		of any <i>pension commencement lump sum</i> ates of payment;
	(b)	the amount ments; and	of any funds accessed flexibly and dates of pay-
	(c)	the date of	any annuity purchased and for that annuity:
		(i)	its amount;
		(ii)	increases (fixed, <i>RPI</i> linked, <i>CPI</i> linked, applic- able cap, applicable floor);
		(iii)	spouse/civil partner's pension – proportion on death;
		(iv)	the guarantee period from the commence- ment date (enter in years);
		(v)	payment in arrears or advance and the pay- ment frequency; and

			(vi) annuity commencement date.
		(6)	An amount for any consequential losses claimed by a <i>consumer</i> pursuant to CONRED 4.3.14R(1)(b)(iii)(C) which the <i>firm</i> accepts are properly payable.
		(7)	The amount at 13.34R(1) and (2) combined and adjusted to take account of the <i>consumer's</i> tax position calculated in accordance with DISP App 4.3.31G.
		(8)	The amount at 13.34R(3) adjusted to take account of the <i>consumer's</i> tax position calculated in accordance with DISP App 4.3.31G.
	Use of as	sumptions	from DISP App 4
13.31	G	calculatir	calculator uses the assumptions in DISP App 4 Annex 1 for the purpose of g redress. These assumptions may include (depending on the type of the information entered in the calculator):
		(1)	pre-retirement discount rate, adjusted for the default product charges and default ongoing <i>adviser</i> charges (see DISP App 4 Annex 1 8.1G and 9.1G);
		(2)	post-retirement discount rate, adjusted for a <i>pension commencement</i> <i>lump sum</i> , if relevant (see DISP App 4 Annex 1 7G);
		(3)	RPI inflation (see DISP App 4 Annex 4 3.1G);
		(4)	CPI inflation (see DISP App 4 Annex 4 4.1G);
		(5)	Earnings inflation (see DISP App 4 Annex 4 5.1G);
		(6)	pension increases in payment, with reference to the relevant inflation index, caps and floors (see DISP App 4 Annex 1 6.1G);
		(7)	default product charge % (see DISP App 4 Annex 1 9.1G);
		(8)	default adviser charge % (see DISP App 4 Annex 1 9.1G);
		(9)	Bank of England Base Rate;
		(10)	mortality for <i>consumer</i> and spouse / dependant (see DISP App 4 Annex 1 10.1G);
		(11)	spouse / dependant age difference (if the spouse / dependant date of birth is not available) (see DISP App 4 Annex 1 10.2G); and
		(12)	proportion married / having a dependant at retirement age (if status unknown) (see DISP App 4 Annex 1 10.3G).
13.32	G	dated on	umptions will be derived in line with DISP App 4 Annex 1 and will be up- a quarterly basis. All the assumptions needed will be automatically cal- ased on the information inputted and the market conditions at the valu- e.
13.33	G		calculator will be temporarily unavailable at quarter ends for a short hile updates for latest assumptions are made.
	Step 4: w	ork out re	dress offer for redress determination
13.34	R	The BSPS	calculator will produce the following outputs:
		(1)	a primary compensation sum, calculated in accordance with DISP App 4.3.19R and 4.3.20R;
		(2)	a secondary compensation sum comprising any consequential losses, including any:
			 initial adviser charges on the DC pension arrangement and the primary compensation sum at (1) in accordance with DISP App 4.3.32G, calculated using the formula at DISP App 4.4.19R;
			(b) amount as described at 13.30R(6);

	(3)	an additional compensation sum to compensate the <i>consumer</i> for the lapse of time between the valuation date and the payment date, calculated in accordance with the formula at DISP App 4 Annex 1 14.1G to 14.3G; and
	(4)	the total of the amounts in 13.30R(7) and (8).
	Step 5: redress det	termination
13.35	R The am cash lui	ount at 13.34R(4) is the redress payable to a <i>consumer</i> in the form of a mp sum for the purpose of CONRED 4.4.2R.

