Service Level Agreement
Between The Secretary of
State for Work and Pensions
and Scottish Ministers in
Respect of Scottish Child
Payment



Key personnel	Name	Role
Author	[Redacted]	[Redacted]
Owner	James Wallace	Deputy Director, Finance and Corporate Services, Social Security Scotland
	Helga Swidenbank	DWP Director of Disability Services, Decision Making and Working Age
	Margarita Morrison	DWP Area Director for Scotland
	Martin Brown	DWP Retirement Services Delivery Director
	Vikki Knight	DWP Director for Fraud and Error Policy

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1. Parties

- 1.1 This Service Level Agreement (hereafter referred to as 'this Agreement') is entered into between the Secretary of State for Work and Pensions of Caxton House, Tothill Street, London, SW1H 9NA and the Scottish Ministers of, St Andrew's House, Regent Road, Edinburgh EH1 3DG acting in some instances through Social Security Scotland.
- 1.2 References to the Scottish Government (SG), the Scottish Ministers or Social Security Scotland will, as appropriate, be read as also including reference to each of the other entities.
- 1.3 References to Secretary of State for Work and Pensions shall be read as including reference to the Department for Work and Pensions (DWP), as appropriate, and vice versa.

2. Scope and Principles

- 2.1 This Agreement sets out the provisions of the relationship between Scottish Ministers and DWP in relation to Scottish Child Payment (SCP), and 'the Services' DWP will provide to support this. The Services are described in **Annexes 1** to **6**.
- 2.2 Under the associated Data Sharing Agreement, DWP will provide the necessary data to enable Social Security Scotland to process applications for SCP.
- 2.3 DWP and Scottish Ministers shall work in partnership to ensure that the Services are delivered in accordance with the terms of this Agreement.
- 2.4 The partnership will seek continuous improvement in delivery standards including sharing lessons from delivery of the service insofar as relevant.
- 2.5 Each Party will act transparently and work in a practical way in regard to reaching mutual agreement on any issues that may arise.

3. Duration

- 3.1 The initial Agreement commenced in November 2020, on the date on which DWP delivered their Services as outlined in Para 2.1 and 2.2. This Agreement replaces the initial Agreement. It shall commence on the date that this Agreement is signed and incorporates the delivery of services of SCP for children aged 6 to 16. This Agreement shall remain in force until the earlier of either, the termination of this Agreement by DWP or Scottish Ministers, or the termination of any MoUs referenced in section 4 (Derivation) of this Agreement. This Agreement is subject to review by each Party on or before the date twelve (12) months after the commencement date of SCP for children aged 6 to 16 or when deemed appropriate and agreed by each Party.
- 3.2 This Agreement may be varied by mutual written agreement of each Party at any time during the term. Variations to this Agreement will be agreed by each Party and no work will be undertaken until principles for funding the work are agreed.

- 3.3 For the avoidance of doubt, any variations agreed between the Parties must be put forward in writing and shall form an amendment to this Agreement.
- 3.4 In the event of DWP or Scottish Ministers choosing to terminate this Agreement, DWP and Scottish Ministers shall prepare and agree an appropriate exit plan for the termination of the Services which will seek to ensure no impact on the delivery of SCP.
- 3.5 Each Party will provide twelve (12) months' notice of termination in writing.

4. Derivation

4.1 This Agreement forms an annex to the 'Memorandum of Understanding between Scottish Ministers (SM) and Secretary of State for Work and Pensions (SSWP) on joint working arrangements covering the implementation of devolved provisions in the Scotland Act 2016 relating to Social Security and Employment Support Services in Scotland', and is to be read in conjunction with the following documents, and any subsequent arrangements which are agreed and support this Agreement, insofar as they are not replaced or terminated in the future:

