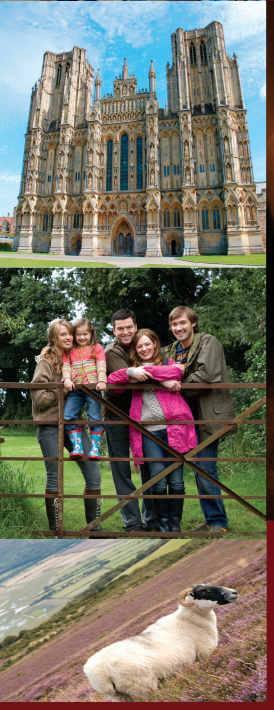


# Somerset County Council Pension Fund

Annual Report & Accounts 2021/22





County Hall, Taunton, Somerset TA1 4DY www.somerset.gov.uk



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# **Chair's report**

This annual report sets out the activities of the pension fund for the year ending 31 March 2022. It is produced to provide information for the following four groups.

- Those responsible for managing the fund (our elected members).
- Those currently receiving benefits from the fund (the pensioners).
- Those who will receive benefits from the fund in the future (the deferred pensioners).
- Those who contribute to the fund (the active scheme members and employers).

Obviously much of the financial year covered by this report was again dominated by the COVID pandemic, however there was still a lot of other change and work during the year. In last year's report we noted work on both the Funding Strategy Statement (FSS) and the Investment Strategy Statement (ISS) and during the year covered by this report new versions of both documents were adopted by Pensions Committee. The new FSS includes the funds approach to exit credits, debt sharing agreements and deferred debt agreements. The new ISS includes a significant upgrade of our climate aware investing strategy and includes a new commitment to the Fund's investments being net zero by 2040 or before.

The Government has continued to work on putting in place new regulations to cover the issues noted last year relating to the McCloud court case.

The Government continues to promise consultations on a range of issues including refreshing the guidance on pooling, climate disclosures for the annual report and how the LGPS will contribute to levelling up.

Our transition to pooling was largely completed in the last year with the transition of our fixed income investments to Brunel. This took us from being 76% of assets being managed by Brunel at the start of the year to 93% by the end. The remaining un-pooled assets are mostly pre-pooling private equity investments, and these will take some years to mature and return capital to us.

Investment returns for the year, at 8.1%, were robust. Returns for the first three quarters of the year were good as economies continued to open up and grow post COVID. Returns in the last quarter were negative as markets became worried by the prospect of much higher inflation than previously anticipated and the impacts of the Russian invasion of Ukraine. The impacts were most noticeable in fixed income and emerging market equities, which produced negative returns for the year. The best returns came from UK property.

Overall, the Fund underperformed its own customised benchmark by 1.6%, with our equity fund managers in particular underperforming their own benchmarks.

During the year, contributions paid into the scheme were greater than the pensions paid out. The net result is that before expenses and investment returns the fund grew by £20.4m. We expect this figure to continue to be positive for the current financial year.

The last formal valuation was 2019, indicating that the funding level was 86%. The next valuation will take place in 2022 and officers and the actuary are well advanced with the work for this.

I would like to thank my fellow committee and board members for their commitment and support over the last year, I would particularly like to thank John Thorne for his contribution as my predecessor as Chair of the Pensions Committee. I would also like to specifically thank Graham Noel, John Parham and Gordon Bryant for their years of service as they have also stood down from committee following the County Council elections in May. Finally, I would like to thank the officers for their efforts throughout the year in providing an excellent fund for the employers and their employees.

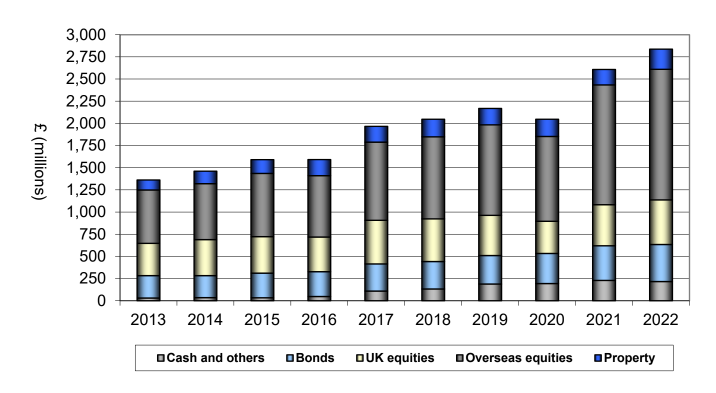
#### **Simon Coles**

Chair of the pensions committee

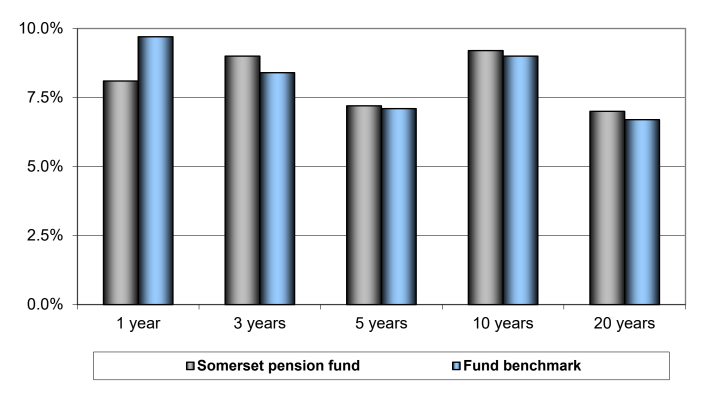
# **Summary of the scheme**

# **Statistical overview**

#### **Fund investment assets**



### **Annualised fund investment performance**



Source: Somerset CC

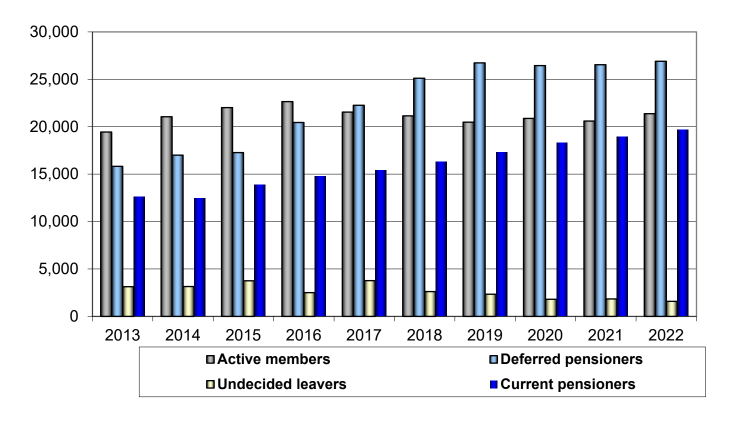
# Analysis of investment assets

	UK £m	Non-UK £m	Global £m	Total £m
Equities	502.266	108.096	1,364.182	1,974.544
Fixed Interest	143.145	0.000	274.551	417.696
Property (direct holdings)	0.000	0.000	0.000	0.000
Alternatives	230.372	0.000	83.306	313.678
Cash	131.432	0.000	0.000	131.432
Other				0.000
Total	1,007.215	108.096	1,722.039	2,837.350

# Analysis of investment income

	UK	Non-UK	Global	Total
	£m	£m	£m	£m
Equities	0.074	0.054	0.000	0.128
Fixed Interest	1.707	1.138	0.000	2.845
Property (direct holdings)	0.000	0.000	0.000	0.000
Alternatives	12.332	0.000	0.000	12.332
Cash	0.293	0.000	0.000	0.293
Other	0.003	0.000	0.000	0.003
Total	14.409	1.192	0.000	15.601

# **Fund membership statistics**



# **Employer statistics**

	Active	Ceased	Total
Scheduled body	137	19	156
Resolution body	31	2	33
Admitted body	39	33	72
Total	207	54	261

# **Financial Statistics – five-year trends**

	2017/2018 £ millions	2018/2019 £ millions	2019/2020 £ millions	2020/2021 £ millions	2021/2022 £ millions
Income from contributions	107.412	114.351	122.636	122.968	132.181
Spending on benefits	-94.887	-102.191	-111.516	-114.496	-111.780
Contributions less benefits	12.525	12.160	11.120	8.472	20.401
Management Expenses	-7.619	-7.956	-8.175	-9.134	-10.457
Investment income	58.515	45.712	33.203	19.031	15.601
Change in value of investments	25.319	70.521	-159.714	544.893	200.479
Net return on investments	83.834	116.233	-126.511	563.924	216.080
Change in net assets	88.740	120.437	-123.566	563.262	226.024

### **Value for money statistics**

	2017/2018	2018/2019	2019/2020	2020/2021	2021/2022
Administration expenses (£m)	1.113	1.170	1.285	1.270	1.363
Investment management expenses (£m)	5.706	6.178	6.228	7.183	8.511
Oversight and governance expenses (£m)	0.800	0.608	0.662	0.681	0.583
Total expenses	7.619	7.956	8.175	9.134	10.457
Administration expenses per member	17.36	17.71	19.13	18.77	19.83
Total expenses per member	118.84	120.46	121.73	134.99	152.14
Investment expenses (p) per £ of assets	0.28	0.29	0.30	0.31	0.31
Total expenses (p) per £ of assets	0.38	0.38	0.39	0.39	0.38

Member numbers are the average of the opening and closing membership for the year.

Asset numbers are the average of the opening and closing investments assets for the year.

### **Other Statistics**

	2017/2018	2018/2019	2019/2020	2020/2021	2021/2022
Income yield on average assets	2.98%	2.23%	1.60%	0.82%	0.57%
Average pension in payment (£)	4,487	4,518	4,586	4,531	4,515

# **Pensions committee**

Somerset County Council, the administering authority for the pension fund, has delegated its responsibility to manage the fund to the pensions committee under the county council's constitution.

The pensions committee meets regularly to consider all aspects of the administration of the fund. In line with legal regulations, they get advice from professional advisors, the fund's managers and officers, as necessary. The pensions committee makes decisions about the fund's overall policy and investment strategy, taking account of the professional advice it has received.

The following committee was in place during the 2021-22 financial year.

#### John Thorne (Chair)

John is one of the four county council representatives on the committee and is the councillor for Blackdown and Neroche. John joined the committee in November 2020 and has been the chair since joining the committee.

#### **Simon Coles**

Simon is one of the four county council representatives on the committee and is the councillor for Taunton East. Simon joined the committee in May 2017.

#### **Graham Noel**

Graham is one of the four county council representatives on the committee and is the councillor for Mendip West. Graham stepped down from being the committee chairman in November 2020 but remains a committee member. Graham joined the committee in May 2013.

#### John Parham

John is one of the four county council representatives on the committee and is the councillor for Shepton Mallet. John joined the committee in May 2019.

### Ross Henley (district councils' representative)

Ross represents the four district councils that are members of the fund. Ross is a district councillor and member of the Executive Committee of Somerset West and Taunton Council with responsibility for planning policy and transportation. Ross joined the committee in May 2019.

#### Paul Butler (police representative)

Paul represents the Police and Crime Commissioner for Avon and Somerset on the committee. Paul is the Chief Finance Officer for the Police and Crime Commissioner for Avon and Somerset. Paul joined the committee in September 2020.

#### **Gordon Bryant (represents other employers)**

Gordon represents all of the employers except those specifically covered by another committee member. Gordon is Head of Finance and Operations for Exmoor National Park Authority.

Gordon is a CIPFA-qualified accountant. Gordon has been a member of the pensions committee since May 2017.

#### Sarah Payne (employees' and members' representative)

Sarah is the employees' and members' representative on the pensions committee. Until 2011 she was employed by the county council as their Extended Schools Services Manager within the Children and Young Person's Directorate and during her career she worked in a variety of roles and directorates, giving her a wide range of experience of local-government services. She is now a pensioner member of the fund. Sarah is also a retired member of the trade union UNISON who support her position as employees' and members' representative on the committee. Sarah joined the pensions committee as the members' representative in 2004.

As well as the committee members, an independent advisor and officers attend all committee meetings.

#### **Independent advisor – Caroline Burton**

After graduating from Oxford University, Caroline joined Guardian Royal Exchange plc in 1973 as a trainee investment analyst. She moved from analysis to portfolio management and became manager of international investments in 1978. In 1987 she became Managing Director of the newly incorporated Guardian Asset Management. She joined the board of Guardian Royal Exchange plc as the Executive Director for Investment in 1990, a post she held until the company was taken over by AXA in 1999. Caroline currently advises a number of pension schemes.

Caroline has been the independent advisor to the pensions committee since 2002.

#### Officer – Jason Vaughan

The lead officer of the Fund, as covered by the Fund's scheme of delegation has specific responsibilities although much of the day to day work is delegated. The lead officers for the Fund is Jason Vaughan (Director of Finance). Jason has been the lead officer since March 2020.

#### The work the committee has done this year

During the financial year 2021-2022, the committee formally met three times, although due to the COVID pandemic one of these meetings was held remotely via video conference. At each of these meetings (quarterly) the committee received a report on the investment performance of the fund for the previous quarter and any related information, an update on the committee business plan and workplan, an update on the fund's risk register and an update on the budget and membership statistics of the fund. They also receive an update on the status of all outstanding matters relating to the performance of the administration provided by Peninsula Pensions. Every September, the committee receive a report on the investment returns for the previous financial year.

In addition to the above, at each of its meetings the committee has discussed the future investment arrangements of the LGPS and the Government's guidance that we Pool our investments with other LGPS Funds. The pool that the Somerset Fund has chosen to join is called the Brunel Pension Partnership's (BPP). The Somerset Fund is part of BPP along with 9 other likeminded LGPS Funds, loosely based in the South West of England. More detail on BPP and its progress towards pooling can be found later in this annual report.

Following on from a decision by the secretary of state the 4 district councils and the county council in Somerset will be amalgamated to form a single unitary council from 1<sup>st</sup> April 2023. The Committee received an update on the implications of this change for the pension fund at each meeting.

During the year committee also considered a new version of the Funding Strategy Statement. This was held over from the previous year due to a change in the regulations and the new document was approved by Committee at its September 2021 meeting.

Committee also considered and adopted a new version of the Investment Strategy Statement. This was a process that ran through most of the year with the new strategy approved by Committee at its March 2022 meeting.

#### **Committee training**

As part of the fund's training policy, the committee members are committed to developing their skills and knowledge in relation to the pension fund. We have encouraged our members to attend appropriate outside training events and conferences. Due to the COVID pandemic opportunities for conferences and other external training events were again more limited than usual. We held 3 internal training sessions during the year focusing on developing the new Investment Strategy.

The table below shows how many formal meetings, informal meetings and training events committee members attended this year.

	Committee meetings	Brunel Engagement Event	Internal training days
Number of meetings	3	2	3
Committee members			
John Thorne (Chair)	3	0	3
Simon Coles	2	0	1
Graham Noel	3	0	2
John Parham	0	0	1
Ross Henley	0	0	0
Paul Butler	3	0	3
Gordon Bryant	0	0	2
Sarah Payne	2	0	3
Independent advisor			
Caroline Burton	2		3

#### Risk management

The committee takes the management of risks within the fund seriously. To this end the fund has developed a risk register which is considered and updated as necessary at each of the quarterly Pensions Committee meetings. A copy of the current risk register, which shows the fund's key risks and the actions to mitigate those risks, can be found with all of the other committee papers on the Somerset County Council website, there is a link on the last page of this annual report. As at 31 March 2022 the key risks on the risk register were:

- Failure of Pensions Committee to manage the fund effectively, particularly as a result of insufficient knowledge and skills.
- Risk of Regulatory change:
  - Implementation of change risks
  - Consequences of change risks
- The pension fund has insufficient available cash to meet its immediate (next 6 months) liabilities.
- The pension fund has insufficient available assets to meet its long-term liabilities.
- Under performance of pensions investments due to ESG factors, including climate change.
- Failure of Brunel to deliver either fee savings or investment performance.
- Insolvency of the fund's Global Custodian.
- Failure of Benefits Administration to perform their tasks, specifically leading to incorrect or untimely benefits payment.
- Legal challenge to fund, particularly in respect of the payment of pension benefits.
- Fraud, corruption, or error either within investment assets or benefits administration.
- The insolvency of an employer places additional liabilities on the fund and ultimately the remaining employers.
- Vulnerability to long-term staff sickness and staff turn-over, especially for higher graded posts.
- Resilience of IT including a breach of cyber security.
- Impact of COVID-19 crisis.