BSPS DBAAT Annex

1.1 The definitions in CONRED 4 and CONRED 4 Annex 21 1.3R apply to this Annex. 1.2 Table 1 illustrates in general the relative features and benefits of a defined benefit occupational pension scheme ('DB scheme') and a non-DB pension scheme ('DC scheme'). 1.3 Table 1 should be read alongside the consumer's BSPS Scheme Rules and Handbook to determine how the BSPS benefits below apply to the consumer at the point the firm advised the consumer. Where there were special benefits in the BSPS that may be relevant to the firm's advice and disclosure of risks and benefits of transfer in general these are mentioned in 'notes' in Table 1. Table 1: DE Scheme Benefits available DE Scheme rules. Pay a regular income based on the consumer's salary and length of the consumer. States and length of the consumer's uncrystallised funds pension imp sums (UFPLS) or flexi-access draw-down (rAD) or using partall of the pot to purchase an annuity to secure a guaranteed income to relife. When can benefits be taken? Scheme benefits are intended to be taken at the scheme Normal Retirement Date (NRD), defined in the scheme rules (e.g. at age 65). Benefits can be withdrawn from the pot source and annuity to secure a guaranteed income the consumer reaches the scheme's minimum pension age, though with an actuarial reduction typically applied for every year they are taken before NRD. Benefits can be withdrawn from the pension at any point once the consumer that jointed the SPS before 6 April 2006 had a protected minimum pension age of 50. This benefits to be drawn earlier than SPC betore 6 April 2006 had a protected minimum pension age of 50. This bene	i,		_				
1.2 Table 1 illustrates in general the relative features and benefits of a defined benefit occupational pension scheme ('DE scheme') and a non-DB pension scheme ('DE scheme'). 1.3 Table 1 should be read alongside the consumer's BSP5 Scheme Rules and Handbook to determine how the BSP5 benefits below apply to the consumer at the point the firm advised the consumer. Where there were special benefits in the BSP5 that may be relevant to the firm's advice and disclosure of risks and benefits of transfer in general these are mentioned in 'notes' in Table 1. Table 1: DB Scheme Benefits available Defined by scheme rules. Pay a regular income based on the consumer's membership in the pension scheme. DC Scheme Benefits available DE Scheme Descheme When can benefits be taken at the scheme Normal Retirement Date (NRD), defined in the scheme rules (e.g. at age 65). DC Scheme for life. When can benefits be taken at the scheme Normal Retirement Date (NRD), defined in the consumer reaches the scheme's minimum mension age, though with an actuarial reduction typically applied for every year they are taken before NRD. Benefits can be withdrawn from the pension at any point once the consumer reaches the scheme's Ninimum retirement age. Note - Consumers that joined the BSP5 before 6 April 2006 had a protected minimum pension age of 50. This benefit was lost on transfer to a DC pension (unless it was done as part of a block/ buddy transfer) but may have been retained in BSP52 and the PPF.		-	Features, benefits and risks of a pension transfer				
occupational pension scheme ('DB scheme') and a non-DB pension scheme ('DC scheme').1.3Table 1 should be read alongside the consumer's BSPS Scheme Rules and Handbook to determine how the BSPS benefits below apply to the consumer at the point the firm advised the consumer. Where there were special benefits in the BSPS that may 		1.1	The definitions in CONRED 4 and CONRED 4 Annex 21 1.3R apply to this Annex.				
to determine how the BSPS benefits below apply to the consumer at the point the firm advised the consumer. Where there were special benefits of transfer in gen eral these are mentioned in 'notes' in Table 1.Table 1:DateBenefits availableDB Scheme Defined by scheme rules. Pay a regular income based on the con- sumer's salary and length of the con- sumer's membership in the pension scheme.DC Scheme Benefits depend on consumer contributions. The consumer to ulds up a pension 'pot' over time.When can benefits be taken?Scheme benefits are intended to be taken at the scheme Normal Retire- ment Date (NRD), defined in the scheme rules (e.g. at age 65).DC Scheme Benefits can be withdrawn from the posion at any point once the consumer meets their nor- mal minimum pension age), though with an ac- tuarial reduction typically applied for every year they are taken before NRD.DC Scheme Benefits can be withdrawn from the posion at any point once the consumer reaches the scheme's min- imum pension age), though with an ac- tuarial reduction typically applied for every year they are taken before NRD.Note - Consumers that joined the BSPS before 6 April 2006 had a protected minimum pension age of 50. This bene- fit was lost on transfer to a DC pension (unless it was done as part of a block/ buddy transfer) but may have been re- tained in BSPS2 and the PPF.		1.2	occupational pension scheme ('DB scheme') and a non-DB pension scheme ('DC				