Document	Version/Date
Concordat between the Department for Work and Pensions and the Scottish Government.	March 2020
Memorandum of Understanding and Supplementary Agreements on Devolution between the United Kingdom Government, the Scottish Ministers, the Welsh Ministers and the Northern Ireland Executive Committee (MoU on Devolution).	October 2013
Memorandum of Understanding (MoU) between Scottish Ministers (SM) and Secretary of State for Work and Pensions (SSWP) on joint working arrangements covering the implementation of devolved provisions in the Scotland Act 2016 relating to Social Security and Employment Support Services in Scotland (the 'SM/SSWP Single MoU') and the following Annexes: Best Start Grant Service Level Agreement [Redacted]	January 2023
Memorandum of Understanding Between The Secretary of State for Work and Pensions And The Scottish Ministers acting through the Scottish Government and on behalf of Social Security Scotland in relation to benefit	March 2020

accounting and reconciliation services provided to the Scottish Ministers.	
The Agreement between the Scottish Government and the United Kingdom Government on the Scottish Government's fiscal framework.	August 2023
Scottish Devolution: Financial Arrangements for Formal Agreements between Department for Work and Pensions and Scottish Ministers.	October 2023
Scottish Devolution: Framework for Audit and Accountability.	March 2019
DWP and SG Joint Communications Framework.	August 2021
[Redacted]	[Redacted]
Financial Services Category Memorandum of Understanding Between Department for Work and Pensions and Scottish Ministers.	March 2023

5. Revision to this Agreement

- 5.1 DWP agrees to inform Scottish Ministers as soon as reasonably practicable in of any potential changes that may impact on or require changes to the Services.
- 5.2 Each Party would need to agree whether a revision to this Agreement is required. Subject to paragraph 3.2 and 3.3 above.
- 5.3 Any mutually agreed minor changes or amendments to this Agreement, will be dealt with through normal means of communications, via the following single points of contact. (SPoCs).

SPoCs for each Party are as follows:

SG SPoC	DWP SPoC
[Redacted]	[Redacted]

Where more significant change is required, the SPoCs will apply the appropriate Business as Usual (BAU) change control processes. Where the change is agreed it will be incorporated into this Agreement as an amendment following any review as detailed in 3.2 and 3.3 above.

6. Disputes

6.1 Each Party to this Agreement will notify the other of any concerns or complaints regarding any matter covered by this Agreement. Wherever possible, these issues will be resolved by the process set out in the 'SM/SSWP Single MoU' as referenced in Section 4 (Derivation) of this Agreement. In the event of a formal escalation of an issue, the process for dispute resolution is outlined in Section 6 of the 'SM/SSWP Single MoU'.

7. Roles and Responsibilities

- 7.1 Scottish Ministers will, as set out in this Agreement:
 - 7.1.1 Be responsible for payment to DWP for the Services in accordance with paragraph 15 (Financial Arrangements).
 - 7.1.2 Inform DWP as soon as reasonably practicable if they become aware of any deficiency in the quality of the Services delivered under this Agreement and seek to agree steps to resolve such issues.
 - 7.1.3 Work in partnership with DWP in respect of any potential changes to the delivery of Scottish Child Payment as these may impact on the Services.
 - 7.1.4 Be responsible for the effective identification and management of risks arising from the delivery of the Services.
- 7.2 For the avoidance of doubt, each Party acknowledges that Scottish Ministers shall at all times retain responsibility for Scottish Child Payment and its delivery.
- 7.3 DWP will, as set out in this Agreement:
 - 7.3.1 Deliver the Services in accordance with the terms of this Agreement.
 - 7.3.2 Work in partnership with Scottish Ministers in respect of any potential impacts and changes that may affect or require changes to the Services.
 - 7.3.3 Inform Scottish Ministers as soon as reasonably practicable if they become aware of any deficiency in the quality of the Services delivered under this Agreement and take steps to resolve such issues.
 - 7.3.4 Be responsible for the effective identification and management of risks arising from the delivery of the Services.

8. Service Delivery Standards

- 8.1 The Services will be delivered in accordance with the Service Delivery Standards set out below. Contact will be made between SPoCs through e-mail inboxes as follows:
 - 8.1.1 To confirm the award status for applicant when clerical cases are identified in DWP Data Services, as detailed in **Annex 1**.