In addition to the risk register, how the fund manages and aims to mitigate the funding risk and investment risk are dealt with in more detail in the Funding Strategy Statement and the Investment Strategy Statement respectively. Copies of each of these statements can be found later in this annual report. These are supported by monthly monitoring of investment exposures, risk and performance by officers and quarterly reporting to committee. The management of investment exposures, risk and performance includes the risks associated with holding financial instruments and further details regarding these exposures and the management of these risks in the financial statements, which can be found later in this annual report.

The management of third party risk such as late payment of contributions, or error and emissions by investment managers or custodian is managed through a robust set of internal controls and reconciliations.

#### **Financial management**

The pensions committee undertakes management of the financial affairs of the fund through a number of regular items at Pensions Committee meetings.

To manage the investments the Committee receive a specific paper on the returns achieved by each fund manager quarterly and the return of the fund as a whole along with relevant benchmark information. Annually the committee receive more detailed reports on the performance of the whole fund.

To manage the other financial aspects of the fund the committee agree a financial projection for the forthcoming financial year and then receive quarterly outturn reports and updated projections for the full year. A copy of the of the most recent investment returns report and the current financial projection report can be found with all of the other committee papers on the Somerset County Council website, there is a link on the last page of this annual report.

#### **Exercise of shareholder rights at company meetings**

The fund is committed to the responsible use of its rights as a shareholder in companies. In particular we are committed to voting at company meetings wherever this is practically possible.

For those funds managed by external fund managers, they are responsible for deciding how the fund votes. Each of the external fund managers have written guidelines on how they will utilise their votes in an effort to maximise shareholder value and promote good governance and ethical behaviour within companies. Typically these policies will, to varying degrees, adhere to the principles and best practice guidelines of the various legislation, city codes of conduct and policies of trade bodies such as the Association of British Insurers.

For those funds managed by Brunel, they are responsible for deciding how the fund votes. Brunel has a number of policies governing how they will utilise their votes in an effort to maximise shareholder value and promote good governance and ethical behaviour within companies. Full details of Brunel's policies and how they have voted on the Fund's behalf are available on their website.

# **Pension board**

Under the Local Government Pension Scheme (Amendment) (Governance) Regulations 2015 Each LGPS fund was required to set up a Pension Board to assist the administering authority (the Pensions Committee) in the running of the fund.

Under the legislation the Board must have equal representatives of Employers and Members.

The following board was in place during the 2021-22 financial year.

#### **Employer representatives**

#### Anne Hills (Chair)

Anne is an employer representative on the Board and is a Councillor on Frome Town Council. Anne joined the Board in December 2021.

#### **Rachel Ellins**

Rachel is an employer representative on the Board and is the Strategic Manager HR Admin. And Payroll Services for Somerset County Councillor. Rachel joined the Board in December 2021.

#### **Mark Healey**

Mark is an employer representative on the Board and is a Somerset County Councillor. Mark joined the Board in July 2015.

#### **Member representatives**

#### **Nigel Behan**

Nigel is a nominated union representative from UNITE. He is a transport project support officer for Somerset County Council. Nigel joined the Board in September 2017.

#### **Roderick Bryant**

Roderick is a deferred member of the fund. Roderick joined the Board in February 2022.

#### **Anthony White**

Antony is a deferred member of the fund. Antony joined the Board in February 2022.

#### The work the board has done this year

During the financial year 2021-2022 the board met twice. As a significant number of Board members were newly appointed during the year the Board concentrated on scrutinising the regular work and reports of the Committee. They also reviewed an early draft of the Investment Strategy Statement and suggested some amendments, which were taken up when the Committee adopted the Strategy in March 2022.

#### **Board training**

As part of the fund's training policy, the board members are committed to developing their skills and knowledge in relation to the pension fund. We have encouraged our members to attend appropriate outside training events and conferences. Due to the COVID pandemic opportunities for conferences and other external training events were again more limited than usual. Those Board members that were in post at the time were invited to the Committee training sessions related to the Investment Strategy Statement.

The table below shows how many formal meetings, informal meetings and training events board members attended this year.

meetings	Induction training	Internal training days	Brunel Engagement Event
2		3	2
2	1	NA	NA
2	NA	1	0
1 of 1	1	NA	NA
2	1	NA	NA
1	NA	0	0
1 of 1	1	NA	NA
	2 2 1 of 1 2	2 1 2 NA 1 of 1 1 2 1 1 NA	2 1 NA 2 NA 1 1 of 1 1 NA 2 1 NA 1 NA 2 1 NA 0

## **Pension fund administration**

In accordance with the Pension Fund's scheme of delegation, a copy of which can be found later in this annual report, the Pensions Committee delegate most of the day to day work of the scheme to officers of Somerset County Council or to Peninsular Pensions, a shared service with Devon County Council. This section details this work.

#### **Investment administration and accounting**

The administration of the investments, which includes the monitoring of, and reconciling with, the fund's custodian and external fund managers, is undertaken by the investments team of Somerset County Council.

The accounting for the investments of the fund is also done by the investments team.

The team also report on all investment matters to the Pensions Committee and Pension Board.

#### **Accounting for contributions and benefits**

The monitoring and accounting of contributions received from employers is done by the corporate accounting team of Somerset County Council. The corporate accounting team also account for the benefits payments and undertake some other accounting tasks for the fund.

During 2021/2022 financial year (prior year comparative in brackets) there were 146 (134) instances of late payment of contributions by employers, making up 6.81% (6.34%) of payments due. The corresponding figures for more than 10 days beyond due date were 23 (75) instances and 1.07% (3.55%) of payments due.

Instances of failure to pay by the due date were spread over 43 (28) employers.

Based on average monthly contributions from employers it is estimated that by value 94.74% (97.64%) of contributions were received on or before due date and 99.56% (99.89%) within 10 days of due date.

Under the Regulations the Administering Authority is entitled, but not required, to charge interest on late payments at 1 per-cent above base rate. During the 2021/22 financial year no interest was levied on any employer for late payment. The use of this sanction is constantly reviewed.

#### Membership administration

Membership administration involves all the tasks necessary to maintain the records of each of the members of the fund, be they active members (those currently paying in contributions), deferred (have paid into the fund in the past but are not currently contributing or drawing a pension) or pensioners.

Peninsula Pensions was formed in 2013 as a shared pension administration service, with Devon County Council acting as lead authority, for the provision of the Local Government Pension Scheme (LGPS) administration for the Devon County Council and Somerset County Council administering authorities.

Peninsula Pensions also administers the Police Pension Schemes for Avon and Somerset Police and the Firefighters Pension Schemes for Gloucestershire Fire and Rescue Services.

Key functions provided by the service include:

- guidance and information as to how pension legislation affects employers and their employees;
- guidance and information to individual members in respect of pension issues that will fundamentally affect their living standards, involve complex regulations and will often be in emotional circumstances e.g. death of a partner;
- calculation of individual pension benefits;
- payment of pensions; and
- adherence to HRMC and other regulatory bodies requirements including completion of all statutory returns

#### Value for money

Peninsula Pensions is committed to delivering a high quality, effective and efficient pensions administration service. We aim to ensure that all of our customers' needs and requirements are met, while delivering value for money for all of our employers and members.

#### Our vision

Our vision is to be a provider of efficient and cost-effective pensions administration, utilising technology to deliver service improvement, developing training modules to ensure that staff are trained and developed, similarly providing effective training and communication for employers and members alike.

We also aim to ensure that information is readily available to members and employers by developing the existing self-service functionality.

#### Our objectives

We aim to achieve our mission through experienced, well trained pensions administrators driven to deliver a reliable and professional service, whilst demonstrating excellent customer care.

We will develop training modules to enable continuous improvement and development of staff across the service at all levels.

We will make best use of technology to enable an efficient and cost-effective service, providing direct access online to as much information as possible through our Member and Employer self-service facilities.

We will use technology to improve member and employer communications and learning, and will develop training modules to enable more flexible communication to a wider audience.

We also strive for Continuous improvement in service delivery and high levels of employer and member satisfaction.

### Summary of activity

The team maintained a high level of performance throughout 2021/22 and has successfully adapted to the new ways of working introduced as a result of the COVID19 pandemic.

The team is headed up by Dan Harris, Head of Peninsula Pensions, and is split across three specialist functions, as set out on the following pages:

#### **Employer liaison and communication**

This team is headed up by Shirley Cuthbert, Employer and Communications Manager, and is responsible for all client management aspects of the fund's employers.

Some of the key areas covered by the team are:

- client management;
- employer engagement, training and support;
- monitoring and review of employer performance data;
- administering the process for admitted bodies and new employers;
- improving and developing communications with employers and members; and
- increasing the use of self-service portals and the website.

#### Technical and compliance

This function is headed up by Rachel Lamb, Technical and Compliance Manager, and is responsible for ensuring that Peninsula Pensions operates in full compliance with legislation and regulations, and that our internal processes are efficient, effective and secure.

Some of the key areas covered by the team are:

- pensioner payroll;
- finance;
- systems development; and
- technical and training, which includes:
  - procedure notes and training;
  - training and accreditation programme for staff;
  - · quality assurance scheme for accredited staff;
  - · technical queries; and
  - administering the Annual Allowance exercise and other projects.

#### Member services

This function is headed up by Natalie Taylor, Member Services Manager, and covers all areas of member services for LGPS, Police and Fire schemes.

The member services teams provide a full pension administration service for scheme members, including:

- processing LGPS retirement calculations and estimates, including retirements of the grounds of ill-health, redundancy, efficiency, early and age retirements;
- processing LGPS benefit calculations in respect of deaths-in-service, deaths of pensioners and the deaths of deferred members;
- setting up new fund members;
- · processing leaver notifications;
- calculation of cash equivalent transfer values (CETVs) for divorce proceedings, pension sharing and earmarking orders;
- processing the transfer-in of pension rights accrued with a previous employer or pension provider;
- processing the transfer-out of pension benefits to an external employer or pension provider;
- processing refunds of member contributions;
- administration of Additional Pension or Additional Voluntary Contributions;
- processing notifications such as changes of address, hours and marital status; and
- responding to all queries from LGPS fund members via a variety of communication methods.

Some of the key activities undertaken by the team during 2021/22 are set out below:

#### The Pension Regulators' Pledge to combat pension scams

During 2021/22, Peninsula Pensions strengthened internal processes in respect of pension transfers in order to commit to The Pension Regulator's Pledge to Combat Pension Scams.

From 30th November 2021, trustees and scheme managers were required to ensure specific checks are made before complying with a member's request to transfer their pension. These enhanced checks now form part of the due diligence process undertaken by Peninsula Pensions when considering transfer requests.

The checks determine whether a request meets the conditions to enable a statutory right to transfer, including whether a member is required to have guidance from MoneyHelper.

Peninsula Pensions has committed to:

- regularly warn members about pension scams;
- encourage members asking for cash drawdown to get impartial guidance from Pension Wise;
- get to know the warning signs of a scam and best practice for transfers by completing the scams module in the Trustee Toolkit and encourage all relevant staff or trustees to do so;
- study and use the resources on the Financial Conduct Authority (FCA) ScamSmart website,
   TPR scams information and the PSIG code;
- consider becoming a member of the Pension Scams Industry Forum; and
- report concerns about a scam to the authorities and communicate this to the scheme member.

Peninsula Pensions also participates in the National Fraud Initiative (NFI) which is a data matching exercise conducted by the Cabinet Office. It contributes to the security and transparency of public sector finances by assisting in the prevention and detection of fraud.

#### **Employer Historic membership data review**

Peninsula Pensions has worked with scheme employers to complete a historic membership data review and sign off for all scheme membership data. Data was provided to scheme employers for review and sign off, before employers move to monthly data submissions. The benefits of this exercise will be seen via a reduction in the number of queries in respect of historic data with scheme employers, which will lead to efficiencies in the processing of scheme member benefit calculations. The completion of this exercise will also help to facilitate an easier implementation of the McCloud remedy and Pensions Dashboard.

#### **Member Self-Service (MSS)**

Peninsula Pensions has continued to promote the benefits of Member Self-Service (MSS) over the year, following the positive results experienced during the pandemic.

The team launched a campaign prior to the Government imposed lockdown restrictions to encourage scheme members to register for MSS, in order to mitigate any risk of delay with postal communication during the pandemic. MSS allows members to view all of their pension information online, calculate estimates of their benefits, update personal information and to send and receive documentation to and from Peninsula Pensions and has proved to be a much more effective and efficient method of communication than traditional postal services.

As at 31st March 2022 over 84% of scheme members now have access to MSS, with less than 16% electing to opt out of the service.

If you have not yet registered for MSS and are interested in finding out the benefits of doing so, please visit our website for more information and details on how to register.

#### **McCloud and Sargeant Judgements**

In 2018 the Court of Appeal ruled that protections introduced for older members of the Judges' and Firefighters' Pension schemes, as part of public sector pension reforms in 2014 and 2015, unlawfully discriminated against younger members. The remedy to address this discrimination will be applied to all public sector pension schemes, including the LGPS. Anyone affected by the discrimination will be offered an appropriate remedy to ensure that they are placed in an equivalent position to protected members.

The team have been working with scheme employers over the year to complete a historic data sign off exercise which will ensure that Peninsula Pensions has the necessary data available to implement the remedy when the regulations are introduced.

The Government has confirmed that members who qualify for this protection do not need to make a claim for the changes to apply to them. Peninsula Pensions will contact any members that will be affected by the remedy in due course. More information about judgment and the impact of the remedy can be found here:

https://www.lgpsmember.org/help-and-support/frequently-asked-questions/?faq-type=mccloud-court-case

#### Key administration performance data

#### Administration performance

Peninsula Pensions' internal service standard target is to complete 90% of work within 10 working days from the date that all necessary information has been received.

In addition to the internal targets, Peninsula Pensions monitors performance against the Occupational and Personal Pension Schemes (Disclosure of Information) Regulations 2013, which set out the minimum requirements regarding the disclosure of pension information.

Performance targets are monitored on a monthly basis via a task management system and reporting tool within the pension database.

Total performance against internal targets for 2021/22 was 88%. During this period the team successfully completed 96% of High Priority procedures within timescale.

Total performance against the Occupational and Personal Pension Schemes (Disclosure of Information) Regulations 2013 for 2021/22 was also 88%.

The tables below provide a detailed breakdown of administration performance relating to the Somerset Pension Fund only against the internal targets and Disclosure Regulations for the financial year ending 31st March 2022.

The table below provides an overall summary of performance.

	Cases completed	Performance (internal targets)	Performance (disclosure regs)
High priority procedures	6,817	96%	96%
Medium priority procedures	9,358	83%	84%
Low priority procedures	2,961	86%	86%
Total	19,136	88%	88%

The table below provides additional detail on high priority procedures.

	Cases completed	Performance (internal targets)	Performance (disclosure regs)
Changes	886	100%	100%
Complaints (member)	52	100%	100%
Complaints (employer)	0	-	
Deaths	690	93%	94%
Payroll	674	96%	96%
Refunds	1,542	100%	100%
Deferred (over 55)	436	100%	100%
Retirements (active)	932	96%	96%
Retirements (deferred)	1,605	89%	89%
Total	6,817	96%	96%

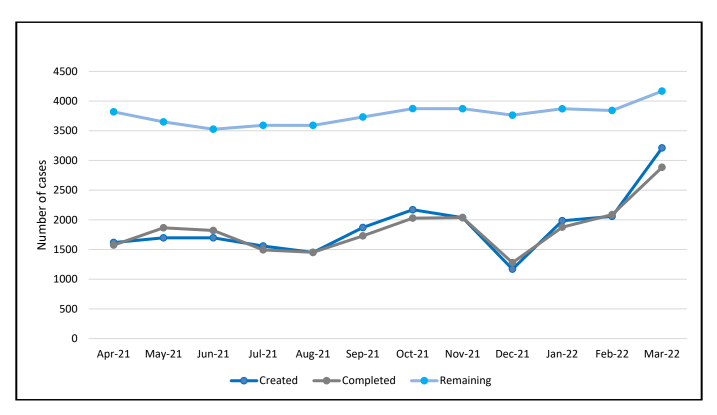
The table below provides additional detail on medium priority procedures.