DB SchemeDC SchemeBenefits availableDefined by scheme rules.Pay a regular income based on the consumer's salary and length of the consumer's membership in the pension scheme.Benefits depend on consumer contributions. The consumer builds up a pension 'pot' over time.When can benefits be taken at the scheme Normal Retirement Date (NRD), defined in the scheme rules (e.g. at age 65).Benefits can be withdrawn from the pot to purchase an annuity to secure a guaranteed income for life.When can benefits be taken at the scheme Normal Retirement Date (NRD), defined in the scheme rules (e.g. at age 65).Benefits can be withdrawn from the pot to purchase an annuity to secure a guaranteed income for life.When can benefits be taken at the scheme Normal Retirement Date (NRD), defined in the scheme rules (e.g. at age 65).Benefits can be withdrawn from the pot to purchase an annuity to secure a guaranteed income for life.Nots schemes permit benefits to be drawn earlier than NRD (but only once the consumer reaches the scheme's minimum pension age), though with an actuarial reduction typically applied for every year they are taken before NRD.Benefits can be withdrawn from the pot scheme taken at point once the consumer that joined the BSPS before 6 April 2006 had a protected minimum pension age of 50. This benefit was lost on transfer to a DC pension (unless it was done as part of a block/buddy transfer) but may have been retained in BSPS2 and the PPF.Benefits can be withdrawn scheme taken at the PF.		1.3	to determine how the BSPS benefits below apply to the <i>consumer</i> at the point the <i>firm</i> advised the <i>consumer</i> . Where there were special benefits in the BSPS that may be relevant to the <i>firm's</i> advice and disclosure of risks and benefits of transfer in gen-				
Benefits availableDefined by scheme rules. Pay a regular income based on the con- sumer's salary and length of the con- sumer's membership in the pension scheme.Benefits depend on consumer contributions. The consumer builds up a pension 'pot' over time.When can benefits be taken?Scheme benefits are intended to be taken at the scheme Normal Retire- ment Date (NRD), defined in the scheme rules (e.g. at age 65).Benefits can be withdrawn from the pension at any point once ment based (SCH).When can benefits be taken?Scheme benefits are intended to be taken at the scheme Normal Retire- ment Date (NRD), defined in the scheme rules (e.g. at age 65).Benefits can be withdrawn from the pension at any point once the consumer reaches the scheme's min- imum pension age), though with an ac- tuarial reduction typically applied for every year they are taken before NRD.Benefits depend on consumer contributions. The consumer builds up a pension 'pot' over time.Note - Consumers that joined the BSPS before 6 A pril 2006 had a protected minimum pension age of 50. This bene- fit was lost on transfer to a DC pension (unless it was done as part of a block/ buddy transfer) but may have been re- tained in BSPS2 and the PPF.Benefits depend on consumer contributions. The consumer tours at any point once ment bate (Stepsen consumer reaches the scheme's min- iminum pension age of 50. This bene- fit was lost on transfer to a DC pension (unless it was done as part of a block/ buddy transfer) but may have been re- tained in BSPS2 and the PPF.		Table 1:					
Pay a regular income based on the consumer's salary and length of the consumer's membership in the pension scheme.contributions. The consumer builds up a pension 'pot' over time.When can benefits be taken?Scheme benefits are intended to be taken at the scheme Normal Retire- ment Date (NRD), defined in the scheme rules (e.g. at age 65).Benefits can be withdrawn from the post to purchase an annuity to secure a guaranteed income for life.When can benefits be taken?Scheme benefits are intended to be taken at the scheme Normal Retire- ment Date (NRD), defined in the scheme rules (e.g. at age 65).Benefits can be withdrawn from the post on any point once the consumer meets their nor- mal minimum retirement age.Most schemes permit benefits to be drawn earlier than NRD (but only once the consumer reaches the scheme's min- imumu pension age), though with an ac- tuarial reduction typically applied for every year they are taken before NRD.Benefits and the post age 50. This bene- fit was lost on transfer to a DC pension (unless it was done as part of a block/ buddy transfer) but may have been re- tained in BSPS2 and the PPF.				DB Scheme	DC Scheme		