Social Security Scotland Inbox	DWP Inboxes
[Redacted]	[Redacted]

8.1.2 To confirm the award status for the applicant when [Redacted] are identified in DWP Data Services, as detailed in **Annex 2.**

Social Security Scotland Inbox	DWP Inboxes
[Redacted]	[Redacted]

8.1.3 Where a request for a Global Unique Identifier (GUID) is identified, Scottish Ministers and DWP will follow the process to provide each other with relevant information, as detailed in **Annex 3**.

Social Security Scotland Inbox	DWP Inboxes
[Redacted]	[Redacted]

8.1.4 Scottish Ministers and DWP will confirm with either Party the control measures associated with [Redacted], as detailed in Annex 4 and Annex 4(a).

Social Security Scotland Single Inbox	DWP Single Inbox
[Redacted]	[Redacted]

8.1.5 Where a new appointee or a change to appointee is identified, Scottish Ministers and DWP will follow the processes to provide each other with relevant information, as detailed in **Annexes 5** to **5(b)**.

Social Security Scotland Inbox	DWP Inbox
[Redacted]	[Redacted]

- 8.1.6 Details of the specific data being shared can be found in the associated Data Sharing Agreement.
- 8.1.7 The turnaround time for responding to dedicated email enquiries relating to the processes, as detailed in **Annexes 1** to **3**, will be as soon as reasonably practical and within 3 working days. For any enquiries, which are complex and are off-system the turnaround time will be 10 working days.
- 8.1.8 The turnaround time for responding to dedicated email enquiries relating to [Redacted] will be 2 working days, as detailed in Annex 4 to Annex 4(a).

- 8.1.9 The turnaround time for responding to dedicated email enquiries relating to appointees will be as soon as reasonably practical and within 5 working days, as detailed in **Annexes 5** to **5(b)**.
- 8.1.10 DWP will respond to Social Security Scotland within 24 hours for any **[Redacted]** and will be dealt with by Social Security Scotland dedicated officers.
- 8.1.11 The agent-to-agent email service will be available from 8.00am to 6.00pm Monday to Friday excluding public and privilege holidays.
- 8.1.12 [Redacted] Further details are set out in the associated Data Sharing Agreement, as detailed in **Annex 6**.

Social Security Scotland Inbox	DWP Inbox
[Redacted]	[Redacted]

- 8.2 Escalation will be between SPoCs at team management level, between Social Security Scotland and DWP operational teams in appropriate cases including, but not limited to:
 - 8.2.1 Where Service Delivery Standards have not been met.
 - 8.2.2 Where there are cases when the normal Service Delivery Standards would have an unacceptable impact on the customer.
 - 8.2.3 When Social Security Scotland business continuity plans are invoked which would result in a higher than anticipated number of enquiries to DWP.

SG Escalation SPoC	DWP Escalation SPoC
[Redacted]	[Redacted]

9. Fraud

- 9.1 Fraud processes are being developed in a test and learn environment and are under continuous review by DWP and Social Security Scotland. Each Party should refer to their operational guidance for current processes.
- 9.2 The agreed method to transfer will be as detailed in the associated Data Sharing Agreement. There will be no transfer of referrals that cannot be conducted by e-mail.
- 9.3 As soon as each Party identifies a fraud interest affecting the other Party, all necessary information shall be sent over as soon as reasonably practicable.

9.4 DWP Referrals will be in the form of Word documents which will be transferred by email:

DWP transfer to Social Security Scotland	
[Redacted]	

9.5 Social Security Scotland will provide an intelligence report to DWP which will be transferred by email:

Social Security Scotland transfer to DWP
[Redacted]

10. Management Review

10.1 Each Party will act transparently and will work in a practical way in the spirit of co-operation, trust, respect and confidentiality in regards to any issues that may arise. In general, the working arrangements covered by this Agreement should be reviewed at least every twelve (12) months during the period this Agreement is in place. This may involve meetings between each Party at a working level.

11. Evaluation

- 11.1 Each Party agrees that no personal data will be shared for the purposes of evaluation.
- 11.2 Scottish Ministers will be wholly responsible for the evaluation of Scottish Child Payment. Each Party will work together to ensure the agreed service standards are delivered.