	Cases completed	Performance (internal targets)	Performance (disclosure regs)
Amalgamation of records	1,410	69%	71%
Deferred benefit calculations	2,700	64%	65%
Divorce calculations	177	89%	89%
Employer queries	417	71%	74%
Estimates (bulk)	0	-	-
Estimates (employer)	52	100%	100%
Estimates (member)	174	91%	91%
General	1,710	98%	98%
HMRC	72	100%	100%
Member self-service	2,646	100%	100%
Total	9,358	83%	84%

The table below provides additional detail on low priority procedures.

	Cases completed	Performance (internal targets)	Performance (disclosure regs)
Estimates (other)	170	41%	41%
GMP queries	4	100%	100%
Interfund transfers in	261	51%	52%
Interfund transfers out	273	75%	76%
Pension top ups	237	97%	97%
Frozen refunds	1,555	95%	95%
New starters	0	-	-
Pension transfers in	231	93%	93%
Pension transfers out	230	88%	88%
Total	2,961	86%	86%

The graph below highlights the overall performance of Peninsula Pensions (Somerset Fund only) for the year ending 31st March 2022.



#### **Financial Indicators**

For the financial year 2021/22, the costs of providing a pension administration service equated to £18.31 per fund member (compared with £17.76 for 2020/21). The slight increase in costs is as a result of the team being close to fully resourced throughout the year.

Our pension payroll costs per pensioner for the same period equated to £5.81 per pensioner (compared with £5.60 for 2020/21).

#### **Staffing indicators**

As at 31st March 2022, Peninsula Pensions employed 64.50 full-time equivalent members of staff (including staff providing administration services to non-LGPS clients under external service level agreements). For the LGPS only, this equates to approximately 3,383 fund members for every full-time equivalent member of staff (compared with 3,241 for 2020/21).

#### **Other Information**

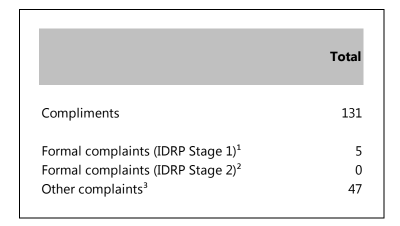
A further analysis of new pensioners for the Somerset Pension Fund during 2021/22 is set out in the table below:

Pensioner category	pensioners
Ill-health retirement	24
Early retirement	975
Normal retirement	330

#### Compliments, complaints and internal dispute resolution procedure

The LGPS has a 2-stage dispute resolution procedure. For stage 1 appeals relating to a decision or action by the member's employer, the dispute is dealt with by the nominated person for that employer. All other disputes are dealt with by the Head of Peninsula Pensions. If the member is not happy with the decision made at Stage 1 then they can move to Stage 2 where the issue will be looked at afresh by the Director of Finance of Somerset County Council. If the member is not happy with the decision made by the Stage 2 panel they can take their case to the Pensions Ombudsman for a final decision.

The table below shows a summary of the number of compliments, complaints and formal complaints under the provision of the IDRP (Internal Dispute Resolution Procedure) received during 2021/22.



<sup>&</sup>lt;sup>1</sup> Two of the IDRP Stage 1 complaints were against decisions made by the administering authority. Neither complaint was upheld. All other IDRP Stage 1 complaints were against decisions made by scheme employers.

<sup>&</sup>lt;sup>2</sup> Any complaint that cannot be resolved under Stage 1 of the IDRP may be escalated to Stage 2. No complaints were escalated to Stage 2.

<sup>&</sup>lt;sup>3</sup> All other complaints were successfully resolved in-house and did not escalate to a formal complaint under provision of the IDRP.

#### **Member Self-Service**

Peninsula Pensions encourages scheme members to sign up for Member Self-Service (MSS). This facility enables scheme members to:

- · view pension records online;
- update personal details;
- submit and receive document securely and effectively;
- view documents such as annual benefit statements, newsletters and pensioner payslips;
- calculate pension forecasts and estimates; and
- contact the team directly with any queries.

MSS has proved to be very popular with our members. It is easy to access and use, in addition to being a more environmentally friendly method of communication than post. As at 31<sup>st</sup> March 2022, over 84% of our active fund members now have access to MSS, with less than 16% electing to opt out of the service (Somerset Pension Fund only).

Member self-service can be accessed via the following link:

https://members.peninsulapensions.org.uk/

#### **Pension payroll**

Pensioner payroll services were provided by Peninsula Pensions.

#### **Audit**

All of the teams above are subject to regular internal audit review of processes and internal controls as well as review by external audit as part of their audit of the accounts of the fund.

The internal audit work for Somerset County Council and is provided by the South West Audit Partnership.

The internal audit work for Peninsula Pensions is provided by Devon Audit Partnership.

External audit work on all areas of the Fund is undertaken by Grant Thornton.

In addition to the audit work undertaken on the directly controlled operations of the Fund by auditors, the Fund requests from its external fund managers and the global custodian reports undertaken by audit companies on the robustness of their internal control environments.

Audit findings are reported regularly to the Somerset County Council Pensions Committee and Pension Board.

# **Asset pooling**

#### **Background**

Since 2015, we have been working with nine other Administering Authorities to implement the Government's requirement to pool the management and investment of our assets with other Local Government Pension Scheme (LGPS) Funds.

The 2015 LGPS Investment Reform Criteria and Guidance set out how the Government expected LGPS funds to establish asset pooling arrangements and the objectives from pooling including: benefits of scale, strong governance and decision making, reduced costs and excellent value for money, and an improved capacity and capability to invest in infrastructure.

We established the Brunel Pension Partnership in conjunction with nine other LGPS Funds to meet this Government guidance and the requirements of the LGPS (Management and Investment of Funds) Regulations 2016. We launched our pooling delivery operator, the Brunel Pension Partnership Ltd (Brunel Ltd) on 18 July 2017 as a new company wholly owned by the ten Administering Authorities, including Somerset County Council Pension Fund. We own a 1/10th shareholding in Brunel Ltd.

Brunel Ltd obtained authorisation from the Financial Conduct Authority (FCA) in March 2018 to act as an investment manager and an investment advisor. Brunel Ltd met the Government's requirement for the Pool to become operational from April 2018 and the transition of assets to start.

Brunel Ltd is responsible for implementing our detailed Strategic Asset Allocation and those of its other nine partner Funds by providing and implementing a suitable range of outcome focused investment "portfolios". In particular, it researches and selects the professional external investment managers responsible for making the day to day investment decisions on the portfolios. In some cases, a portfolio will have a single external manager who provides the fund structure for a portfolio. In other cases, Brunel Ltd will allocate to a number of different externally managed funds. For active equities, Brunel Ltd has sponsored the creation of an authorised contractual scheme (ACS), in conjunction with an external fund operator (Fundrock), as this structure in these markets offers significant cost and tax benefits. Brunel Ltd is the investment manager of the ACS.

Importantly, Somerset County Council, through the Pensions Committee, retains the responsibility for setting the detailed Strategic Asset Allocation for the Fund and allocating investment assets to the portfolios provided by Brunel Ltd. We are also able to, and actively do, suggest new portfolios to Brunel Ltd and engage with Brunel Ltd on the structure and nature of existing portfolios.

#### **Governance and oversight**

The Somerset County Council Pension Fund is both a shareholder and a client of Brunel Ltd and as a client, we have the right to expect certain standards and quality of service. A detailed service agreement has been agreed which sets out the duties and responsibilities of Brunel Ltd, and our rights as a client. It includes a duty of care of Brunel Ltd to act in its clients' interests.

The Pension Committee recognises that the governance of the partnership is of the utmost importance to ensure our assets are invested well and our needs and those of our beneficiaries are protected. We have ensured that governance controls exist at several levels within Brunel Ltd as follows:

- As shareholders in Brunel Ltd, we entered into a shareholder agreement with the company and the other shareholders. This gives us considerable control over Brunel Ltd several matters, including significant changes to the operating model, are special reserved matters requiring the consent of all shareholders, with other reserved matters requiring agreement across a majority of shareholders. Each of the ten participating Pension Funds has a1/10th shareholding in Brunel Ltd.
- An Oversight Board comprising representatives from each of the Funds has a primary
  monitoring and oversight function. Meeting at least quarterly, it reviews and challenges
  papers from Brunel and interrogates its management. However, it cannot take decisions
  requiring shareholder approval, which are remitted back to each Fund individually. Sarah
  Payne (pensions committee member) represents the Fund on this Board. Two members
  representing Pension Fund members from the participating Funds also attend Oversight
  Board meetings.
- The Oversight Board is supported by the Client Group, comprised primarily of pension investment officers drawn from each of the Funds, but also drawing on finance and legal officers from time to time. It has a leading role in reviewing the implementation of pooling by Brunel, and provides a forum for discussing technical and practical matters, confirming priorities, and resolving differences. Client Group is also supported by a number of subgroups, to delve deeper into detail. Anton Sweet represents the Fund and is co-vice chair of the overall client group, he also sits on the strategy and governance, finance and investments sub-groups. We also attend other sub-groups such as the operations or responsible investment sub-groups when required. The Client Group is also responsible for providing practical support to enable the Oversight Board to fulfil its monitoring and oversight function.
- A separate level of governance is provided by the Board of Directors at Brunel Ltd, which are appointed by ourselves and the other shareholders. It comprises five highly experienced and independent non-executive directors, chaired by Denise LeGal and three executive directors. Further information can be found on Brunel's website:

  www.brunelpensionpartnership.org/people
- Finally, as an authorised firm, Brunel Ltd has to meet the extensive requirements of the Financial Conduct Authority, which cover areas such as training and competency, policy and process documents, and internal controls.

#### **Brunel Ltd operational delivery**

As reported last year the transition of assets to Brunel was largely completed with the movement of our fixed income assets in May and June 2021. After the completion of this transition Brunel Ltd. Has managed in excess of 90% of the Somerset Fund's investment assets.

Drawdowns on the £50m of commitment we made to the 2<sup>nd</sup> Brunel Ltd. Private equity cycle continue and we have made a £60m commitment to the 3<sup>rd</sup> cycle of private equity starting from 1<sup>st</sup> April 2022.

During 2022 Brunel Ltd. Has worked with FTSE Russell to create a set of world equity indices that are aligned with the Paris climate targets to keep global warming below 2% above pre-industrial levels. This provides the opportunity for us to invest passively in equities in a way which is aligned with the Fund's climate targets. The Somerset Fund transitioned our passive equities to be managed against these new indices in May 2022.

The Fund still has certain commitments to long term illiquid investment funds in private equity which will take longer to transition across to the new portfolios to be set up by Brunel Ltd. We will continue to manage these in partnership with Brunel Ltd until such time as they are liquidated, and capital is returned. It is anticipated that the in-house team will continue to manage the Fund's cash outside of Brunel Ltd for the foreseeable future.

During 2022-23 Brunel is undertaking a review of its Climate policy.

#### **Delivery against original business case**

One of the key objectives for Brunel Ltd is to deliver the fee savings included in the original business case agreed across the ten partner Funds.

The Pensions Committee approved our participation in the Brunel Pension Partnership in July 2017, based on the detailed original business case and supported by appropriate legal and financial assurance. Overall, undiscounted potential fee savings across the pool were estimated at £550 million over the 20 year period (to 2036), of which the Somerset Fund's savings were projected to be around £27 million. We recognised that the project would incur initial setup costs, with the business case showing that the Somerset County Council Pension Fund would break even on a cumulative basis during 2024. For the overall pool, the breakeven date is 2023.

The expected costs and savings for the Somerset County Council Pension Fund through to 2036, as per the original approved business case submitted to Government, are as follows:

	2016/ 2017 £ m	2017/ 2018 £ m	2018/ 2019 £ m	2019/ 2020 £ m	2020/ 2021 £ m	2021/ 2022 £ m	2022/ 2023 £ m	2023/ 2024 £ m	2024/ 2025 £ m	2025 to 2036 £ m	Total £ m
Set up costs	0.117	1.028									1.145
Ongoing Brunel Costs			0.400	0.517	0.534	0.552	0.569	0.588	0.607	8.115	11.882
Clients Savings			-0.040	-0.042	-0.043	-0.044	-0.045	-0.047	-0.048	-0.635	-0.94
Transition costs			1.257	1.805	0.010						3.072
Fee savings			0.008	-0.750	-1.295	-1.454	-1.630	-1.816	-1.945	-33.253	-42.13
Net costs / (realised savings)	0.117	1.028	1.625	1.530	-0.794	-0.946	-1.106	-1.275	-1.386	-25.773	-26.980

### Set up costs

Included in the original business case were set up costs for 2016/17 and 2017/18, recognising that Brunel Ltd would go operationally live from April 2018. No additional set up costs were incurred in 2021/22. The cumulative total of set up costs is shown below:

	Cumulative £ millions
Recruitment	0.018
Legal	0.133
Consulting, Advisory & Procurement	0.082
Other support Costs e.g.IT, accommodation	0.000
Share Purchase / Subscription Costs	0.840
Other Working Capital Provided e.g. loans	0.000
Staff Costs	0.000
TOTAL SET UP COSTS	1.073

### **Transition costs**

The transition costs for 2021/22 are for our fixed income investments. Transition costs are summarised in the table below:

		Cummulative		
	Direct £ millions	Indirect £ millions	total £ millions	to date
Transition Fee	0.000	0.146	0.146	0.290
Tax	0.000	0.000	0.000	0.887
Other Transition Costs	0.000	0.567	0.567	4.880
	0.000	0.713	0.713	6.057

# **Investment Fee savings**

A summary of fee savings for the 2021/22 financial year are provided below.

Portfolio	Value in original business case (31 March 2016) £ millions	Value 31 March 2022 £ millions	Price variance £ millions	Quantity variance £ millions	Total Savings £ millions
Global passive equity	383.102	782.616	0.004	-0.030	-0.026
Active UK equity	363.467	489.006	0.197	-0.301	-0.104
Global high alpha equity	274.912	392.475	0.363	-0.526	-0.163
Smaller companies equity	0.000	189.091	0.324	-1.295	-0.971
Emerging market equity	60.977	108.096	-0.185	-0.173	-0.358
Passive Gilts	42.801	62.263	0.077	-0.031	0.046
Passive Index-linked Gilts	65.277	80.882	0.096	-0.023	0.073
Sterling corporate bonds	132.976	196.828	0.077	-0.078	-0.001
Multi-asset credit**	37.566	77.723	-0.067	-0.049	-0.116
Property	181.893	227.892	0.482	-0.040	0.442
Private equity*			0.117		0.117
Total		_	1.485	-2.546	-1.061

<sup>\*</sup>Private equity fees and savings are based on committed capital, not the actual value of investments.

For the 4 fixed income elements this represents a partial year saving as the fund transitioned in May 2021

<sup>\*\*</sup>The 2016 comparator is high yield debt.

# **Expected verses actual costs and savings to date**

A summary of the costs and savings to date compared to the original business case is provided in the following table.

		2020,	/21		2021/22			
	Budget		Actual		Budget		Actual	
	Cumulative		Cumulative		Cumulative		Cumulative	
	In year to date		In year to date	In year to date		In year to date		
	£ millions	£ millions	£ millions	£ millions	£ millions	£ millions	£ millions	£ millions
Set up costs	0.000	1.145	0.000	1.073	0.000	1.145	0.000	1.073
Ongoing Brunel Costs	0.534	1.451	0.991	2.536	0.552	2.003	0.881	3.417
Clients Savings	-0.043	-0.125	0.000	0.000	-0.044	-0.169	-0.084	-0.084
Transition costs	0.010	3.072	1.420	5.345	0.000	3.072	0.713	6.058
Fee savings	-1.295	-2.037	-0.405	-0.632	-1.454	-3.491	-1.485	-2.117
Net costs / (realised savings)	-0.794	3.506	2.006	8.322	-0.946	2.560	0.025	8.347

The most significant variances from the original business case can be summarised as follows:

- Additional resources have been required by Brunel over and above those envisaged by the original business case, in order to deliver the service required by their clients. As a result, the ongoing overhead costs of the Brunel company are higher than originally estimated.
- Transition costs are higher in 2021/22 than anticipated due to the final transition being delayed by the COVID19 pandemic, also asset levels are significantly higher than anticipated.
- Internal savings are higher than anticipated.