Pay a regular income based on the con- sumer's salary and length of the con- sumer's membership in the pension scheme.builds up a pension 'pot' over time.When can benefits be taken?Scheme benefits are intended to be taken at the scheme Normal Retire- ment Date (NRD), defined in the scheme rules (e.g. at age 65).Benefits can be withdrawn fron the pot either via uncrystallised funds pension 1 ump sums (UFPLS) or flexi-access draw- down (FAD) or using part/all of the pot to purchase an annuity to secure a guaranteed income for life.When can benefits be taken?Scheme benefits are intended to be taken at the scheme Normal Retire- ment Date (NRD), defined in the scheme rules (e.g. at age 65).Benefits can be withdrawn fron the consumer meets their nor- mal minimum retirement age.Most schemes permit benefits to be drawn earlier than NRD (but only once the consumer reaches the scheme's min- imum pension age), though with an ac- tuarial reduction typically applied for every year they are taken before NRD.Benefits can be withdrawn fron the pension at any point once the consumer meets their nor- mal minimum retirement age.Note - Consumers that joined the BSPS before 6 April 2006 had a protected minimum pension age of 50. This bene- fit was lost on transfer to a DC pension (unless it was done as part of a block/ buddy transfer) but may have been re- tained in BSPS2 and the PPF.		Benefits availa	ble	Defined by scheme rules.			
scheme.Benefits available include tak- ing withdrawals directly from the pot either via uncrystallised funds pension lump sums (UFPLS) or flexi-access draw- down (FAD) or using part/all of the pot to purchase an annuity to secure a guaranteed income for life.When can benefits be taken?Scheme benefits are intended to be taken at the scheme Normal Retire- ment Date (NRD), defined in the scheme rules (e.g. at age 65).Benefits can be withdrawn from the pension at any point once the consumer meets their nor- mal minimum pension age), though with an ac- tuarial reduction typically applied for every year they are taken before NRD.Benefits available include tak- ing withdrawals directly from the pot to purchase an annuity to secure a guaranteed income for life.Note - Consumer reaches the scheme's min- imum pension age of 50. This bene- fit was lost on transfer to a DC pension (unless it was done as part of a block/ buddy transfer) but may have been re- tained in BSPS2 and the PPF.Benefits available include tak- ing withdrawals directly from the pot secure a guaranteed income for life.				Pay a regular income based on the con- sumer's salary and length of the con-	builds up a pension 'pot' over		
taken?taken at the scheme Normal Retirement Date (NRD), defined in the scheme rules (e.g. at age 65).the pension at any point once the consumer meets their nor- mal minimum retirement age.Most schemes permit benefits to be 					ing withdrawals directly from the pot either via <i>uncrystallised</i> <i>funds pension lump sums</i> (UFPLS) or flexi-access draw- down (FAD) or using part/all of the pot to purchase an annuity to secure a guaranteed income		
drawn earlier than NRD (but only once the consumer reaches the scheme's min- imum pension age), though with an ac- tuarial reduction typically applied for every year they are taken before NRD. Note – Consumers that joined the BSPS before 6 April 2006 had a protected minimum pension age of 50. This bene- fit was lost on transfer to a DC pension (unless it was done as part of a block/ buddy transfer) but may have been re- tained in BSPS2 and the PPF.				taken at the scheme Normal Retire- ment Date (NRD), defined in the	the consumer meets their nor-		
before 6 April 2006 had a protected minimum pension age of 50. This bene- fit was lost on transfer to a DC pension (unless it was done as part of a block/ buddy transfer) but may have been re- tained in BSPS2 and the PPF.				drawn earlier than NRD (but only once the <i>consumer</i> reaches the scheme's min- imum pension age), though with an ac- tuarial reduction typically applied for			
Is a pension commence. A PCLS is available and is typically 25% of the pension 'pot' is				before 6 April 2006 had a protected minimum pension age of 50. This bene- fit was lost on transfer to a DC pension (unless it was done as part of a block/ buddy transfer) but may have been re-			
<i>ment lump sum</i> (PCLS) available? achieved by 'commuting' pension bene- available? available fits for lump sum benefits using a com- mutation factor outlined in the scheme		ment lump sui		fits for lump sum benefits using a com-			