12. Complaints

12.1 Each Party will follow their defined BAU Customer / Client complaints procedures.

13. Service Design and Delivery

- 13.1 It is understood by each Party that the design of the Services will evolve. Each Party agrees to inform the other as soon as reasonably practicable of any changes in supporting legislation to SCP that may impact on or require changes to the delivery of SCP or the Services.
- 13.2 Scottish Ministers will deliver SCP while seeking continuous improvement in delivery as part of BAU processes. Each Party will work to ensure cost-effective delivery; subject to the overarching financial arrangements as described in the 'Scottish Devolution: Financial Arrangements for Formal Agreements between Department for Work and Pensions and Scottish Ministers' as referenced, in Section 4 (Derivation) of this Agreement

14. Communications

14.1 Communications in relation to SCP will be as in the agreed document 'DWP and SG Joint Communications Framework' as referenced in Section 4 (Derivation) of this Agreement.

15. Financial Arrangements

15.1 DWP will recharge Scottish Ministers agreed costs associated with the delivery of the Services. The agreed financial arrangements and costs are contained in the 'Scottish Devolution: Financial Arrangements for Formal Agreements between Department for Work and Pensions and Scottish Ministers' as referenced, in Section 4 (Derivation) of this Agreement.

16. Audit Arrangements

- 16.1 DWP and Scottish Ministers will abide by the principles of audit and accountability as set out in the document 'Scottish Devolution: A Framework for Audit and Accountability', as referenced in Section 4 (Derivation) of this Agreement.
- 16.2 DWP and Scottish Ministers remain subject to their overall existing accountabilities to, respectively, the UK and Scottish Parliaments, and their associated audit bodies.
- 16.3 DWP and Scottish Ministers will abide by the principles in 'the Agreement between the Scottish Government and the United Kingdom Government on the Scottish Government's fiscal framework', as referenced in Section 4 (Derivation) of this Agreement: Paragraph 29 which states that 'All costs incurred by the UK Government where the Scottish Government is expected to meet the cost will be subject to audit.'
- 16.4 In 2020/2021 a new audit approach was adopted and agreed by DWP, Social Security Scotland, National Audit Office and Audit Scotland; Special Purpose Audit Framework will be used going forward as set out in the 'Financial Arrangements for Formal Agreements' document, as referenced in Section 4 (Derivation) of this Agreement.

17. Data Processing

17.1 Further details of the data controller, and roles and responsibilities of Scottish Ministers and DWP in relation to the sharing of personal data, are set out in the associated Data Sharing Agreement.

18. Freedom of Information Requests, Parliamentary Questions, Ministerial Correspondence and 'Treat Official' Correspondence

18.1 Each Party is to follow existing processes and obligations for requests to that Party, and having regard to the 'MoU on Devolution' as well as 'the Concordat between Department for Work and Pensions and Scottish Government' as referenced in Section 4 (Derivation) of this Agreement.

- 18.2 Each Party will assist and cooperate with each other where appropriate to enable each to meet its obligations.
- 18.3 This Agreement does not supersede any legal obligations under the Freedom of Information Act 2000 (FoIA) and the Freedom of Information (Scotland) Act 2002 (FoI(S)A).

SG FOI(S)A contact	DWP FOI contact
Fol@gov.scot	freedom-of-information-request@dwp.gov.uk

19. Data Subject Request

- 19.1 When either Party receives a right of access request from a data subject requesting copies of data shared by the other Party, they will for any relevant information they hold as an independent data controller and in line with Article 15 of the UK GDPR and ICO's UK GDPR guidance on the right of access:
 - confirm that they are processing any such personal data;
 - provide a copy of the personal data held; and provide other supplementary information as appropriate.
- 19.2 In addition, if it appears the data subject is requesting information held by the other Party, they will also/at the same time return the request to the sender with details of the correct address (of the other Party) as soon as reasonably practicable and within regulatory deadlines. The request itself must not be forwarded.
- 19.3 Details on how to make an access request to DWP can be found in the DWP Information Charter The DWP Personal Information Charter can be found at this link
 DWP Personal Information Charter">
 DWP Personal Information Charter
- 19.4 Details on how to make an access request to Scottish Ministers can be found in the Social Security Scotland Privacy Notice. The Social Security Scotland Privacy Notice can be found at this link Social Security Scotland Privacy Notice
- 19.5 Details of the specific data being shared can be found in the associated Data Sharing Agreement.