# Ongoing monitoring of Brunel Ltd against business case

Now that Brunel Ltd is operational, ensuring that the financial performance of the pool is monitored and that Brunel Ltd is delivering on the key objectives of investment pooling is vital. This includes reporting of the costs associated with the appointment and management of Brunel Ltd (our pool company) including set up costs, investment management expenses and the oversight and monitoring of Brunel Ltd by the client funds. This is reinforced through CIPFA, the accounting standards body, which has published recommended guidance for disclosing these costs. We have reported using this guidance above.

The Pensions Committee takes its role as both Shareholder and Client of Brunel Ltd very seriously, as part of its fiduciary and legal obligations to act in the best interests of members. The performance of Brunel Ltd. is discussed at every Pensions Committee meeting.

Ensuring that Brunel Ltd deliver against the original business case, as a minimum, is of critical importance to the Pensions Committee. We have highlighted above how the Somerset County Council Pension Fund is represented through the governance of Brunel Ltd and how we work with our other partner Funds to achieve this. At all stages and levels there is monitoring and assurance processes around cost control. Regular financial reporting is provided through Client Group and the Oversight Board.

We are pleased that Brunel Ltd has signed up to the Cost Transparency Initiative, and the Pensions Committee are keen to ensure that this is implemented effectively, to improve disclosure and transparency

The ongoing management of costs and working closely with our partner Funds and Brunel Ltd will continue to be a key focus for the Committee throughout 2022/23.

Further information regarding Brunel Ltd can be found on their website:

https://www.brunelpensionpartnership.org/

# **Fund managers**

Under the regulations, we must consider:

- the need to invest in a wide range of investment areas;
- the suitability of investments; and
- getting proper advice.

The fund is divided into sub-funds for investment-management purposes.

#### In-house

### **Global Equity Portfolio**

#### Aim

To track the benchmark.

#### **Benchmark**

FTSE All-World Developed Index. This index contains over 2,000 companies from the 25 countries that FTSE have defined as 'developed'.

## Type of investments

Equities. A percentage of these investments are overseas.

#### Method

Since this fund has a passive investment style, a quantitative analysis system is used to identify suitable equity stocks and how much of each stock to hold.

#### Allocation of the fund

Zero. The majority of this fund transferred to a Brunel run portfolio in July 2018. The remaining part of this Fund was sold in spring 2021 with the final sales occurring in May 2021

#### **Appointed**

The pension fund has been running an in-house tracking fund since February 1991.

#### Cash Portfolio

Aim

To outperform Sterling deposit rates

Benchmark

Bank of England Base Rate

Type of Investments

Cash deposits and Money Market Funds

Allocation of the fund

The target allocation is 1% of the whole fund.

**Appointed** 

The in-house team have been running the Sterling cash fund since at least 1990

# **Abrdn (formerly Aberdeen Standard Investments)**

# **UK equity portfolio**

Aim

To outperform the benchmark by an annualised return of 1.75% over continuous three-year periods after Aberdeen Standard's fees have been deducted.

Benchmark

FTSE All-Share index.

Type of investments

**UK** equities

Allocation of the fund

The target allocation is 20% of the whole fund to UK equity, the majority of this money moved to a Brunel run portfolio in November 2018. The remaining exposure is in a UK smaller companies fund.

**Appointed** 

July 2004

# Fixed-income portfolio

#### Aim

To outperform the benchmark by an annualised return of 0.75% over continuous three-year periods after Aberdeen Standard's fees have been deducted.

#### **Benchmark**

22% FTSE Actuaries UK government all-stock gilt total return index 21% FTSE Actuaries UK government index-linked all-stocks total return index 42% iBoxx Sterling non-gilt over 10-year total return index 15% Merrill Lynch European Currency High Yield Index

# Type of investments Bonds

#### Allocation of the fund

Zero. The remaining allocation to Abrdn was transitioned to Brunel in May and June 2021.

# Appointed February 2008

### **LaSalle Investment Management**

#### Aim

To outperform the benchmark by an annualised return of 0.5% over continuous three-year periods after LaSalle's fees have been deducted.

#### **Benchmark**

MSCI/AREF All Balanced Funds Index

#### Type of investments

Property unit trusts

#### Allocation of the fund

The target allocation is zero. One European fund remained under LaSalle management, all other assets were transitioned to Brunel in October 2020. The last asset was sold in January 2022

#### **Appointed**

February 2004 (as Aviva)

# **Neuberger Berman**

#### Aim

To outperform global equity stock markets over the life of each private equity fund.

#### Benchmark

Cash returns. This is the normal benchmark for private equity investments.

# Type of investments

Companies that are not listed on stock exchanges

# Allocation of the fund

The target allocation to private equity 5% of the whole fund spread between Neuberger Berman and Brunel. The existing funds with Neuberger Berman will run off over a number of years and be reinvested with Brunel.

# Appointed March 2010

### **Brunel Pension Partnership**

# Passive global equity portfolio

#### Aim

To track the benchmark.

#### **Benchmark**

FTSE All-World Developed Index. This index contains over 2,000 companies from the 25 countries that FTSE have defined as 'developed'.

#### Type of investments

Equities. A percentage of these investments are overseas.

# Underlying fund manager

Brunel has employed LGIM to manage this portfolio on its behalf.

#### Allocation of the fund

The target allocation is 30% of the whole fund to passive global equity.

#### **Appointed**

July 2018

# UK equity portfolio

#### Aim

To outperform the benchmark by an annualised return of 2% over continuous three to five-year periods after fees have been deducted.

#### **Benchmark**

FTSE All-Share index excluding investment trusts.

#### Type of investments

**UK** equities

#### Underlying fund manager

Brunel has employed Baillie Gifford and Investec to manage this portfolio on its behalf.

#### Allocation of the fund

The target allocation is 20% of the whole fund to UK equity.

#### **Appointed**

November 2018

# Global high alpha equity portfolio

#### Aim

To outperform the benchmark by an annualised return of 2% to 3% over continuous three to five-year periods after fees have been deducted.

#### Benchmark

MSCI world index.

#### Type of investments

Equities. A percentage of these investments are overseas.

### Underlying fund managers

Brunel has employed Alliance Bernstein, Baillie Gifford, Fiera Capital, Harris Associates and Royal London to manage this portfolio on its behalf.

#### Allocation of the fund

The target allocation is 10% of the whole fund.

#### **Appointed**

November 2019

# Global smaller companies equity portfolio

#### Aim

To outperform the benchmark by an annualised return of 2% over continuous three to five-year periods after fees have been deducted.

#### Benchmark

MSCI world small cap index.

#### Type of investments

Smaller company equities

#### Underlying fund manager

Brunel has employed American Century, Kempen and Montanaro to manage this portfolio on its behalf.

#### Allocation of the fund

The target allocation is 5% of the whole fund.

#### **Appointed**

September 2020

# **Emerging market equity portfolio**

#### Aim

To outperform the benchmark by an annualised return of 2% to 3% over continuous three to five-year periods after fees have been deducted.

#### Benchmark

MSCI Emerging Markets index.

# Type of investments

**Emerging market equities** 

# Underlying fund manager

Brunel has employed Genesis, Investec and Wellington to manage this portfolio on its behalf.

#### Allocation of the fund

The target allocation is 5% of the whole fund.

# **Appointed**

October 2019

## **Passive Gilts**

#### Aim

To track the benchmark.

#### Benchmark

FTSE Actuaries UK government over 15 year gilt total return index

# Type of investments

**UK Government Gilts** 

# Underlying fund manager

Blackrock

#### Allocation of the fund

The target allocation is 4% of the whole fund.

# **Appointed**

May 2021

#### Passive index linked Gilts

#### Aim

To track the benchmark.

#### Benchmark

FTSE Actuaries UK government index-linked over 5 year total return index

# Type of investments

UK Government index linked Gilts

# Underlying fund manager

Blackrock

#### Allocation of the fund

The target allocation is 4% of the whole fund.

#### **Appointed**

May 2021

# Sterling corporate bonds

#### Aim

To outperform the benchmark by an annualised return of 1% over continuous three to five-year periods after fees have been deducted.

#### **Benchmark**

iBoxx Sterling non-gilt total return index

# Type of investments

Corporate bonds

# Underlying fund manager

Royal London Asset Management

#### Allocation of the fund

The target allocation is 8% of the whole fund.

#### **Appointed**

May 2021

#### Multi-asset credit

#### Aim

To outperform the benchmark by an annualised return of 4% to5% over continuous three to five-year periods after fees have been deducted.

Benchmark GBP SONIA

Type of investments Bonds

Underlying fund manager CQS, Neuberger Berman and Oaktree

Allocation of the fund The target allocation is 3% of the whole fund.

Appointed May 2021

# Property portfolio

#### Aim

To outperform the benchmark by an annualised return of 0.5% over continuous five to seven-year periods after fees have been deducted.

Benchmark

MSCI/AREF UK quarterly property fund index.

Type of investments
Property funds (such as unit trusts)

Allocation of the fund
The target allocation is 10% of the whole fund.

Appointed October 2020

# **Private Equity**

#### Aim

To outperform the benchmark by an annualised return of 3% over continuous seven to ten-year periods after fees have been deducted.

#### Benchmark

MSCI all countries world index.

# Type of investments

Companies that are not listed on stock exchanges

## Allocation of the fund

The target allocation to private equity 5% of the whole fund spread between Neuberger Berman and Brunel. All new investments will be made via Brunel.

# **Appointed**

January 2021

As well as the funds mentioned previously the pension fund has a small interest in the South West Regional Venture Capital Fund, which is managed by Technology Venture Partners LLP. For a table showing the split of the assets by fund manager at the date of the net asset statement, see note 16 of the accounts.

# Other experts

We need to work with a number of experts to provide functions that are needed under various regulations.

# **Custodian** – JP Morgan

Custody services manage the records of the fund's cash and security investments and track and settle the investment transactions of the fund's appointed investment managers.

JP Morgan has been the fund's custodian since August 2012.

#### Custodian - State Street

State Street provide custody for those assets which are managed by Brunel Pension Partnership

State Street has been the custodian for Brunel managed assets since July 2018.

#### **Bank** – NatWest

NatWest have been providing all of the standard banking requirements to the fund since these were split from Somerset County Council's bank accounts in March 2010.

#### **Auditors** – Grant Thornton

The role of the auditor is to test the accounts and confirm that they give a true and fair view of the fund's financial position.

Grant Thornton became the auditor of the Fund in 2012.

#### **Actuary** – Barnett Waddingham

The role of the actuary is to give the fund information about the fund's liabilities and the best way to meet them. Every three years, the actuary carries out a formal valuation of the fund, which shows how the fund's liabilities relate to its assets and recommends suitable rates of employers' contributions to prevent any shortfall in future years.

Barnett Waddingham has been the fund's actuary since April 2006.

#### **Legal advisor** – Osborne Clarke

The role of the legal advisor is to provide independent advice on legal matters affecting the fund.

Osborne Clarke was appointed as legal advisor to the fund in October 2006.

**Shareholder engagement on socially responsible investment and corporate governance** – The Local Authority Pension Fund Forum (LAPFF)

Our fund is committed to working with companies to improve their awareness of environmental and social issues. LAPFF is the UK's leading collaborative shareholder engagement group. Formed in 1990, LAPFF brings together 72 local authority pension funds from across the country with combined assets of over £200 billion. It aims to bring about improvements in the way companies are run, such as improvements in corporate governance, of the companies in which member funds invest. LAPFF is also concerned with promoting corporate social responsibility on environmental issues and issues relating to overseas employment standards. It does this by working with company boards to encourage them to improve standards.

The fund is also a member of the Pensions and Lifetime Savings Association (PLSA)

# **Contributions and benefits**

The Local Government Pension Scheme (LGPS) has been approved under the Local Government Superannuation Act 1972 and has been updated on a number of occasions since. The most recent version of the scheme is a Career Average Revalued Earnings (CARE) scheme which was introduced from 1st April 2014.

As an administering authority, we must maintain a pension fund for all the County Council's relevant employees (other than teachers) and those of all local-government staff in our area.

The fund also includes civilian employees of the Avon and Somerset Police and the employees of further-education colleges and academy schools. Employees of certain other organisations (town councils, for example) have a right to be included. We have agreed to admit a number of other organisations, including several housing associations.

The fund is financed by contributions from employees and employers, together with interest and other income earned from investing funds not needed to meet pension payments in the short term.

Employees' contributions are fixed by government regulation. Employers' contributions are assessed by the fund's actuary every three years, but are reviewed every year to take account of early retirements.

#### **Contributions**

Employees – Tiered contribution rates depending on actual pay received, with nine contribution bands ranging from 5.5% to 12.5%.

Contribution rate	Salary range 2020-2021	Salary range 2021-22	Salary range 2022-23
5.50%	£0 to £14,600	£0 to £14,600	£0 to £15,000
5.80%	£14,601 to £22,800	£14,601 to £22,900	£15,001 to £23,600
6.50%	£22,801 to £37,100	£22,901 to £37,200	£23,601 to £38,300
6.80%	£37,101 to £46,900	£37,201 to £47,100	£38,301 to £48,500
8.50%	£46,901 to £65,600	£47,101 to £65,900	£48,501 to £67,900
9.90%	£65,601 to £93,000	£65,901 to £93,400	£67,901 to £96,200
10.50%	£93,001 to £109,500	£93,401 to £110,000	£96,201 to £113,400
11.40%	£109,501 to £164,200	£110,001 to £165,000	£113,401 to £170,100
12.50%	More than £164,201	More than £165,001	More than £170,103

Employers – Separate rates apply to the major employing authorities, to make sure the actuarial requirements are met and are expressed as a percentage of employees' pensionable pay, sometimes with an additional cash value payment.

	2019/2020 Cash payment		2020/2021 Cash payment		2021/2022 Cash payment		2022/2023	
								Cash payment
	% of Payroll	£m	% of Payroll	£m	% of Payroll	£m	% of Payroll	£m
Common fund rate	22.9%	0.000	24.3%	0.000	24.3%	0.000	24.3%	0.000
Somerset County Council	15.5%	12.806	18.1%	9.330	18.1%	9.670	18.1%	10.030
Mendip District Council	14.9%	0.854	17.3%	0.810	17.3%	0.840	17.3%	0.870
Sedgemoor District Council	14.9%	1.630	18.7%	1.410	18.7%	1.470	18.7%	1.520
South Somerset District Council	16.1%	1.659	17.6%	1.360	17.6%	1.410	17.6%	1.460
Somerset West & Taunton	15.4%	2.518	17.5%	2.140	17.5%	2.220	17.5%	2.300
Avon and Somerset Police	13.2%	2.944	16.3%	2.260	16.3%	2.340	16.3%	2.420
Further education colleges	13.8% to 16.2%	Variable	16.3% to 19.9%	Variable	16.3% to 19.9%	Variable	16.3% to 19.9%	Variable
Academies	20.9%	0.000	23.7%	0.000	23.7%	0.000	23.7%	0.000
Town councils	17.8%	Variable	20.3%	Variable	20.3%	Variable	20.3%	Variable
Admitted organisations	9.3% to 24.4%	Variable	12.8% to 28.4%	Variable	12.8% to 28.4%	Variable	12.8% to 28.4%	Variable

A full actuarial valuation of the fund was carried out as at 31 March 2019 and this showed a funding level of 86%. This was higher than the level at the 2016 valuation. Despite an increase in the funding level at the 2019 valuation there were increases in the contribution rates of most of the employers within the fund. Most employers have been asked to make payments towards the funding deficit as prescribed cash amounts rather than as a percentage of payroll. This approach has been taken to ensure the deficit reduction plan is not affected by changes in the size of the employee base as local government undergoes a period of considerable change.

A further valuation of the fund is due using data from 31 March 2022. This will set employers' contribution rates for the following three years and confirm the funding level.

The benefits structure of the fund is set by government legislation and the fund has no discretion over this.

# **Major benefits**

- A pension calculated at 1/80<sup>th</sup> of final salary for each year of service for pre-April 2008 service;
- A pension calculated at 1/60<sup>th</sup> of final salary for each year of service for service between April 2008 and March 2014;
- A pension calculated on 1/49<sup>th</sup> of actual pay for each year of service from April 2014 to provide a pension based on CARE (Career Average) salary;
- The revaluation of earnings as part of the CARE calculation will be based on CPI;
- Normal retirement age for post April 2014 service synchronised with state retirement age, Normal retirement age for pre-April 2014 service is 65;
- Up to 25% of the pension can be exchanged for a tax-free lump sum, 3/80<sup>th</sup> of pre-April 2008 service will be paid as a lump sum;
- Lump-sum death benefits of three times pay for death in service;
- Lump-sum cover for death after retirement of a guarantee of 10 times' annual pension;
- An ill-health retirement package with three levels of benefits depending on the seriousness of the individual's illness;
- A nominated partner's pension and dependent children's pensions; and
- Pensions that are protected from inflation through the Pensions (Increase) Acts.