Annex	22

Table 1:			
	rules. This typically leads to a lower PCLS available than from a DC scheme.		
Are benefits protected against inflation?	The pension benefits under a DB scheme typically have a level of infla- tion protection (the income will in- crease every year) both in deferment (before the <i>consumer</i> accesses the pen- sion) and in payment.	There is no explicit inflation pro- tection for benefits invested in a DC scheme. DC pension pots may be invested in the markets to generate a return to offset inflation.	
	The level of inflation protection de- pends on the type of benefits accrued (for example, Guaranteed Minimum Pension ('GMP'), excess over GMP) and when they were accrued. It is also im- pacted by certain minimums set out in legislation. The scheme rules detail the level of indexation and escalation that is applied.	Where a <i>consumer</i> uses their pot to purchase an annuity, they can purchase levels of infla- tion protection, though this comes at the cost of reducing the initial income payment to the client.	
What flexibility is avail- able within the scheme?	DB schemes typically have flexibility around when benefits are taken from the pension, subject to confirmation in the scheme rules on early retirement and the factors that are used.	DC schemes allow for flexibility as to when and how benefits are taken. Further, not all bene fits have to be taken at the same time. For example, partial	
	All benefits are usually taken simultan- eously – for example, PCLS and income benefits are usually taken in their entir- ety at the same time.	or full PCLS can be taken with- out starting to withdraw in- come benefits.	
Benefits available on death of consumer	A DB scheme will usually include a spouse's pension, which will continue to pay a proportion of the <i>consumer's</i> income after their death. There may also be pensions for dependent family <i>consumers</i> . Some schemes may make minor lump sum payments depending on when the <i>consumer</i> dies (e.g. if it was not long after they elected to take benefits).	Whatever is left in the pension pot at the <i>consumer's</i> death is an asset which is available to be inherited by a nominated indi- vidual. Annuities may also have other benefits (e.g. a spouse's pension) built in at the time of purchase which will continue paying an income to a spouse, though typically at a reduced rate.	
1.4 The key risk	s associated with a transfer from a DB sche	eme to a DC scheme include:	
(1)	the loss of <i>safeguarded benefits</i> , in the consu- come from the DB scheme for the <i>consu</i> ants (usually spouses and dependent chi	mer and their eligible depend-	
(2)	the loss of the inflationary protection th associated with the pension (both in def		
(3)	the transfer of investment risk from the DB scheme (and sponsoring em- ployee) to the <i>consumer</i> . Poor investment returns will directly impact on the value of the <i>consumer's</i> benefits in a DC scheme. In a DB scheme, in- vestment returns impact on the scheme's funding position and the spon- soring employer must make good any shortfall;		
(4)	the transfer of longevity risk, which is the risk of running out of money in retirement and having to rely on the state pension. This is a key risk for <i>consumers</i> that choose to withdraw money from their pension via UFPLS or FAD. It is not a risk that is present in a DB scheme;		
(5)	the transfer of responsibility for decisior sumer must keep their DC scheme assets benefits are withdrawn via either UFPLS consumer will need to continue monitor	under review, particularly where or FAD. In these situations, the	

