



ASSESSMENT OF FAIR VALUE

EMBARK PENSIONS FULL SIPP

REVIEW FINDINGS

The Embark Pensions Full SIPP was most recently assessed for fair value in April 2023. We have concluded that the product continues to deliver fair value over the relevant product term, including for customers in vulnerable circumstances, by meeting customer fair value rules across the five principles in our assessment.

There are rare scenarios where customers may not experience fair value, please refer to 'Pricing practices' below.

GENERAL INFORMATION

Product name:
Embark Pensions Full SIPP

Manufacturer: EBS Pensions Limited (EBS)
(Firm Reference Number: 134908)

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The Embark Pensions Full SIPP is a flexible pension plan for life, designed to help clients save for their retirement in a tax efficient manner, before taking a pension income from the same plan.

Its aims are to provide as much flexibility to customers as possible, specifically relating to:

- Funding their SIPP through transfers and/or contributions (ad hoc or regular)
- Investing their retirement savings through whole of market options
- Withdrawal of benefits from their SIPP from age 55, through Uncrystallised Funds Pension Lump Sum (UFPLS), Flexi-Access Drawdown (FAD) or Capped Drawdown (if an existing arrangement is in place).

The Full SIPP also enables clients to pass on wealth to beneficiaries or dependants in a tax beneficial environment. Further details of the aims of the product are in our Key Features Document, which can be downloaded at embarkpensions.co.uk.

The Full SIPP offers a wide range of investment options, including:

- Standard investments, either held directly or through an investment manager, platform or stockbroker;
- Certain non-standard asset classes we consider appropriate for retirement savings; and
- Commercial property

All investments are subject to our due diligence, and we reserve the right to decline any instructions where we are unable to complete due diligence to our satisfaction. >>

There are risks associated with a self-invested pension product like the Full SIPP, and these are disclosed in the Key Features Document at embarkpensions.co.uk. The Full SIPP also has a clear and competitive charging structure, and our Fee schedule is also available on our website.

The Full SIPP is only available to customers who are resident in the United Kingdom. In addition, applications will only be accepted if the customer has received advice from a regulated financial adviser. Other limitations are: we do not pre-fund tax relief on contributions; we require Defined Benefit transfers to be advised; we only accept contributions in sterling; and income is only paid on prescribed days.



Product Governance

Embark has a product governance policy, procedures and processes in place which set out requirements for the design, approval and review of each of its products, including the Full SIPP. Specifically, these ensure:

- Senior Management is responsible for the approval of any new product developments and changes to existing products
- Target markets & negative target markets are identified, validated, communicated, and reviewed for all products
- New products and product changes are subject to approval
- MI/Data is monitored on an ongoing basis to ensure that products are capable of meeting the needs of customers in the target market and deliver fair value and good outcomes across the life of the product
- Relevant risks are identified, monitored and appropriate mitigations are put in place
- The distribution method and medium are appropriate, and the product can be distributed compliantly
- The product can be managed/maintained in line with customer expectations and terms and conditions
- The product complies with relevant regulation and legislation
- Products are regularly reviewed to ensure they remain capable of meeting customers' needs and delivering fair value, and that the distribution method and medium remains appropriate



Pricing

- Pricing is reviewed on an annual basis by the Propositions team and overseen by the Executive Customer Committee (ECC).
- There is a quarterly Product Oversight Group (POG), a delegated authority of the ECC, meeting where pricing (including any bank interest retained) and behavioural outliers are monitored to agree what further action could be taken to ensure customers receive optimal value from the product.
- The POG regularly reviews the product and servicing, taking into consideration factors such as cost to serve, competitor comparisons and regulatory landscape.
- The ECC will also approve pricing assumptions on an annual basis; review and approve any pricing strategy initiatives as and when required, considering business performance & trading; and review potential impact to pricing as a direct result of market changes.
- The POG monitors customer behaviours through detailed analysis of MI to ensure that the product is managed and maintained in line with customer expectations and our policy provisions in terms and conditions.
- Customer research includes outcome testing and complaints analysis. Findings from monitoring and testing feed into continuous product management activity where any risks are identified, and where appropriate action plans are agreed and implemented.



Distribution strategy

- Given the potentially complex needs of the target market, the Full SIPP is intended to be distributed via financial advisers who provide initial and ongoing advice and support to their clients on the use of the product and their investment choices.
- This is consistent with the target market of the Full SIPP, where fund sizes are sufficiently large to justify the cost of taking advice. The flexibility it offers requires expertise from an adviser.
- The Full SIPP can be used alongside other investment products such as ISAs as part of a customer's overall retirement and financial planning.