#### Other benefits

Scheme members can 'top up' their pension benefits by paying additional contributions.
 This facility has become more popular – both through the in-house scheme 'added benefits' facility and the in-house additional voluntary contributions (AVCs) plan. Prudential are now the fund's AVC provider, although a few members continue with their existing arrangements with Equitable Life.

There is a so called 50/50 option where an employee can choose to pay half the contributions but will accrue half of the benefits.

All local-government pensions are protected against inflation under the public-sector index-linking arrangement. The increase applied from April 2022 was 3.1% and the increase applied from April 2021 was 0.5%.

For more details of the current benefits visit the LGPS members' website: www.LGPSmember.org

# **Principles and policies**

The statements, policies and principles listed below are those that were in place at 31st March 2022.

# **Funding Strategy Statement**

# Introduction

This is the Funding Strategy Statement for the Somerset County Council Pension Fund (the Fund). It has been prepared in accordance with Regulation 58 of the Local Government Pension Scheme Regulations 2013 as amended (the Regulations) and describes Somerset County Council's strategy, in its capacity as administering authority, for the funding of the Somerset County Council Pension Fund.

The Fund's employers and the Fund Actuary, Barnett Waddingham LLP, have been consulted on the contents of this statement.

This statement should be read in conjunction with the Fund's Investment Strategy Statement (ISS) and has been prepared with regard to the guidance (*Preparing and Maintaining a funding strategy statement in the LGPS 2016 edition*) issued by the Chartered Institute of Public Finance and Accountancy (CIPFA).

# **Purpose of the Funding Strategy Statement**

The purpose of this Funding Strategy Statement (FSS) is to:

- Establish a clear and transparent fund-specific strategy that will identify how employers' pension liabilities are best met going forward;
- Support the desirability of maintaining as nearly constant a primary contribution rate as possible, as defined in Regulation 62(6) of the Regulations;
- Ensure that the regulatory requirements to set contributions to meet the future liability to provide Scheme member benefits in a way that ensures the solvency and long-term cost efficiency of the Fund are met; and
- Take a prudent longer-term view of funding those liabilities.

# Aims and purpose of the Fund

The aims of the Fund are to:

- Manage employers' liabilities effectively and ensure that sufficient resources are available to meet all liabilities as they fall due;
- Enable primary contribution rates to be kept as nearly constant as possible and (subject to the
  administering authority not taking undue risks) at reasonable cost to all relevant parties (such
  as the taxpayers, scheduled, resolution and admitted bodies), while achieving and maintaining
  Fund solvency and long-term cost efficiency, which should be assessed in light of the risk
  profile of the Fund and employers, and the risk appetite of the administering authority and
  employers alike; and
- Seek returns on investment within reasonable risk parameters.

The purpose of the Fund is to:

- Pay pensions, lump sums and other benefits to Scheme members as provided for under the Regulations;
- Meet the costs associated in administering the Fund; and
- Receive and invest contributions, transfer values and investment income.

# **Funding objectives**

Contributions are paid to the Fund by Scheme members and the employing bodies to provide for the benefits which will become payable to Scheme members when they fall due.

The funding objectives are to:

- Ensure that pension benefits can be met as and when they fall due over the lifetime of the Fund;
- Ensure the solvency of the Fund;
- Set levels of employer contribution rates to target a 100% funding level over an appropriate time period and using appropriate actuarial assumptions, while taking into account the different characteristics of participating employers;
- Build up the required assets in such a way that employer contribution rates are kept as stable as possible, with consideration of the long-term cost efficiency objective; and
- Adopt appropriate measures and approaches to reduce the risk, as far as possible, to the Fund, other employers and ultimately the taxpayer from an employer defaulting on its pension obligations.

In developing the funding strategy, the administering authority should also have regard to the likely outcomes of the review carried out under Section 13(4)(c) of the Public Service Pensions Act 2013. Section 13(4)(c) requires an independent review of the actuarial valuations of the LGPS funds; this involves reporting on whether the rate of employer contributions set as part of the actuarial valuations are set at an appropriate level to ensure the solvency of the Fund and the long-term cost efficiency of the Scheme so far as relating to the pension Fund. The review also looks at compliance and consistency of the actuarial valuations.

# **Key parties**

The key parties involved in the funding process and their responsibilities are set out below.

## The administering authority

The administering authority for the Fund is Somerset County Council. The main responsibilities of the administering authority are to:

- Operate the Fund in accordance with the LGPS Regulations;
- Collect employee and employer contributions, investment income and other amounts due to the Fund as stipulated in the Regulations;
- Invest the Fund's assets in accordance with the Fund's Investment Strategy Statement;
- Pay the benefits due to Scheme members as stipulated in the Regulations;
- Ensure that cash is available to meet liabilities as and when they fall due;
- Take measures as set out in the Regulations to safeguard the Fund against the consequences of employer default;
- Manage the actuarial valuation process in conjunction with the Fund Actuary;
- Prepare and maintain this FSS and also the ISS after consultation with other interested parties;
- Monitor all aspects of the Fund's performance;
- Effectively manage any potential conflicts of interest arising from its dual role as both Fund administrator and Scheme employer; and
- Enable the Local Pension Board to review the valuation process as they see fit.

# Scheme employers

In addition to the administering authority, a number of other Scheme employers participate in the Fund.

The responsibilities of each employer that participates in the Fund, including the administering authority, are to:

- Collect employee contributions and pay these together with their own employer contributions, as certified by the Fund Actuary, to the administering authority within the statutory timescales;
- Notify the administering authority of any new Scheme members and any other membership changes promptly;
- Develop a policy on certain discretions and exercise those discretions as permitted under the Regulations;
- Meet the costs of any augmentations or other additional costs in accordance with agreed policies and procedures; and
- Pay any exit payments due on ceasing participation in the Fund.

#### Scheme members

Active Scheme members are required to make contributions into the Fund as set by the Ministry of Housing, Communities and Local Government (MHCLG).

### **Fund Actuary**

The Fund Actuary for the Fund is Barnett Waddingham LLP. The main responsibilities of the Fund Actuary are to:

- Prepare valuations including the setting of employers' contribution rates at a level to ensure Fund solvency and long-term cost efficiency after agreeing assumptions with the administering authority and having regard to the FSS and the Regulations;
- Prepare advice and calculations in connection with bulk transfers and the funding aspects of individual benefit-related matters such as pension strain costs, ill-health retirement costs, compensatory added years costs, etc;
- Provide advice and valuations on the exiting of employers from the Fund;
- Provide advice and valuations relating to new employers, including recommending the level of bonds or other forms of security required to protect the Fund against the financial effect of employer default;
- Assist the administering authority in assessing whether employer contributions need to be revised between valuations as permitted or required by the Regulations;
- Ensure that the administering authority is aware of any professional guidance or other professional requirements which may be of relevance to their role in advising the Fund; and
- Advise on other actuarial matters affecting the financial position of the Fund.

# **Funding strategy**

The factors affecting the Fund's finances are constantly changing, so it is necessary for its financial position and the contributions payable to be reviewed from time to time by means of an actuarial valuation to check that the funding objectives are being met.

The most recent actuarial valuation of the Fund was carried out as at 31 March 2019. The results of the 2019 valuation are set out in the table below:

2019 valuation results				
Surplus (Deficit)	(£362m)			
Funding level	86%			

On a whole Fund level, the primary rate required to cover the employer cost of future benefit accrual was 17.8% of payroll p.a.

The individual employer contribution rates are set out in the Rates and Adjustments Certificate which forms part of the Fund's 2019 valuation report.

The actuarial valuation involves a projection of future cashflows to and from the Fund. The main purpose of the valuation is to determine the level of employers' contributions that should be paid to ensure that the existing assets and future contributions will be sufficient to meet all future benefit payments from the Fund. A summary of the methods and assumptions adopted is set out in the sections below.

# **Funding method**

The key objective in determining employers' contribution rates is to establish a funding target and then set levels of employer contribution rates to meet that target over an agreed period.

The funding target is to have sufficient assets in the Fund to meet the accrued liabilities for each employer in the Fund.

For all employers, the method adopted is to consider separately the benefits accrued before the valuation date (past service) and benefits expected to be accrued after the valuation date (future service). These are evaluated as follows:

- The past service funding level of the Fund. This is the ratio of accumulated assets to liabilities in respect of past service. It makes allowance for future increases to members' pay and pensions. A funding level in excess of 100% indicates a surplus of assets over liabilities; while a funding level of less than 100% indicates a deficit; and
- The future service funding rate (also referred to as the primary rate as defined in Regulation 62(5) of the Regulations) is the level of contributions required from the individual employers which, in combination with employee contributions is expected to cover the cost of benefits accruing in future.

The adjustment required to the primary rate to calculate an employer's total contribution rate is referred to as the secondary rate, as defined in Regulation 62(7). Further details of how the secondary rate is calculated for employers is given below.

The approach to the primary rate will depend on specific employer circumstances and in particular may depend on whether an employer is an "open" employer – one which allows new recruits access to the Fund, or a "closed" employer – one which no longer permits new staff access to the Fund. The expected period of participation by an employer in the Fund may also affect the total contribution rate.

For open employers, the actuarial funding method that is adopted is known as the Projected Unit Method. The key feature of this method is that, in assessing the future service cost, the primary rate represents the cost of one year's benefit accrual only.

For closed employers, the actuarial funding method adopted is known as the Attained Age Method. The key difference between this method and the Projected Unit Method is that the Attained Age Method assesses the average cost of the benefits that will accrue over a specific period, such as the length of a contract or the remaining expected working lifetime of active members.

The approach by employer may vary to reflect an employer's specific circumstance. However, in general the closed employers in the Fund are admission bodies who have joined the Fund as part of an outsourcing contract and therefore the Attained Age Method is used in setting their contributions. All other employers (for example councils, higher education bodies and academies) are generally open employers and therefore the Projected Unit Method is used. The administering authority holds details of the open or closed status of each employer.

### Valuation assumptions and funding model

In completing the actuarial valuation it is necessary to formulate assumptions about the factors affecting the Fund's future finances such as price inflation, pay increases, investment returns, rates of mortality, early retirement and staff turnover etc.

The assumptions adopted at the valuation can therefore be considered as:

- The demographic (or statistical) assumptions which are essentially estimates of the likelihood or timing of benefits and contributions being paid, and
- The financial assumptions which will determine the estimates of the amount of benefits and contributions payable and their current (or present) value.

#### Future price inflation

The base assumption in any valuation is the future level of price inflation over a period commensurate with the duration of the liabilities, as measured by the Retail Price Index (RPI). This is derived using the 20 year point on the Bank of England implied Retail Price Index (RPI) inflation curve, with consideration of the market conditions over the six months straddling the valuation date. The 20 year point on the curve is taken as 20 years is consistent with the average duration of an LGPS Fund. The RPI assumption adopted as at 31 March 2019 was 3.6% p.a.

This assumption was reviewed following the Chancellor's announcement on the reform of RPI in November 2020. From 31 December 2020 RPI inflation is assumed to be 0.4% p.a. lower than the 20 year point on the inflation curve. This adjustment accounts for both the shape of the curve in comparison to the Fund's liability profile and the view that investors are willing to accept a lower return on investments to ensure inflation linked returns.

#### Future pension increases

Pension increases are linked to changes in the level of the Consumer Price Index (CPI). Inflation as measured by the CPI has historically been less than RPI due mainly to different calculation methods.

At the 31 March 2019 actuarial valuation a deduction of 1.0% p.a. was therefore made to the RPI assumption to derive the CPI assumption. The CPI assumption adopted as at 31 March 2019 was 2.6% p.a.

This assumption was also reviewed in light of the Chancellor's announcement on the reform of RPI mentioned above. From 31 December 2020 CPI inflation is assumed to be 0.4% p.a. lower than the RPI assumption (i.e. 0.8% p.a. below the 20 year point on the Bank of England implied RPI inflation curve). This reflects the anticipated reform of RPI inflation from 2030 following the UK Statistics Authority's proposal to change how RPI is calculated to bring it in line with the Consumer Prices Index including Housing costs (CPIH). This assumption will be reviewed at future valuations and the difference between RPI and CPI is expected to move towards 0.0% p.a. as we get closer to 2030.

### Future pay increases

As some of the benefits are linked to pay levels at retirement, it is necessary to make an assumption as to future levels of pay increases. Historically, there has been a close link between price inflation and pay increases with pay increases exceeding price inflation in the longer term. The long-term pay increase assumption adopted as at 31 March 2019 was CPI plus 1.0% p.a. which includes allowance for promotional increases.

#### Future investment returns/discount rate

To determine the value of accrued liabilities and derive future contribution requirements it is necessary to discount future payments to and from the Fund to present day values.

The discount rate that is adopted will depend on the funding target adopted for each Scheme employer.

For open employers, the discount rate that is applied to all projected liabilities reflects a prudent estimate of the rate of investment return that is expected to be earned from the underlying investment strategy by considering average market yields in the six months straddling the valuation date. The discount rate so determined may be referred to as the "ongoing" discount rate. The discount rate adopted for the 31 March 2019 valuation was 4.9% p.a.

For closed employers, an adjustment may be made to the discount rate in relation to the remaining liabilities, once all active members are assumed to have retired if at that time (the projected "termination date"), the employer becomes an exiting employer under Regulation 64.

The Fund Actuary will incorporate such an adjustment after consultation with the administering authority.

The adjustment to the discount rate for closed employers may be set to a higher funding target at the projected termination date, so that there are sufficient assets to fund the remaining liabilities on a "minimum risk" rather than on an ongoing basis if the Fund does not believe that there is another Scheme employer to take on the responsibility of the liabilities after the employer has exited the Fund. The aim is to minimise the risk of deficits arising after the termination date.

It may be appropriate for an alternative discount rate approach to be taken to reflect an individual employer's situation. This may be, for example, to reflect an employer targeting a cessation event or to reflect the administering authority's views on the level of risk that an employer poses to the Fund. The Fund Actuary will incorporate any such adjustments after consultation with the administering authority.

A summary of the financial assumptions adopted for the 2019 valuation is set out in the table below:

Financial assumptions as at 31 March 2019				
RPI inflation	3.6% p.a.			
CPI inflation	2.6% p.a.			
Pension/deferred pension increases and CARE revaluation	In line with CPI inflation			
Pay increases	CPI inflation + 1.0% p.a.			
Discount rate	4.9% p.a.			

#### Asset valuation

For the purpose of the valuation, the asset value used is the market value of the accumulated fund at the valuation date, adjusted to reflect average market conditions during the six months straddling the valuation date. This is referred to as the smoothed asset value and is calculated as a consistent approach to the valuation of the liabilities.

The Fund's assets are notionally allocated to employers at an individual level by allowing for actual Fund returns achieved on the assets and cashflows paid into and out of the Fund in respect of each employer (e.g. contributions received and benefits paid).

## **Demographic assumptions**

The demographic assumptions incorporated into the valuation are based on Fund-specific experience and national statistics, adjusted as appropriate to reflect the individual circumstances of the Fund and/or individual employers.

Further details of the assumptions adopted are included in the Fund's 2019 valuation report.

# McCloud/Sargeant judgements

The McCloud/Sargeant judgements were in relation to two employment tribunal cases which were brought against the government in relation to possible age and gender discrimination in the implementation of transitional protection following the introduction of the reformed 2015 public service pension schemes from 1 April 2015. These judgements were not directly in relation to the LGPS, however, do have implications for the LGPS.

In December 2018, the Court of Appeal ruled that the transitional protection offered to some members as part of the reforms amounted to unlawful discrimination. On 27 June 2019 the Supreme Court denied the government's request for an appeal in the case, and on 15 July 2019 the Government released a statement to confirm that it expects to have to amend all public service schemes, including the LGPS. On 16 July 2020, the Government published a consultation on the proposed remedy to be applied to LGPS benefits and at the same time announced the unpausing of the 2016 cost cap process which will take into account the remedy for the McCloud and Sargeant judgement. The consultation closed on 8 October 2020 and the final remedy will only be known after the consultation responses have been reviewed and a final set of remedial Regulations are published.