making complex and important investment and withdrawal decisions for the remainder of their lives. Where professional support is needed to help with the monitoring and these decisions, this will come at a cost that will reduce the available benefits within the pension.

2 Comparison of benefits provided by BSPS2 and the Pension Protection Fund (PPF)

- 2.1 Table 2 compares the benefits available from the proposed BSPS2 with the benefits available from the PPF for deferred (rather than retired) *consumers* who were eligible for a *pension transfer*. This information would have become available when Time to Choose packs were sent out between 9 and 11 October 2017 at the beginning of the Time to Choose period.
- 2.2 The BSPS first entered the PPF assessment period on 29 March 2018. During the assessment period, the PPF considers whether the assets of the scheme can be used to secure benefits for the *consumer* in excess of those provided by the PPF. If they cannot, the scheme is transferred to the PPF. During the assessment period, *consumers* who retire receive benefits at PPF levels.

	Tab	le 2:	
	Benefits and features of BSPS2	Benefits and features of the PPF	Comparison of BSPS2 to PPF
'Starting' income bene- fits by comparison to Old BSPS scheme – Con- sumers aged 65 or over at date of PPF as- sessment	No reduction	No reduction	Both options are the same.
'Starting' income bene- fits by comparison to Old BSPS scheme – Con- sumers below age 65 at	No reduction	All income benefits re- duced by 10% AND sub- ject to the benefit cap (see 3.1(3)):	BSPS2 provides unre- duced income benefits for all scheme consumers.
date of PPF assessment		•April 2016 to April 2017 – £37,420.42 at age 65	
		•April 2017 to April 2018 – £38,505.61 at age 65	
Revaluation of benefits	•Before 5 April 2006 – CPI with no cap	Benefits accrued:	BSPS2 generally pro-
in deferment (pre-re- tirement)		•Before 5 April 2006 – CPI capped at 5% a	vides more favourable revaluation in defer- ment, except for:
Source: Time to Choose Information Pack (for		year •5 April 2006 to 5 April 2009 – CPI capped at 5% a year	•benefits between 5 April 2006 and 5 April 2009 where PPF revalu-
BSPS2)			
			ation is better
		•5 April 2009 to 5 April 2012 – CPI capped at	 benefits from 5 April 2016 which are re-
		2.5% a year5 April 2012 to 5 April	valued at the same rate
		2016 – CPI capped at 2.5% a year	Tate
		•From 5 April 2016 – CPI capped at 2.5% a year	
Indexation of benefits	•GMP benefits be-	•GMP benefits be-	BSPS2 generally pro-