Target market

Who is it suitable for?		Who is it not suitable for?	
Customers who		Customers who	
✓	value the services of an adviser and are engaged with their pension	✗	do not wish to use the services of an adviser
✓	are UK residents, employed (or self-employed) and qualify for tax relief on pension payments	✗	are non-UK residents at the time of taking out a plan
✓	are prepared to have money tied up, normally to at least age 55	✗	want unrestricted access to their money before age 55
✓	have existing retirement funds in excess of £100,000, or have the means to accumulate this amount through contributions in the short term	✗	have existing retirement funds of less than £100,000 and are unable to save towards their retirement
✓	are prepared to invest for the medium to long-term	✗	are not prepared to invest for the medium to long-term (5 years +)
✓	can accept the risk of capital loss	✗	can't accept any capital loss as there are no specific capital guarantees
✓	want a tax-efficient way to build up their retirement savings by investing for potential growth	✗	want to make short-term, high-risk investments
✓	want one pension plan for all stages of their retirement journey (accumulation and decumulation)	✗	want guaranteed income in retirement
✓	want choice over how they take their retirement benefits, and want to remain invested when they do		
✓	want to provide benefits for their beneficiaries on death		
✓	wish to make their own pension arrangements rather than, or in addition to, their employer's scheme		
✓	want to consolidate and manage the pension savings they have built up in other schemes within one plan		
✓	want a full range of investment options in line with their aims and attitude to risk		
✓	have a good or a sophisticated level of knowledge of how investments work		
✓	want the flexibility to stop, start or change their contributions and/or income without additional charges		
✓	want transparency and certainty over charges		



Fair value

Our product governance framework and processes aim to assess whether there is a reasonable relationship between the price paid for a product or service and the overall benefit a customer receives from it. The delivery of Fair Value is supported by the development of a clear Target Market, appropriate distribution strategy, and servicing designed to support Good Outcomes.

The Customer Fair Value (CFV) assessment is carried out on an annual basis. The CFV framework has been designed to help us understand the value and outcomes our customers receive. This involves identifying any concerns about value and fairness through the pricing and operation of our products. If necessary mitigating actions are carried out to address any concerns identified.

The framework also looks to:

- Ensure products are well designed and meet the needs of customers in the target market.
- Compare the costs and benefits (monetary and non-monetary) for customers of the products.
- Ensure customers receive communications and support at key points that help them to understand and use their products in the way intended throughout the time they have them.

Evidence is assessed across 5 key principles; Product Design, Point of Sale, Customer Lifecycle, Intermediaries and Pricing Practices.

Product design

The target market has been identified and the needs of the target market have been incorporated into the product design. The key benefits of the product are:

- Ability to accumulate retirement funds with a secure provider and part of a financially stable FTSE 100 company.
- Competitive, menu driven pricing
- Ability to flex how contributions are made
- Wide range of investment options available
- Flexible retirement options
- Ability to view product details online
- Responsive support services on administrative and technical matters

The pricing structure has been designed to ensure fair value, with customers only being charged for the services and features they use. We monitor activity in the book that may result in the customer not receiving fair value (for example cash warnings and clients that are better suited to alternative products) and will contact the customer and/or their adviser in these instances. We also have processes in place to support vulnerable customers, with vulnerable customer champions appointed in our servicing teams and training rolled out to all staff.

The product design continues to meet the needs of the defined target market including vulnerable customers.

Point of sale

Customers derive fair value at point of sale. We only accept new business through advisers, and as a result our customers benefit from receiving comprehensive financial advice to ensure the product is suitable for their needs. Our communications and documentation issued to customers at the point of sale are in our view clear and easy to understand, however we are undertaking extensive customer testing to identify any areas where they can be improved.

Customer lifecycle

Throughout the customer lifecycle, customers holding the product continue to receive fair value. There are no unreasonable barriers should a customer decide to transfer to another provider, although charges do apply to cover the administration work involved with carrying out the transfer. We monitor activity within the book, including property acquisitions/sales, investments in non-standard asset classes (including ongoing due diligence), cash levels and our servicing performance, and these are regularly reviewed by our Executive Committee and the ECC. Key communications include all the information customers require for the activity are issued at the relevant time.

Intermediaries

Customers receive fair value regardless of whether they are advised or have removed their adviser. Adviser charges can be facilitated but are subject to client consent, these are fully disclosed and explained to clients in our illustrations which are sent to customers on an annual basis along with their annual statement.

We have introduced thresholds for adviser remuneration where we consider there to be a risk that charges in excess of these amounts may result in the customer not receiving fair value. Where these thresholds are breached, we proactively contact the adviser and if necessary their client.

Pricing practices

Our pricing practices result in fair outcomes for our customers. We charge a fixed annual fee with additional fixed charges levied depending on the choices made by the customers.

The default bank accounts for the SIPP are transactional, current accounts; we do not consider that cash is an investment suitable for retirement planning. The SIPP is designed to enable access to investment opportunities rather than to hold cash (other than to pay fees and charges). We retain a proportion of bank interest for accounts that are held with Metro; which is used to cover the cost of the banking services provided. This amount is capped at 2%. We do not retain any interest from any other banks used. We consider the interest rates paid to clients to be competitive for a transactional current account.

Charges and retained interest are transparent and easy for the customer to understand, keeping things simple for the customer.



Fair value

Charges are reviewed on an annual basis to ensure they remain fair and in line with our administrative costs. We also factor in other costs payable by the customers from other firms in the distribution chain and benchmark our charges against competitors to ensure we are in line with the market.

As part of the review, we have identified a scenario where we feel customers would not receive fair value, however it is our view this scenario is unlikely to occur. If a client has a fund value at the lower end of our target market (c£100,000) and invests it in 3 or more properties, particularly if they are VAT registered, have borrowing or are vacant, the accumulation of charges becomes disproportionate to their fund value and will have a material impact on the returns the customer can expect to receive.