Further details of this can be found below in the Regulatory risks section.

As part of the Fund's 2019 valuation, in order to mitigate the risk of member benefits being uplifted and becoming more expensive, the potential impact of McCloud was covered by the prudence allowance in the discount rate assumption. As the remedy is still to be agreed the cost cannot be calculated with certainty, however, the Fund Actuary expects it is likely to be less than 0.05% of the discount rate assumption.

#### Guaranteed Minimum Pension (GMP) indexation and equalisation

As part of the restructuring of the state pension provision, the government needs to consider how public service pension payments should be increased in future for members who accrued a Guaranteed Minimum Pension (GMP) from their public service pension scheme and expect to reach State Pension Age (SPA) post-December 2018. In addition, a resulting potential inequality in the payment of public service pensions between men and women needs to be addressed. Information on the current method of indexation and equalisation of public service pension schemes can be found here.

On 22 January 2018, the government published the outcome to its *Indexation and equalisation of GMP in public service pension schemes* consultation, concluding that the requirement for public service pension schemes to fully price protect the GMP element of individuals' public service pension would be extended to those individuals reaching SPA before 6 April 2021. HMT published a Ministerial Direction on 4 December 2018 to implement this outcome, with effect from 6 April 2016. Details of this outcome and the Ministerial Direction can be found here.

The 2019 valuation assumption for GMP is that the Fund will pay limited increases for members that have reached SPA by 6 April 2016, with the government providing the remainder of the inflationary increase. For members that reach SPA after this date, it is assumed that the Fund will be required to pay the entire inflationary increase.

#### **Contribution reviews between actuarial valuations**

It is anticipated for most Scheme employers that the contribution rates certified at the formal actuarial valuation will remain payable for the period of the rates and adjustments certificate. However, there may be circumstances where a review of the contribution rates payable by an employer (or a group of employers) under Regulation 64A is deemed appropriate by the administering authority.

A contribution review may be requested by an employer or be required by the administering authority. The review may only take place if one of the following conditions are met:

- (i) it appears likely to the administering authority that the amount of the liabilities arising or likely to arise has changed significantly since the last valuation;
- (ii) it appears likely to the administering authority that there has been a significant change in the ability of the Scheme employer or employers to meet the obligations of employers in the Scheme; or
- (iii) a Scheme employer or employers have requested a review of Scheme employer contributions and have undertaken to meet the costs of that review. A request under this condition can only be made if there has been a significant change in the liabilities arising or likely to arise and/or there has been a significant change in the ability of the Scheme employer to meet its obligations to the Fund.

Guidance on the administering authority's approach considering the appropriateness of a review and the process in which a review will be conducted is set out the Fund's separate Contribution review policy which, is attached as appendix A. This includes details of the process that should be followed where an employer would like to request a review.

Once a review of contribution rates has been agreed, unless the impact of amending the contribution rates is deemed immaterial by the Fund Actuary, then the results of the review will be applied with effect from the agreed review date, regardless of the direction of change in the contribution rates.

Note that where a Scheme employer seems likely to exit the Fund before the next actuarial valuation then the administering authority can exercise its powers under Regulation 64(4) to carry out a review of contributions with a view to providing that assets attributable to the Scheme employer are equivalent to the exit payment that will be due from the Scheme employer. These cases do not fall under the separate contribution review policy.

With the exception of any cases falling under Regulation 64(4), the administering authority will not accept a request for a review of contributions where the effective date is within 12 months of the next rates and adjustments certificate.

#### **Deficit recovery/surplus amortisation periods**

Whilst one of the funding objectives is to build up sufficient assets to meet the cost of benefits as they accrue, it is recognised that at any particular point in time, the value of the accumulated assets will be different to the value of accrued liabilities, depending on how the actual experience of the Fund differs to the actuarial assumptions. This theory applies down to an individual employer level; each employer in the Fund has their own share of deficit or surplus attributable to their section of the Fund.

Where the valuation for an employer discloses a surplus or deficit then the levels of required employer contributions will include an adjustment to either amortise the surplus or fund the deficit over a period of years.

The recovery periods adopted for the employers in the Fund for the 2019 valuation varied from 3 years to 19 years. This represents a reduction of five years from the maximum 24 year recovery period set at the 2016 valuation. The ultimate aim is to reach 100% funding, and a reduction of in the recovery period since the 2016 valuation demonstrates that the Fund is progressing towards that goal. Please note that recovery periods varied between individual employers. The adjustment may be set either as a percentage of payroll or as a fixed monetary amount. The period that is adopted for any particular employer will depend on:

- The significance of the surplus or deficit relative to that employer's liabilities;
- The covenant of the individual employer (including any security in place) and any limited period of participation in the Fund;
- The remaining contract length of an employer in the Fund (if applicable); and
- The implications in terms of stability of future levels of employers' contribution.

# **Pooling of individual employers**

The policy of the Fund is that each individual employer should be responsible for the costs of providing pensions for its own employees who participate in the Fund. Accordingly, contribution rates are set for individual employers to reflect their own particular circumstances.

However, certain groups of individual employers are pooled for the purposes of determining contribution rates to recognise common characteristics or where the number of Scheme members is small.

The funding pools adopted for the Fund at the 2019 valuation are summarised in the table below:

Pool	Type of pooling	Notes
Academies	Past and future service pooling	All academies in the pool pay the same total contribution rate and have the same funding level
Small Scheduled bodies	Past and future service pooling	All town and parish councils in the pool pay the same primary rate but pay a secondary rate bespoke to their position
NSL Ltd	Past and future service pooling	All employers in the pool pay the same total contribution rate and have the same funding level
BAM FM	Past and future service pooling	All employers in the pool pay the same total contribution rate and have the same funding level

The main purpose of pooling is to produce more stable employer contribution levels, although recognising that ultimately there will be some level of cross-subsidy of pension cost amongst pooled employers.

## Forming/disbanding a funding pool

Where the Fund identifies a group of employers with similar characteristics and potential merits for pooling, it is possible to form a pool for these employers. Advice will be sought from the Fund Actuary to consider the appropriateness and practicalities of forming the funding pool.

Conversely, the Fund may consider it no longer appropriate to pool a group of employers. This could be due to divergence of previously similar characteristics or an employer becoming a dominant party in the pool (such that the results of the pool are largely driven by that dominant employer). Where this scenario arises, advice will be sought from the Fund Actuary.

Funding pools should be monitored on a regular basis, at least at each actuarial valuation, in order to ensure the pooling arrangement remains appropriate.

#### **Risk-sharing**

There are employers that participate in the Fund with a risk-sharing arrangement in place with another employer in the Fund.

At the 2019 valuation, risk-sharing arrangements were allowed for by allocating any deficit/liabilities covered by the risk-sharing arrangement to the relevant responsible employer.

# New employers joining the Fund

When a new employer joins the Fund, the Fund Actuary is required to set the contribution rates payable by the new employer and allocate a share of Fund assets to the new employer as appropriate. The most common types of new employers joining the Fund are admission bodies and new academies. These are considered in more detail below.

#### **Admission bodies**

New admission bodies in the Fund are commonly a result of a transfer of staff from an existing employer in the Fund to another body (for example as part of a transfer of services from a council or academy to an external provider under Schedule 2 Part 3 of the Regulations). Typically these transfers will be for a limited period (the contract length), over which the new admission body employer is required to pay contributions into the Fund in respect of the transferred members.

# Funding at start of contract

Generally, when a new admission body joins the Fund, they will become responsible for all the pensions risk associated with the benefits accrued by transferring members and the benefits to be accrued over the contract length. This is known as a full risk transfer. In these cases, it may be appropriate that the new admission body is allocated a share of Fund assets equal to the value of the benefits transferred, i.e. the new admission body starts off on a fully funded basis. This is calculated on the relevant funding basis and the opening position may be different when calculated on an alternative basis (e.g. on an accounting basis).

However, there may be special arrangements made as part of the contract such that a full risk transfer approach is not adopted. In these cases, the initial assets allocated to the new admission body will reflect the level of risk transferred and may therefore not be on a fully funded basis or may not reflect the full value of the benefits attributable to the transferring members.

### Contribution rate

The contribution rate may be set on an open or a closed basis. Where the funding at the start of the contract is on a fully funded basis then the contribution rate will represent the primary rate only; where there is a deficit allocated to the new admission body then the contribution rate will also incorporate a secondary rate with the aim of recovering the deficit over an appropriate recovery period.

Depending on the details of the arrangement, for example if any risk sharing arrangements are in place, then additional adjustments may be made to determine the contribution rate payable by the new admission body. The approach in these cases will be bespoke to the individual arrangement.

### **Security**

To mitigate the risk to the Fund that a new admission body will not be able to meet its obligations to the Fund in the future, the new admission body may be required to put in place a bond in accordance with Schedule 2 Part 3 of the Regulations, if required by the letting authority and administering authority.

If, for any reason, it is not desirable for a new admission body to enter into a bond, the new admission body may provide an alternative form of security which is satisfactory to the administering authority.

### Risk-sharing

Although a full risk transfer (as set out above) is most common, subject to agreement with the administering authority where required, new admission bodies and the relevant letting authority may make a commercial agreement to deal with the pensions risk differently. For example, it may be agreed that all or part of the pensions risk remains with the letting authority.

Although pensions risk may be shared, it is common for the new admission body to remain responsible for pensions costs that arise from:

- above average pay increases, including the effect on service accrued prior to contract commencement; and
- redundancy and early retirement decisions.

The administering authority may consider risk-sharing arrangements as long as the approach is clearly documented in the admission agreement, the transfer agreement or any other side agreement. The arrangement also should not lead to any undue risk to the other employers in the Fund.

Legal and actuarial advice in relation to risk-sharing arrangements should be sought where required.

#### **New academies**

When a school converts to academy status, the new academy (or the sponsoring multi-academy trust) becomes a Scheme employer in its own right.

### Funding at start

On conversion to academy status, the new academy will become part of the Academies funding pool and will be allocated assets based on the funding level of the pool at the conversion date.

#### Contribution rate

The contribution rate payable when a new academy joins the Fund will be in line with the contribution rate certified for the Academies funding pool at the 2019 valuation.

Where an academy joins an existing multi-academy trust in the Fund, additional contributions will be certified for the multi-academy trust in respect of the academy.

# **Cessation valuations**

When a Scheme employer exits the Fund and becomes an exiting employer, as required under the Regulations the Fund Actuary will be asked to carry out an actuarial valuation in order to determine the liabilities in respect of the benefits held by the exiting employer's current and former employees. The Fund Actuary is also required to determine the exit payment due from the exiting employer to the Fund or the exit credit payable from the Fund to the exiting employer.

In assessing the value of the liabilities attributable to the exiting employer, the Fund Actuary may adopt differing approaches depending on the employer and the specific details surrounding the employer's cessation scenario.

# **Exit payment policy**

Where a cessation valuation reveals a deficit and an exit payment is due, the expectation is that the employer settles this debt immediately through a single cash payment. However, should it not be possible for the employer to settle this amount, providing the employer puts forward sufficient supporting evidence to the administering authority, the administering authority may agree a deferred debt agreement (DDA) with the employer under Regulation 64(7A) or a debt spreading agreement (DSA) under Regulation 64B.

Under a DDA, the exiting employer becomes a deferred employer in the Fund (i.e. they remain as a Scheme employer but with no active members) and remains responsible for paying the secondary rate of contributions to fund their deficit. The secondary rate of contributions will be reviewed at each actuarial valuation until the termination of the agreement.

Under a DSA, the cessation debt is crystallised and spread over a period deemed reasonable by the administering authority having regard to the views of the Fund Actuary.

Whilst a DSA involves crystallising the cessation debt and the employer's only obligation is to settle this set amount, in a DDA the employer remains in the Fund as a Scheme employer and is exposed to the same risks (unless agreed otherwise with the administering authority) as active employers in the Fund (e.g. investment, interest rate, inflation, longevity and regulatory risks) meaning that the deficit will change over time.

Guidance on the administering authority's policy for entering into, monitoring and terminating a DDA or DSA is set out in the Fund's separate DSA and DDA policies document attached as Appendix B. This includes details of when a DDA or a DSA may be permitted and the information required from the employer when putting forward a request for a DDA or DSA.

## **Exit credit policy**

Any surplus in the Fund in respect of the exiting employer may be paid from the Fund to the employer as an exit credit, subject to the agreement between the relevant parties and any legal documentation. Having regard to any relevant considerations, the administering authority will take the following approach to the payment of exit credits:

- Any employer who cannot demonstrate that they have been exposed to underfunding risk during their participation in the Fund will not be entitled to an exit credit payment. This will include the majority of "pass-through" arrangements. This is on the basis that these employers would not have not been asked to pay an exit payment had a deficit existed at the time of exit.
- The administering authority does not need to enquire into the precise risk sharing arrangement adopted by an employer but it must be satisfied that the risk sharing arrangement has been in place before it will pay out an exit credit. The level of risk that an employer has borne will be taken into account when determining the amount of any exit credit. It is the responsibility of the exiting employer to set out why the arrangements make payment of an exit credit appropriate.
- Any exit credit payable will be subject to a maximum of the actual employer contributions paid into the Fund.
- As detailed above, the Fund Actuary may adopt differing approaches depending on the employer the specific details surrounding the employer's cessation scenario. The default approach to calculating the cessation position will be on a minimum-risk basis unless it can be shown that there is another employer in the Fund who will take on financial responsibility for the liabilities in the future. If the administering authority is satisfied that there is another employer willing to take on responsibility for the liabilities (or that there is some other form of guarantee in place) then the cessation position may be calculated on the ongoing funding basis.
- The administering authority will pay out any exit credits within six months of the cessation date where possible. A longer time may be agreed between the administering authority and the exiting employer where necessary. For example if the employer does not provide all the relevant information to the administering authority within one month of the cessation date the administering authority will not be able to guarantee payment within six months of the cessation date.
- Under the Regulations, the administering authority has the discretion to take into account any
  other relevant factors in the calculation of any exit credit payable and they will seek legal
  advice where appropriate.

# **Bulk transfers**

Bulk transfers of staff into or out of the Fund can take place from other LGPS Funds or non-LGPS Funds. In either case, the Fund Actuary for both Funds will be required to negotiate the terms for the bulk transfer – specifically the terms by which the value of assets to be paid from one Fund to the other is calculated.

The agreement will be specific to the situation surrounding each bulk transfer but in general the Fund will look to receive the bulk transfer on no less than a fully funded transfer (i.e. the assets paid from the ceding Fund are sufficient to cover the value of the liabilities on the agreed basis).

A bulk transfer may be required by an issued Direction Order. This is generally in relation to an employer merger, where all the assets and liabilities attributable to the transferring employer in its original Fund are transferred to the receiving Fund.

# **Links with the Investment Strategy Statement (ISS)**

The main link between the Funding Strategy Statement (FSS) and the ISS relates to the discount rate that underlies the funding strategy as set out in the FSS, and the expected rate of investment return which is expected to be achieved by the long-term investment strategy as set out in the ISS.

As explained above, the ongoing discount rate that is adopted in the actuarial valuation is derived by considering the expected return from the long-term investment strategy. This ensures consistency between the funding strategy and investment strategy.

# **Risks and counter measures**

Whilst the funding strategy attempts to satisfy the funding objectives of ensuring sufficient assets to meet pension liabilities and stable levels of employer contributions, it is recognised that there are risks that may impact on the funding strategy and hence the ability of the strategy to meet the funding objectives.

The major risks to the funding strategy are financial, although there are other external factors including demographic risks, regulatory risks and governance risks.

#### Financial risks

The main financial risk is that the actual investment strategy fails to produce the expected rate of investment return (in real terms) that underlies the funding strategy. This could be due to a number of factors, including market returns being less than expected and/or the fund managers who are employed to implement the chosen investment strategy failing to achieve their performance targets.

The valuation results are most sensitive to the real discount rate (i.e. the difference between the discount rate assumption and the price inflation assumption). Broadly speaking an increase/decrease of 0.5% p.a. in the real discount rate will decrease/increase the valuation of the liabilities by 10%, and decrease/increase the required employer contribution by around 2.5% of payroll p.a.

