April 2018

Dear Member

University of Aberdeen Superannuation and Life Assurance Pension Scheme ("the Scheme")
Privacy Notice

Data protection regulation is extremely important to ensure that personal information is kept securely and used only for the right purpose. The Trustees and their advisers have been complying with the current Data Protection Laws since they came into force in 1998. From 25 May 2018 the law will be changing to tighten further the protection of personal data. This doesn’t just apply to pension schemes; every company and organisation in Europe that has access to personal data will need to comply with the law.

Under the new laws one of the things that we must do is to write formally to all members of the Pension Scheme to explain how your personal information will be used, who will have access to it and what new rights you will have.

The pension scheme member data that our advisers hold on our behalf is never sold to other organisations and is never used so that other organisations can sell you their products or services.

Why are the Trustees writing to me?
Under the regulations the trustee board are “Data Controllers”. This means that we decide how and why your data is used and it is therefore the Trustees who need to write to you. As Data Controllers, the Trustees collect and process your personal data for the purposes of complying with their legal obligations to administer the Scheme and for the other legitimate interests relating to the operation of the scheme.

The Scheme Actuary is also a “Data Controller” for the purposes of data protection regulations. The Scheme Actuary has a legal obligation to safeguard your personal data when collecting and processing this. The Scheme Actuary will separately write to you in respect of this obligation.

What is personal data?
This is information that could be used to identify you as an individual. So things like National Insurance Number, date of birth, gender, marital status, length of employment, home address and bank details are all examples of personal data. We may also hold information about your dependants.
Who has access to my data?

The administrator who looks after your member records, and calculates your pension benefits is the organisation that holds complete records of all members of the scheme. The Scheme Actuary needs access to some of that data in order to assess how well funded the Scheme is and sometimes in order to assist in calculating benefits. From time to time, other organisations will also need access to your data, for example the Scheme Auditor will see limited amounts of personal data in order to ensure that the scheme’s finances are in order and the correct benefits are being paid out. The Scheme’s legal advisor may need to be consulted on individual cases. If you are a pensioner we have to provide information to Her Majesty’s Revenue and Customs (HMRC) so that they know what tax has been deducted from your pension.

The Scheme also holds your data to comply with it legal obligations as the sponsoring employer of the scheme. It also has a legitimate interest in the scheme being run in a cost effective way and may have any interest in offering certain options to members, such as pension Increase Exchange and enhanced transfer exercises.

All of the organisations that need access to your personal data will have to comply with the new regulations but the Trustees and their advisers will also check to make sure that they are confident that your data will be secure. A full list of the organisations that we share your data with is available on request (from the address shown at the end of this notice). Where these organisations are data controllers a copy of their Privacy Notice is available to you on request.

Where we have information in relation to proposed beneficiaries, who may become eligible to a benefit on a members death, we will advise the individual of their data protection rights if a benefit becomes payable from the scheme.

What will you do with my personal data and how long will you keep it?

The reason we hold individual member records that contain personal data is so that the correct pension benefits can be calculated when members retire and once retired, members continue to be paid the correct pension. The Trustees’ advisers will need access to that information to ensure that everyone received the correct pension and in the event of a member’s death that dependants are also paid the correct benefit.

We will need to hold personal data for many years, probably until long after your own death and any dependants pension ceases. In practical terms, here are often occasions when a review of historical member information is necessary. One of the most recent examples of this is HMRC’s decision to cease the practice of contracting out of the State Pension Scheme. In this case the Scheme administrators are looking back at records held up to 40 years ago to make sure that every member’s contracted out record is correct and in line with that held by HMRC.

What rights do I have?

You already have the right to see your own pension scheme record, (this is known as a Subject Access Request) and you can require that we rectify any errors in data that we hold about you, but in addition, you will (under certain circumstances) have the right to be forgotten or have your personal information deleted. However, as far as the pension scheme is concerned, without your personal information the administrator would not be able to calculate your benefits.

For pension schemes there are legal and valid reasons why your data is kept and used for all the purposes associated with managing the pension scheme. If you are asked to provide consent (to agree that another organisation can have access to your data, or for us to use especially sensitive information such as information about your health) then you have a right to withdraw that consent.
consent at any time. However, if we do not hold all of the data to administer your benefits, we may not be able to pay out the benefits you are entitled to.

If you are unhappy with the way your data has been used you can complain to the Information Commissioner’s office (ICO) at the address below:

Information Commissioner’s Office
Wycliffe House, Water Lane, Cheshire, SK9 5AF
Tel: 0303 123 1113 (local rate) or 01625 545 745 if you prefer to use the national rate number.

What changes will I see?

As we explained at the start of this notice, the Trustees and their advisers have been complying with the Data Protection laws since 1998 and you will therefore only see minimal changes to the wording on letters and information that are usually sent to you in the normal course of events such as at retirement or upon leaving the plan.

In future, when there are significant changes to the pension scheme (or projects) that require us to use your personal data we will explain in more details why it is being used and whether you need to consent to that particular use of your data.

Contact details

Your benefits are not affected and you do not need to take any action as a result of receiving this communication. However, if you have a question the Trustee can be contacted via the Pensions office;

Tel: 01224 272130
Email: pensions@abdn.ac.uk

Yours Sincerely

Trustees of the University of Aberdeen Superannuation and Life Assurance Pension Scheme