	Tabl	e 2:	
in payment (post-re- tirement)	tween 5 April 1978 and 5 April 1988 – No increases	tween 5 April 1978 and 5 April 1988 – No increases	vides more favourable indexation in retire- ment except for:
	•GMP benefits be- tween 5 April 1988 and 5 April 1997 – CPI capped at 3% a year	•GMP benefits be- tween 5 April 1988 and 5 April 1997 – No increases	•GMP benefits be- tween 5 April 1978 and 5 April 1988 where nei- ther provide in-
	•Excess over GMP pre-5 April 1997 – No increases	•Excess over GMP pre-5 April 1997 – No increases	dexation; •excess over GMP pre-5 April 1997 where nei-
	•Pension benefits be- tween 5 April 1997 and 5 April 2005 – CPI capped at 5% a year	•Pension benefits be- tween 5 April 1997 and 5 April 2005 – CPI capped at 2.5% a year	ther provide indexa- tion; and •pension benefits from 5 April 2005 where in-
	•Pension benefits from 5 April 2005 – CPI capped at 2.5% a year	•Pension benefits from 5 April 2005 – CPI capped at 2.5% a year	dexation is at the same rate.
Spouse and depend- ents benefits	•Continued income be- nefits valued at 50% of the consumer's pen- sion, calculated with reference to the con- sumer's pension before any is commuted for a PCLS.	•Continued income be- nefits valued at 50% of the consumer's pen- sion, calculated with reference to the con- sumer's pension after any is commuted for a PCLS.	Death benefits under BSPS2 are generally more beneficial due to higher reference point for calculating spouses' pension plus the pres- ence of a lump sum payment if death oc-
	•In Time to Choose packs (issued between 9 and 11 October 2017), there was uncer- tainty over whether same sex spouses or civil partners would be eligible to pension pay- ments relating to bene- fits accrued before 1997.	 PPF treats same sex spouses and civil part- ners in the same way as an opposite sex spouse – they are eli- gible for a spouse pen- sion relating to all be- nefits accrued, regard- less of when they were accrued. No lump sum death 	curs in the first 5 years. However, there are question marks over eli- gibility for payments to same sex spouses and civil partners under BSPS2. These question marks do not apply to the PPF, which treats same and opposite sex spouses/civil partners
	•The scheme pays out a lump sum if the <i>con-</i> <i>sumer</i> dies less than 5	benefits are paid from the PPF.	the same.
	years after taking their pension. This equals the total amount of re- maining pension they would have received in those 5 years. This is in addition to the spouse's pension.	•Dependent's pension available for qualifying children either under 18 or over 18 but un- der 23 in 'qualifying education' or with a 'qualifying disability'. 50% of consumers com- pensation if there is	
	 Children's allowance paid for 'qualifying de- pendent children'. 	one child, or 100% split equally if there are 2 or more children.	
Pension commence- ment lump sum (PCLS)	PCLS is available from BSPS2 by commuting income.	PCLS is available from the PPF by commuting income.	The PPF provides more favourable PCLS com- mutation factors in all
	The commutation fac- tors range from £12.60 to £23 of lump sum for	The commutation fac- tors range from £20.22 to £43.57 of lump sum	instances. Where a <i>consumer</i> wishes to take the max

			Tabl	le 2:		
	pend which tires sume in the prop sume the f fits, t the a they		of income, de- on the age at e consumer re- when the con- uilt up benefits d scheme. significant on of the con- ights are in of GMP bene- may inhibit unt of pension able to com- r a PCLS in	for every £1 of income, depending on the age at which the <i>consumer</i> retires and when the <i>consumer</i> built up be- nefits in the old scheme.	imum PCLS, the PPF will typically provide both a larger PCLS and a larger starting in- come (even after ac- counting for the 10% reduction in the PPF) than BSPS2.	
Early reti	rement		irement is from BSPS2.	Early retirement is available for the PPF.	The PPF provides more favourable early retire-	
		factor ra to 0.97, o the age a consume	retirement nges from 0.73 depending on at which the r retires and e consumer	The early retirement factor ranges for 0.819 to 0.978, depending on the age at which the <i>consumer</i> retires.	ment factors than BSPS2 in all circum- stances, regardless of the <i>consumer's</i> age and when they accrued benefits.	
		built up	built up benefits in the old scheme.		However, the PPF re- duces starting income	
			significant on of the <i>con</i> - ights are in of GMP bene- may reduce of income withdraw if k early re-		by 10% (BSPS2 does not). After this reduc- tion is applied, BSPS2 typically provides a higher starting income.	
Potential for future transfer requests		sumers the sumers the sumers the sumers the sum of the	owed <i>con-</i> he option to out at any to a year from <i>umer's</i> NRD.	Once a scheme enters the PPF assessment period, <i>consumers</i> are no longer permitted to transfer out of the scheme.	BSPS2 provided <i>con-sumers</i> with more flex- ibility of options, in re- gard to the ability to transfer out at a future date, than the PPF.	
3	Informatio	n available t	o advisers durin	ig the relevant period		
3.1 The following information was available to advisers about the PPF benefits:			PF benefits:			
	(1)	Once a scheme enters the PPF assessment period, the benefits that will be available to <i>consumers</i> of the BSPS who have not yet commenced drawing a pension are calculated by reference to provisions governing the PPF and will not be the same as the pension that would have been available in the BSPS.				
	(2)	The PPF treatment of <i>consumer</i> benefits throughout the relevant period published or available:			the relevant period was	
		(a)	on the PPF we	bsite (https://www.ppf.co.	uk/);	
		(b)	directly from t	he PPF;		
		(c)		nuing professional develop for the qualifications requiries.		