However, the Pensions Committee regularly monitors the investment returns achieved by the fund managers and receives advice from the independent advisers and officers on investment strategy.

The Committee may also seek advice from the Fund Actuary on valuation related matters.

In addition, the Fund Actuary provides funding updates between valuations to check whether the funding strategy continues to meet the funding objectives.

#### **Demographic risks**

Allowance is made in the funding strategy via the actuarial assumptions for a continuing improvement in life expectancy. However, the main demographic risk to the funding strategy is that it might underestimate the continuing improvement in longevity. For example, an increase of one year to life expectancy of all members in the Fund will reduce the funding level by approximately 1%.

The actual mortality of pensioners in the Fund is monitored by the Fund Actuary at each actuarial valuation and assumptions are kept under review. For the 2019 funding valuation, the Fund commissioned a bespoke longevity analysis by Barnett Waddingham's specialist longevity team in order to assess the mortality experience of the Fund and help set an appropriate mortality assumption for funding purposes.

The liabilities of the Fund can also increase by more than has been planned as a result of the additional financial costs of early retirements and ill-health retirements. However, the administering authority monitors the incidence of early retirements; and procedures are in place that require individual employers to pay additional amounts into the Fund to meet any additional costs arising from early retirements.

#### Maturity risk

The maturity of a Fund (or of an employer in the Fund) is an assessment of how close on average the members are to retirement (or already retired). The more mature the Fund or employer, the greater proportion of its membership that is near or in retirement. For a mature Fund or employer, the time available to generate investment returns is shorter and therefore the level of maturity needs to be considered as part of setting funding and investment strategies.

The cashflow profile of the Fund needs to be considered alongside the level of maturity: as a Fund matures, the ratio of active to pensioner members falls, meaning the ratio of contributions being paid into the Fund to the benefits being paid out of the Fund also falls. This therefore increases the risk of the Fund having to sell assets in order to meets its benefit payments.

The government has published a consultation (Local government pension scheme: changes to the local valuation cycle and management of employer risk) which may affect the Fund's exposure to maturity risk. More information on this can be found in the Regulatory risks section below.

#### Regulatory risks

The benefits provided by the Scheme and employee contribution levels are set out in Regulations determined by central government. The tax status of the invested assets is also determined by the government.

The funding strategy is therefore exposed to the risks of changes in the Regulations governing the Scheme and changes to the tax regime which may affect the cost to individual employers participating in the Scheme.

However, the administering authority participates in any consultation process of any proposed changes in Regulations and seeks advice from the Fund Actuary on the financial implications of any proposed changes.

There are a number of general risks to the Fund and the LGPS, including:

- If the LGPS was to be discontinued in its current form it is not known what would happen to members' benefits.
- The potential effects of GMP equalisation between males and females, if implemented, are not yet known.
- More generally, as a statutory scheme the benefits provided by the LGPS or the structure of the scheme could be changed by the government.
- The State Pension Age is due to be reviewed by the government in the next few years.

At the time of preparing this FSS, specific regulatory risks of particular interest to the LGPS are in relation to the McCloud/Sargeant judgements, the cost cap mechanism and the timing of future funding valuations consultation. These are discussed in the sections below.

#### McCloud/Sargeant judgements and cost cap

The 2016 national Scheme valuation was used to determine the results of HM Treasury's (HMT) employer cost cap mechanism for the first time. The HMT cost cap mechanism was brought in after Lord Hutton's review of public service pensions with the aim of providing protection to taxpayers and employers against unexpected changes (expected to be increases) in pension costs. The cost control mechanism only considers "member costs". These are the costs relating to changes in assumptions made to carry out valuations relating to the profile of the Scheme members; e.g. costs relating to how long members are expected to live for and draw their pension. Therefore, assumptions such as future expected levels of investment returns and levels of inflation are not included in the calculation, so have no impact on the cost management outcome.

The 2016 HMT cost cap valuation revealed a fall in these costs and therefore a requirement to enhance Scheme benefits from 1 April 2019. However, as a funded Scheme, the LGPS also had a cost cap mechanism controlled by the Scheme Advisory Board (SAB) in place and HMT allowed SAB to put together a package of proposed benefit changes in order for the LGPS to no longer breach the HMT cost cap. These benefit changes were due to be consulted on with all stakeholders and implemented from 1 April 2019.

However, on 20 December 2018 there was a judgement made by the Court of Appeal which resulted in the government announcing their decision to pause the cost cap process across all public service schemes. This was in relation to two employment tribunal cases which were brought against the government in relation to possible discrimination in the implementation of transitional protection following the introduction of the reformed 2015 public service pension schemes from 1 April 2015. Transitional protection enabled some members to remain in their pre-2015 schemes after 1 April 2015 until retirement or the end of a pre-determined tapered protection period. The claimants challenged the transitional protection arrangements on the grounds of direct age discrimination, equal pay and indirect gender and race discrimination.

The first case (McCloud) relating to the Judicial Pension Scheme was ruled in favour of the claimants, while the second case (Sargeant) in relation to the Fire scheme was ruled against the claimants. Both rulings were appealed and as the two cases were closely linked, the Court of Appeal decided to combine the two cases. In December 2018, the Court of Appeal ruled that the transitional protection offered to some members as part of the reforms amounts to unlawful discrimination. On 27 June 2019 the Supreme Court denied the government's request for an appeal in the case, and on 15 July 2019 the Government released a statement to confirm that it expects to have to amend all public service schemes, including the LGPS. On 16 July 2020, the Government published a consultation on the proposed remedy to be applied to LGPS benefits and at the same time announced the unpausing of the 2016 cost cap process which will take into account the remedy for the McCloud and Sargeant judgement. The consultation closed on 8 October 2020 and the final remedy will only be known after the consultation responses have been reviewed and a final set of remedial Regulations are published.

# Consultation: Local government pension scheme: changes to the local valuation cycle and management of employer risk

On 8 May 2019, the government published a consultation seeking views on policy proposals to amend the rules of the LGPS in England and Wales. The consultation covered:

- amendments to the local fund valuations from the current three year (triennial) to a four year (quadrennial) cycle;
- a number of measures aimed at mitigating the risks of moving from a triennial to a quadrennial cycle;
- proposals for flexibility on exit payments;
- proposals for further policy changes to exit credits; and
- proposals for changes to the employers required to offer LGPS membership.

The consultation is currently ongoing: the consultation was closed to responses on 31 July 2019 and an outcome is now awaited. So far, two partial responses to the consultation have been issued:

- On 27 February 2020, a partial response was issued relating to policy changes to exit credits
- On 26 August 2020, a partial response was issued relating to review of employer contributions and flexibility on exit payments

This FSS has been updated in light of these responses and will be revisited again once the outcomes are known for the remaining items.

Detail of the outstanding policy proposals are outlined below:

#### Timing of future actuarial valuations

LGPS valuations currently take place on a triennial basis which results in employer contributions being reviewed every three years. In September 2018 it was announced by the Chief Secretary to HMT, Elizabeth Truss, that the national Scheme valuation would take place on a quadrennial basis (i.e. every four years) along with the other public sector pension schemes. This results of the national Scheme valuation are used to test the cost control cap mechanism and HMT believed that all public sector scheme should have the cost cap test happen at the same time with the next quadrennial valuation in 2020 and then 2024.

#### Changes to employers required to offer LGPS membership

At the time of drafting this FSS, under the current Regulations further education corporations, sixth form college corporations and higher education corporations in England and Wales are required to offer membership of the LGPS to their non-teaching staff.

With consideration of the nature of the LGPS and the changes in nature of the further education and higher education sectors, the government has proposed to remove the requirement for further education corporations, sixth form college corporations and higher education corporations in England to offer new employees access to the LGPS. Given the significance of these types of employers in the Fund, this could impact on the level of maturity of the Fund and the cashflow profile. For example, increased risk of contribution income being insufficient to meet benefit outgo, if not in the short term then in the long term as the payroll in respect of these types of employers decreases with fewer and fewer active members participating in the Fund.

This also brings an increased risk to the Fund in relation to these employers becoming exiting employers in the Fund. Should they decide not to admit new members to the Fund, the active membership attributable to the employers will gradually reduce to zero, triggering an exit under the Regulations and a potential significant exit payment. This has the associated risk of the employer not being able to meet the exit payment and thus the exit payment falling to the other employers in the Fund.

#### **Employer risks**

Many different employers participate in the Fund. Accordingly, it is recognised that a number of employer-specific events could impact on the funding strategy including:

- Structural changes in an individual employer's membership;
- An individual employer deciding to close the Scheme to new employees; and
- An employer ceasing to exist without having fully funded their pension liabilities.

However, the administering authority monitors the position of employers participating in the Fund, particularly those which may be susceptible to the events outlined, and takes advice from the Fund Actuary when required.

In addition, the administering authority keeps in close touch with all individual employers participating in the Fund to ensure that, as administering authority, it has the most up to date information available on individual employer situations. It also keeps individual employers briefed on funding and related issues.

#### **Governance risks**

Accurate data is necessary to ensure that members ultimately receive their correct benefits. The administering authority is responsible for keeping data up to date and results of the actuarial valuation depend on accurate data. If incorrect data is valued then there is a risk that the contributions paid are not adequate to cover the cost of the benefits accrued.

## Monitoring and review

This FSS is reviewed formally, in consultation with the key parties, at least every three years to tie in with the triennial actuarial valuation process.

The most recent valuation was carried out as at 31 March 2019, certifying the contribution rates payable by each employer in the Fund for the period from 1 April 2020 to 31 March 2023.

The timing of the next funding valuation is due to be confirmed as part of the government's *Local government pension scheme: changes to the local valuation cycle and management of employer risk* consultation which closed on 31 July 2019. At the time of drafting this FSS, it is anticipated that the next funding valuation will be due as at 31 March 2022 but the period for which contributions will be certified remains unconfirmed.

The administering authority also monitors the financial position of the Fund between actuarial valuations and may review the FSS more frequently if necessary.

Approved by the Pensions Committee Somerset County Council Pension Fund September 2021

# Somerset County Council Pension Fund Contribution Review Policy

#### Introduction

This document sets out the Somerset County Council Pension Fund's policy on amending the contribution rates payable by an employer (or group of employers) between formal funding valuations.

Somerset County Council Pension Fund (the Fund) is part of the Local Government Pension Scheme (LGPS), a defined benefit statutory scheme administered in accordance with the Local Government Pension Scheme Regulations 2013 (the Regulations) as amended.

Under Regulation 62, Somerset County Council, as the administering authority for the Fund, is required to obtain a formal actuarial valuation of the Fund and a rates and adjustments certificate setting out the contribution rates payable by each Scheme employer for three year period beginning 1 April following that in which the valuation date falls.

It is anticipated for most Scheme employers that the contribution rates certified at the formal actuarial valuation will remain payable for the period of the rates and adjustments certificate. However, there may be circumstances where a review of the contribution rates payable by an employer (or a group of employers) under Regulation 64A is deemed appropriate by the administering authority. This policy document sets out the administering authority's approach to considering the appropriateness of a review and the process in which a review will be conducted.

This policy has been prepared by the administering authority following advice from the Fund Actuary, and following consultation with the Fund's Scheme employers. In drafting this policy document, the administering authority has taken into consideration the statutory guidance on drafting a contribution review policy which was issued by the Ministry of Housing, Communities and Local Government, and the Scheme Advisory Board's guide to employer flexibilities.

Throughout this document, any reference to the review of a Scheme employer's contribution rates will also mean the single review of the contribution rates for a group of Scheme employers (for example if the employers are pooled for funding purposes).

Note that where a Scheme employer seems likely to exit the Fund before the next actuarial valuation then the administering authority can exercise its powers under Regulation 64(4) to carry out a review of contributions with a view to providing that assets attributable to the Scheme employer are equivalent to the exit payment that will be due from the Scheme employer. These cases do not fall under this contribution review policy.

## The review process

The events that may trigger a review are set out in the Triggering a contribution review section. The general process for assessing and conducting a review is set out below. Timescales may vary in practice depending on each individual circumstance but the timeline below provides a rough guide of the administering authority's general expectation.

Following completion of the review process, the administering authority may continue to monitor the Scheme employer's position in order to ensure the revised contribution rate remains appropriate (where a review was completed) or to ensure the Scheme employer's situation does not change such that a review previously deemed not appropriate becomes appropriate. As part of its participation in the Fund, any Scheme employer is expected to support any reasonable information requests made by the administering authority in order to allow effective monitoring.

#### Timeline where initiation is made by the administering authority

Where the review is initiated by the administering authority (i.e. under conditions (i) and (ii) in the Triggering a contribution review <u>section</u>), the first stage after the administering authority has conducted its analysis is to engage with the Scheme employer and provide written evidence for requiring the review.

The Scheme employer will be given 28 days from the later of the date of receipt of the evidence provided by the administering authority and the date of receipt of the results of the formal contribution review to respond to the administering authority on the proposal. Should no challenge be accepted within this period then the administering authority will treat the proposal as accepted and the revised contribution rates will come into effect from the proposed review date.

Should the Scheme employer challenge the administering authority's proposal, then the administering authority will continue to engage with the Scheme employer in order to reach an agreeable decision. If no decision has been agreed within 3 months of the initial proposal, then the administering authority may proceed with the revised contribution rates. Further details of the appeals process for the Scheme employer is set out in the Appeals process section.

Although the ultimate decision for review belongs to the administering authority, the administering authority is committed to engaging with any Scheme employer following the initial proposal to ensure that any change is agreeable to all relevant parties.

#### Timeline where initiation is made by the Scheme employer

Where the review is initiated by the Scheme employer, the process begins once the Scheme employer has provided all the relevant documents required as set out in the Triggering a contribution review section.

The administering authority will aim to provide a response to the Scheme employer within 28 days from the date of receipt. This will depend on the quality of the documents provided and any need from the administering authority to request further information from the Scheme employer. The administering authority will provide a written response setting out the issues considered in reviewing the request from the Scheme employer, together with the outcome and confirming the next steps in the process.

#### **Responsibility of costs**

Where the review of contributions has been initiated by the administering authority, any costs incurred as part of the review in relation to the gathering of evidence to present to the Scheme employer and the actuarial costs to commission the contribution review will be met by the Fund. This is with the exception of any costs incurred as a result of extra information requested by the Scheme employer which is not ordinarily anticipated to be incurred by the administering authority as part of the review. These exception costs would be recharged to the Scheme employer.

Any costs incurred as a result of a review initiated by the Scheme employer will be the responsibility of the Scheme employer, regardless of the outcome of the review proceeding or not. This may include specialist adviser costs involved in assessing whether or not the request for review should be accepted and the costs in relation to carrying out the review.

## Triggering a contribution review

As set out in Regulation 64(A)(1)(b), a review of an employer's contribution rate between formal actuarial valuations may only take place if one of the following conditions are met:

- (i) it appears likely to the administering authority that the amount of the liabilities arising or likely to arise has changed significantly since the last valuation;
- (ii) it appears likely to the administering authority that there has been a significant change in the ability of the Scheme employer or employers to meet the obligations of employers in the Scheme; or
- (iii) a Scheme employer or employers have requested a review of Scheme employer contributions and have undertaken to meet the costs of that review.

Conditions (i) and (ii) are triggered by the administering authority and (iii) by the Scheme employer. The key considerations under each of the conditions are detailed below.

It should be noted that the conditions are as set out in the Regulations therefore do not allow for a review of contributions where the trigger is due to a change in actuarial assumptions or asset values.

#### (i) change in the amount of the liabilities arising or likely to arise

Examples of changes which may trigger a review under this condition include, but are not limited to:

- Restructuring of a council due to a move to unitary status
- Restructuring of a Multi Academy Trust
- A significant outsourcing or transfer of staff
- Any other restructuring or event which could materially affect the Scheme employer's membership
- Changes to whether a Scheme employer is open or closed to new members, or a decision which will restrict the Scheme employer's active membership in the fund in future
- Significant changes to the membership of an employer, for example due to redundancies, significant salary awards, ill health retirements or a large number of withdrawals
- Establishment of a wholly owned company by a scheduled body which does not participate in the LGPS.

As part of its participation in the Fund, Scheme employers are required to inform the administering authority of any notifiable events as set out in the Fund's Pensions Administration Strategy, service agreements and/or admission agreements. Through this notification process, the administering authority may identify events that merit a review of contributions.

