

# **PASA Standards**

Member Data Quality
Oct 2021

# **Operational Controls and Procedures**

#### Standard:

#### 4.1 Member Data Quality

PASA expects administrators to have robust data<sup>1</sup> quality and data management procedures in place to ensure the accuracy, completeness and security of member data both with operating systems, on transfer of data and around data access both within the operation and via remote and website based access. Data security is covered in more detail in Standard 3.2, Business Continuity Planning, where standards are set for protection of data against fraud.

#### Rationale:

The administrator is able to demonstrate their policy for ensuring the highest level of member data quality standards are achieved and maintained for their Principals, supporting the effective delivery of administration services and compliance to regulatory and legislative requirements.

## **General Principles:**

PASA believes a documented Data Management Strategy/Policy is necessary for and supportive of a robust administration service.

Providers need to demonstrate their data management strategy/policy is clearly defined, implemented and maintained; that they are monitoring the plan to ensure it remains fit for purpose; and that they are proactive in ensuring that staff are aware of their responsibility for the quality of their Principals' data.

PASA believes that once data has been analysed and cleansed, that providers should work with their clients to ensure that data remains of a high quality. PASA also believes that providers must ensure that the integrity of recorded data is not affected by undertaking day to day administration. Further guidance on data management was published by PASA in 2019 and provides both guidance and Case Studies for practitioners and Trustees.

<sup>1</sup> Data is expressed to include member data, scheme data, client data, policyholder data, confidential information and any data of a sensitive nature

Where some or all services are outsourced to a third party provider, PASA expects the appointee to have an appropriate and suitable data management strategy and policy in place and to report on it to the delegating party.

PASA also expects Data Management Plans (and possibly Data Improvement Plans) to be in place for schemes. We published guidance on Data Management Plans in March 2021 and a knowledge of that documentation would assist PASA members wishing to apply for accreditation.

#### **Outcomes:**

Outcomes should support the following:

- Accurate payments of benefits to members
- Payment of the right benefits at the right time to the right people
- Effective communication to members
- Member data is held and transmitted securely and is protected from corruption and unauthorised disclosure
- Effective management and mitigation of risk, including fraud risk (covered in more detail in Standard 3.2 Businss Continuity Planning)
- Compliance to tPR common and scheme specific data requirements, Client Confidentiality requirements of any governing bodies and General Data Protection Act (GDPR) requirements

 $\label{lem:compliance} \mbox{Compliance with emerging requirements of the Pensions Dashboard Programme.}$ 

## Measures/Evidence

The administrator must have a documented Data Management Policy which evidences the data security and integrity policy of the provider. The administrator should be able to evidence that staff have been made aware of their obligations to protect data and have been appraised of their ongoing obligations under the GDPR regulations to ensure that data is protected, handled confidentially and that any data transmitted is suitably protected from corruption and any fraudulent activity, in accordance with the provider's policy.

Where some or all services are outsourced to a third party provider, PASA expects the appointee to have an appropriate and suitable data management strategy and policy documented and in place and that these requirements are reflected in the agreement between the parties.

#### **Application to TPAs and Accreditation Approach**

The accreditation team will review:

- Evidence of a documented data management policy, to include data security protocols for the transfer of data, including evidence of data mapping, risk identification and adoption of procedures to minimise potential risk
- That a Data Protection Officer has been appointed; if required
- How the TPA facilitated the measurement, metrics and procedures to achieve the data standards
- Evidence of ongoing training so that employees are aware of data protection requirements and the implications of not complying
- Evidence of the data analysis tools used and the results of any reviews undertaken
- Evidence of systems access limitations, how these are managed and how access rights have been closed down for leavers of where access for an individual is no longer relevant to their role
- Evidence of the segregation of client data
- Evidence of appropriate mortality screening and 'living as stated' activity and results
- Evidence of fraud risk identification and mitigation appropriate to the level of data being provided

Where some of the services are outsourced to a third party that appropriate reporting and control information is provided to the delegating party by the appointee at regular intervals as defined in the agreement.

### **Application to In House Teams and Accreditation Approach**

The accreditation team will review:

- Evidence of a documented data management policy, to include data security protocols for the transfer of data including evidence of data mapping, risk identification and adoption of procedures to minimise potential risk
- That a Data Protection Officer has been appointed; if required
- How the in-house team set the standards and procedures to ensure high quality data standards are achieved
- Evidence of ongoing training so that employees are aware of the data protection requirements and the implications of not complying
- Evidence of the data analysis tools used and the results of any reviews undertaken

- Evidence of systems access limitations, how these are managed and how access rights have been closed down for leavers of where access for an individual is no longer relevant to their role
- Evidence of appropriate mortality screening and 'living as stated' activity and results
- Evidence of Fraud risk identification and mitigation

Where some of the services are outsourced to a third party appropriate reporting and control information is provided to the delegating party by the appointee at regular intervals as defined in the agreement

## **Application to Master Trusts and Accreditation Approach**

The accreditation team will review:

- Evidence of a documented member data management policy, to include data security protocols for the transfer of data
- How the administration team set the standards and procedures to ensure high quality data standards are achieved
- Evidence that employees of the Master Trust are aware of the policy and the implications of not complying
- Evidence of the data analysis tools used and the results of any reviews undertaken
- Evidence of systems access limitations, how these are managed and how access rights have been closed down for leavers of where access for an individual is no longer relevant to their role
- Evidence of appropriate mortality screening and 'living as stated' activity and results
- Evidence of Fraud risk identification and mitigation

Where some of the services are outsourced to a third party, appropriate reporting and control information is provided to the delegating party by the appointee at regular intervals as defined in the agreement.

## **Application to Annuity providers and Accreditation Approach**

The accreditation team will review:

• Evidence of a documented member data management policy

- How the administration team set the standards and procedures to ensure high quality data standards are achieved
- Evidence that employees of the administration provider are aware of the policy and the implications of not complying
- Evidence of the data analysis tools used and the results of any reviews undertaken
- Evidence of systems access limitations, how these are managed and how access rights have been closed down for leavers of where access for an individual is no longer relevant to their role
- Evidence of appropriate mortality screening and 'living as stated' activity and results
- Evidence of Fraud risk identification and mitigation

Where some of the services are outsourced to a third party, appropriate reporting and control information is provided to the delegating party by the appointee at regular intervals as defined in the agreement.

#### **Timelines**

PASA expects this standard to be applied immediately.





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