(3)	In July 2021, the Court of Appeal ruled that the PPF compensation cap was unlawful on the grounds of age discrimination. The PPF confirmed that the compensation cap would no longer apply and it would be removed from af- fected PPF pensioners. Whilst this is the case now, advisers at the time would not have been aware of this change, so it would have been reasonable to as- sume that the cap would still apply to those <i>consumers</i> with benefits above the cap. More information is found at https://www.ppf.co.uk/trustees-ad- visers/valuation-guidance/compensation-cap-factors.

3.2 The information in Table 3 was available to advisers about BSPS2 benefits during the relevant period.

Table 3:	
Date	Information
30 March 2016	Tata Steel Ltd announcement examining options for restructuring business and calling into question the future of BSPS.
26 May 2016	DWP launch consultation on BSPS outlining 4 options for the future of BSPS.
26 May 2016	Letter to consumers from BSPS Trustee (Allan Johnston) outlining Government consultation on potential changes to BSPS.
16 June 2016	BSPS Trustees response to the DWP consultation.
12 August 2016	Trustee update to consumers.
7 December 2016	Tata Steel UK announcement on proposal to close BSPS to future accrual.
7 December 2016	Trustee update to consumers following Tata Steel UK Ltd's announcement on proposal to close BSPS to future accrual.
12 January 2017	Trustee statement on potential future of the scheme.
27 January 2017	Trustee letter to consumers providing an update on developments.
31 March 2017	The old BSPS scheme closed to accrual and all active consumers became deferred.
1 April 2017	Trustee amendment to how the CETV was calculated resulting in most <i>consumers</i> seeing an increase in their CETV after 1 April 2017 compared to before.
16 May 2017	PPF and TPR announcements on key commercial terms for an RAA being agreed in principle.
11 August 2017	TPR announcement on initial approval of RAA for BSPS.
25 August 2017	Trustee announcement to consumers on CETV change.
11 September 2017	Trustee announcement on RAA.
9-11 October 2017	Time to Choose packs sent out to <i>consumers</i> (received by <i>consumers</i> between 9 and 11 October 2017) which detailed personalised benefits for <i>consumers</i> under BSPS2.
29 November 2017	The deadline for <i>consumers</i> to make a decision under Time to Choose was ex- tended from 11 December to 22 December 2017.
16 February 2018	The trustees stated deadline for receiving transfer applications.
29 March 2018	The old BSPS scheme entered the PPF assessment period and was closed to transfer.

BSPS Calculator steps in diagrammatic form

This Annex belongs to CONRED 4 Annex 21 13.8G The diagram illustrates the steps to take to calculate redress and to complete a *redress determination* using the BSPS calculator.