Address details below:

Social Security Scotland Data Protection Team	DWP Data Subject Request
Data Protection Officer	Right of Access Gateway Team
PO Box 10298	Post Handling Site A
Dundee	Wolverhampton
DD1 9FS	WV98 2EF
dataprotectionofficer@socialsecurity.gov.scot	[Redacted]
	-

20. Business Continuity

20.1 If DWP or Social Security Scotland business continuity plans are invoked which affect the Services, the Party invoking their business continuity plan will advise the other Party of the issue, impact and resulting action as soon as reasonably practicable. Individual continuity plans are in place in DWP and Social Security Scotland and communication points of contact are in place in respective business continuity teams.

21. Technical Capabilities

21.1 Each Party will, as soon as reasonably practicable, inform the other Party of any proposed changes to its IT environment that would impact on the delivery of SCP. Each Party will thereafter cooperate with the other to minimise the impact of such changes will have on delivery of SCP. [Redacted]

22. Signatories

Signed: [Redacted]
Print Name: James Wallace
Date: 17/11/2023

A duly authorised officer for and on behalf of the Scottish Ministers

Signed: [Redacted]

Print Name: Helga Swidenbank

Date: 21/11/2023

A duly authorised officer for and on behalf of the Secretary of State for the Department for Work and Pensions

.....

Signed: [Redacted]

Print Name: Margarita Morrison

Date: 21/11/2023

A duly authorised officer for and on behalf of the Secretary of State for the Department for Work and Pensions

.....

Signed: [Redacted]
Print Name: Martin Brown
Date: 22/11/2023

A duly authorised officer for and on behalf of the Secretary of State for the Department for Work and Pensions

Signed: [Redacted]
Print Name: Vikki Knight
Date: 21/11/2023

A duly authorised officer for and on behalf of the Secretary of State for the Department for Work and Pensions

- Annex 1 SCP Qualifying Benefit is Clerically Maintained [Redacted]
- Annex 2 SCP Benefits [Redacted]
- Annex 3 Global Unique Identifier (GUID) [Redacted]
- Annex 4 SCP [Redacted]
- Annex 4(a) SCP [Redacted]
- Annex 5 Process for a New Appointee [Redacted]
- **Annex 5(a) Process for a Notification of a Change of Appointee [Redacted]**
- Annex 5(b) Process for a Notification of a Change of Appointee [Redacted]
- Annex 6 Pension Credit Child Addition Process [Redacted]

Annex 7 - Glossary of Terms

Annex defines various words, abbreviations and phrases which have specific meanings in the context of this Agreement. Unless otherwise provided or the context otherwise requires, the following expressions shall have the meanings set out below.

BAU	Business As Usual
DWP	Department for Work and Pensions
DWP Data	DWP obtains data from various sources and systems.
Services	DWP Data Services is the central point for all data within DWP
FOI	Freedom of Information Act 2000
Fol(S)A	Freedom of Information (Scotland) Act 2002
GDPR	General Data Protection Regulation
GUID	Global Unique Identifier
MoU	Memorandum of Understanding
Public & Privilege	All public and privilege dates in England and Scotland including
holiday	regional specific dates in Social Security Scotland Agency.
Service Delivery	The service delivery standards to be met by DWP for the delivery
Standards	of the Services as set out at Para 8.
Services	Has the meaning set out in Para 2
SG	Scottish Government
SLA	Service Level Agreement
SCP	Scottish Child Payment
SM	Scottish Ministers
SM/SSWP Single	Memorandum of Understanding between Scottish Ministers and
MoU	the Secretary of State for Work and Pensions dated January 2023
	as amended.
SPoC	Single Point of Contact
[Redacted]	[Redacted]



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