In addition, the administering authority may initiate a review of contributions if they become aware of any events that they deem could potentially change the liabilities of the Scheme employer. This also applies to any employers for whom a review of contributions has already taken place as a further change in liabilities may merit another review.

#### (ii) change in the ability of the Scheme employer to meet its obligations

Examples of changes which may trigger a review under this condition include, but are not limited to:

- Change in employer legal status or constitution
- Provision of, or removal of, security, bond, guarantee or some other form of indemnity by a Scheme employer
- A change in a Scheme employer's immediate financial strength
- A change in a Scheme employer's longer-term financial outlook
- Confirmation of wrongful trading
- Conviction of senior personnel
- Decision to cease business
- Breach of banking covenant
- Concerns felt by the administering authority due to behaviour by a Scheme employer's, for
  example, a persistent failure to pay contributions (at all, or on time), or to reasonably engage
  with the administering authority over a significant period of time.

The administering authority is committed to engaging with Scheme employers on their participation in the Fund and through this can identify any Scheme employers that might be considered as high risk and whether any Scheme employers have had a significant change in riskiness. This in turn may affect the administering authority's views on whether the ability of a Scheme employer to meet its obligations to the Fund has changed significantly and therefore whether this change may merit a contribution review. This also applies to any employers for whom a review of contributions has already taken place as a further change in an employer's ability to meet its obligations may merit another review.

#### (iii) request from the Scheme employer for a contribution review

A request can be made by a Scheme employer for a review of contribution rates outside of the formal actuarial process. This must be triggered by one of the following two conditions:

- There has been a significant change in the liabilities arising or likely to arise; and/or
- There has been a significant change in the ability of the Scheme employer to meet its obligations to the Fund.

Any requests not arising from either of these conditions will not be considered by the administering authority.

Requests by a Scheme employer are limited to one review per calendar year.

With the exception of any cases where the Scheme employer is expected to cease before the next rates and adjustments certificate comes into effect, the administering authority will not accept a request for a review of contributions with an effective date within the 12 months preceding the next rates and adjustments certificate. It is expected in these cases that any requests can be factored in to the formal review and any benefits of carrying out a review just prior to the commencement of a new rates and adjustments certificate are outweighed by the costs and resource required. If a request is made with an effective date within the 12 months preceding the next rates and adjustments certificate, the administering authority will instead reflect these changes in the actuarial valuation and the rates being certified and taking effect the year following the valuation date.

#### <u>Information required from the Scheme employer</u>

In order to submit a request for a review of contribution rates outside of the formal actuarial valuation process, a Scheme employer must provide the following to the Fund:

- Where a review is sought due to a potential change in the Scheme employer's liabilities:
- Membership data or details of membership changes to evidence that the liabilities have materially changed, or are likely to change
- Where a review is sought due to a potential change in the ability of the Scheme employer to meet its obligations:
  - o The most recent annual report and accounts for the Scheme employer
  - The most recent management accounts
  - o Financial forecasts for a minimum of three years
  - The change in security or guarantee to be provided in respect of the Scheme employer's liabilities

The administering authority may require further evidence to support the request and this will be requested from the Scheme employer on a case by case basis.

## Assessing the appropriateness of a review

The following general considerations will be taken into account by the administering authority, regardless of the condition under which a review is requested:

- the expected term for which the Scheme employer will continue to participate in the Fund;
- the time remaining to the next formal funding valuation;
- the cost of the review relative to the anticipated change in contribution rates and the benefit to the Scheme employer, the Fund and/or the other Scheme employers; and
- the anticipated impact on the Fund and the other Fund employers, including the relative size of the change in liabilities and contributions and any change in the risk borne by other Fund employers.

Where the review has been requested by the Scheme employer, the administering authority will also consider the information and evidence put forward by the Scheme employer. This may be with advice from the Fund Actuary where required, and will include an assessment of whether there is a reasonable likelihood that a review would result in a change in the Scheme employer's contribution rates. The administering authority will also consider whether it is necessary to consult with any other Scheme employer e.g. where a guarantee may have been provided by another Scheme employer.

Whether any changes require the administering authority to exercise its powers to carry out a contribution review will be assessed on a case by case basis and with advice from the Fund Actuary and may involve other considerations as deemed appropriate for the situation. The final decision of whether a review of contribution rates will be carried out rests with the administering authority after, if necessary, taking advice from the Fund Actuary. Should a Scheme employer disagree with the administering authority, then details of the Appeals process is set out later in this document.

#### Appropriateness of a review due to change in liabilities

This will be subject to the following considerations in addition to the general considerations set out above:

- the size of the Scheme employer's liabilities relative to the Fund and the extent to which they have changed;
- the size of the event in terms of membership and liabilities relative to the Scheme employer and/or the Fund; and
- the administering authority's assessment of the ability of the Scheme employer to meet its obligations.

#### Appropriateness of a review due to change in ability to meet its obligations to the Fund

In assessing whether or not an administering authority will exercise its powers to review a Scheme employer's contribution rates under this condition, the administering authority will take into account the general considerations set out earlier in this section and:

- The results of any employer risk analysis provided by the Fund Actuary or a covenant specialist
- The perceived change in the value of the indemnity to the administering authority, relative to the size of the Scheme employer's liabilities

It is acknowledged that each Scheme employer's situation may differ and therefore each decision will be made on a case by case basis. Further considerations to that set out above may be relevant and will be taken into account by the administering authority as required.

## Method used for reviewing contribution rates

If a review of contribution rates is agreed, or if an indicative review is required to help inform the review process, the administering authority will take advice from the Fund Actuary on the calculation of the Scheme employer's revised contribution rates. This will take into account the events leading to the anticipated liability change and any impact of the changes in the Scheme employer's ability to meet its obligations to the Fund.

The starting point for reviewing a Scheme employer's contribution rates will in some cases be the most recent actuarial valuation. The table below sets out the general approach that will be used when carrying out this review.

Once a review of contribution rates has been agreed, unless the impact of amending the contribution rates is deemed immaterial by the Fund Actuary, then the results of the review will be applied with effect from the agreed review date.

		General approach
In most cases, given the review is due to an anticipated change in membership, the administering authority and Scheme employer should work together to provide updated membership data for use in calculations. There may be instances where updated membership data is not required if it is deemed proportionate to use the most recent actuarial valuation data without adjustment.	Member data	In some cases, where the review is happening during or shortly after the valuation, the most recent actuarial valuation data will be used as a starting point.  In most cases, given the review is due to an anticipated change in membership, the administering authority and Scheme employer should work together to provide updated membership data for use in calculations. There may be instances where updated membership data is not required if it is deemed proportionate to use the most recent actuarial valuation data without adjustment.  Where the cause for a review is due to a change in a Scheme employer's ability to meet its obligations to the Fund, updated membership data may not need to be used unless any significant membership movements since the

	General approach		
Approach to setting	This will be in line with that adopted for the		
assumptions	most recent actuarial valuation, and in line with		
	that set out in the Fund's Funding Strategy		
	Statement.		
Market conditions underlying	Unless an update is deemed more appropriate		
financial assumptions	by the Fund Actuary, the market conditions will		
	be in line with those at the most recent actuarial		
	valuation.		
Conditions underlying	Unless an update is deemed more appropriate		
demographic assumptions	by the Fund Actuary, the conditions will be in		
	line with those at the most recent actuarial		
	valuation.		
Funding target	The funding target adopted for a Scheme		
	employer will be set in line with the Fund's		
	Funding Strategy Statement, which may be		
	different from the approach adopted at the		
	most recent actuarial valuation due to a change		
	in the Scheme employer's circumstances.		
Surplus/deficit recovery period	The surplus/deficit recovery period adopted for		
	a Scheme employer will be set in line with the		
	Fund's Funding Strategy Statement, which may		
	be different from the approach adopted at the		
	most recent actuarial valuation due to a change		
	in the Scheme employer's circumstances.		

The Fund Actuary will be consulted throughout the review process and will be responsible for providing revised rates and adjustments certificate. Any deviations from the general approaches set out above will be agreed by the administering authority and the Fund Actuary.

## **Appeals process**

To Be Confirmed

Approved by the Pensions Committee Somerset County Council Pension Fund September 2021

## Somerset County Council Pension Fund Deferred Debt and Debt Spreading Agreements Policy

#### Introduction

This document sets out the Somerset County Council Pension Fund's policy on deferred debt agreements (DDAs) and debt spreading agreements (DSAs) for exiting employers.

Somerset County Council Pension Fund (the Fund) is part of the Local Government Pension Scheme (LGPS), a defined benefit statutory scheme administered in accordance with the Local Government Pension Scheme Regulations 2013 (the Regulations) as amended.

When a Scheme employer becomes an exiting employer under Regulation 64, the Fund Actuary is required to carry out a valuation to determine the exit payment due from the exiting employer to the Fund, or the excess of assets in the Fund relating to that employer. Where an exit payment is due, the expectation is that the employer settles this debt immediately through a single cash payment. However, if the employer provides evidence that this is not possible, there are two alternatives available: Regulation 64(7A) enables the administering authority to enter into a deferred debt agreement with the employer while Regulation 64B enables the administering authority to enter into a debt spreading agreement.

Under a DDA, the exiting employer becomes a deferred employer in the Fund (i.e. they remain as a Scheme employer but with no active members) and remains responsible for paying any existing or future secondary rate of contributions to fund any current or future deficit. The secondary rate of contributions will be reviewed at each actuarial valuation until the termination of the agreement.

Under a DSA, the cessation debt is crystallised and spread, with interest, over a period deemed reasonable by the administering authority having regard to the views of the Fund Actuary.

Whilst a DSA involves crystallising the cessation debt and the employer's only obligation is to settle this set amount, in a DDA the employer remains in the Fund as a Scheme employer and is exposed to the same risks (unless agreed otherwise with the administering authority) as active employers in the Fund (e.g. investment, interest rate, inflation, longevity and regulatory risks) meaning that the deficit will change over time.

This policy document sets out the administering authority's policy for entering into, monitoring and terminating a DDA or DSA.

These policies have been prepared by the administering authority following advice from the Fund Actuary, and following consultation with the Fund's Scheme employers. In drafting this policy document, the administering authority has taken into consideration the statutory guidance on preparing and maintaining policies on employer exit payments and deferred debt agreements which was issued by the Ministry of Housing, Communities and Local Government, and the Scheme Advisory Board's guide to employer flexibilities.

## **Approach for exiting employers**

In the event that an employer becomes an exiting employer and an exit payment is identified, the Fund should seek to receive a payment from the exiting employer equal to the exit payment in full.

The administering authority makes the exiting employer aware an exit payment is due by providing a revised rates and adjustments certificate in the form of a cessation valuation report produced by the Fund Actuary. Details of the Fund's cessation policy can be found in the Fund's FSS.

The default position is that the employer is required to make an exit payment in full immediately. However, if required, the exiting employer can inform the administering authority, along with evidence, that they are unable to do so and may request to enter either a DDA or DSA. If the administering authority is satisfied with the evidence provided, the DDA or DSA process may proceed.

Requests should be submitted within 21 days of receiving confirmation of the exit payment required, or otherwise the exit payment should be paid to the Fund in full within 28 days.

Where possible, the administering authority encourages employers who are approaching exit and suspect they will have a deficit to engage with the administering authority in advance in order to understand the options that may be available. An indicative cessation report can be produced to form the basis of discussions.

#### **Choosing a DDA or DSA**

Consideration needs to be given as to which approach is the most appropriate in each case. A DDA may be appropriate if:

- the employer temporarily has no active members but expects it may return to active employer status in future. However, please note that if the plan is for active members to join within three years then perhaps a suspension notice may be more appropriate;
- the employer wants to minimise costs by potentially benefitting from the upside of the pensions risks it would remain exposed to and therefore does not want to crystallise its debt by becoming an exiting employer. In this case the administering authority may be willing to defer crystallisation of the cessation debt for an appropriately significant period of time, subject to the strength of the employer's covenant or security provided;
- initial affordability of the full exit payment is low but there is a prospect of increased
  affordability in the future, or the payment can only be afforded over a long period and
  therefore a DDA enables the position to be updated over time in light of changing funding
  positions; and/or
- the employer has a weak covenant but is not faced with imminent insolvency and must rely on future investment returns to fully or partially fund the exit payment. The administering authority may agree that doing so over an appropriate long period is better for the Fund than risking immediate insolvency of the employer.

On the other hand, it may be more appropriate to enter a DSA if:

- the employer does not intend to employ any more active members and therefore is not expected to resume active employer status;
- the employer wishes to crystallise its debt to the Fund and therefore not be subject to any of the pensions risks that could cause the amounts payable to the Fund increasing (or decreasing) in future;
- the employer has ample resources to make the payment within the near future but not immediately; and/or
- the employer is deemed to have a very weak covenant and so the administering authority will want to try to recoup as much of the exit payment as possible before the employer becomes insolvent.

The administering authority has the right to refuse a DSA or DDA request if they believe it is not in the best interests of the Fund or the other participating employers, for example if entering a DSA or DDA increases the risk of a deficit falling to the other employers.

In considering each request for a DDA or DSA arrangement from an exiting employer the administering authority will take actuarial, covenant, legal and other advice as necessary. Proposed DDAs/DSAs will always be discussed with the employer, whether the arrangement was at the exiting employer's request or not.

Employers who may be party to either a DSA or a DDA are encouraged to discuss any potential impact on their accounting treatment with their auditors.

#### **Managing of costs**

On receiving a request the administering authority will make the employer aware that any costs associated with setting up the DDA or DSA will be the responsibility of the Scheme employer, regardless of whether the administering authority agrees to enter into the agreement or not. This may include the cost of actuarial advice, legal advice, administrative costs and any additional advice required in relation to a covenant assessment or any other specialist adviser costs. If costs deviate from those initially anticipated the administering authority will keep the exiting employer up-to-date with any increases. The administering authority will provide information on how and when payments should be made.

#### **Appeals process**

To be confirmed

## **Deferred Debt Agreements (DDAs)**

#### **Entering into a DDA**

Under a DDA, the exiting employer becomes a deferred employer in the Fund (i.e. they remain as a Scheme employer but with no active members) and remains responsible for paying the secondary rate of contributions to fund their deficit.

#### Information required from the employer

When making a request to enter a DDA, the employer should demonstrate that they are unable to settle their exit payment immediately and provide any relevant information to support their request e.g. in relation to their covenant/ability to continue to make payments to the Fund on a continuing basis. Examples of information the employer may provide as evidence include the exiting employer's:

- most recent annual report and accounts
- latest management accounts
- financial forecasts
- details of position of other creditors

This is not an exhaustive list and the administering authority may request further evidence. In particular, the administering authority may commission a covenant assessment if insufficient evidence is provided.

#### Assessing the proposal

The administering authority will make a decision on whether to enter into a DDA within 21 days of receiving a request but this may vary to reflect specific circumstances, for example if the administering authority chooses to request a covenant assessment then the process may take longer.

To reach a decision the administering authority will consider:

- the size of the exiting employer's residual liabilities relative to the size of the Fund;
- the size of the exit payment relative to the costs associated with entering into a DDA;
- whether a debt spreading agreement or suspension notice would be more appropriate (see specific circumstances below);
- any information provided by the exiting employer to support their covenant strength, including any information on a guarantor or other form of security that the employer may be able to put forward to support their covenant;
- the results of any covenant review carried out by the Fund Actuary or a covenant specialist;
- the exiting employer's accounts;
- the potential impact on the other employers in the Fund; and
- the opinion of the Fund Actuary.

The administering authority is not obliged to accept an exiting employer's request for a DDA. For example, in the following circumstances the administering authority may consider a DDA not to be appropriate:

- the exiting employer could reasonably be expected to settle their exit payment in a single amount;
- it is known or likely that another active member will come into employment in the three years following the cessation date (in these cases a suspension notice would be considered more appropriate than a DDA); or
- the administering authority is concerned that where a DDA is entered, that the employer could not afford the impact of any negative experience which would result in an increase in the required secondary rate of contributions and an increase in the employer's overall deficit (in these cases a debt spreading agreement would be considered more appropriate as the payments are fixed throughout the term of the agreement).

Once all information has been considered the administering authority will consult with the exiting employer as required under the Regulations. If the administering authority does not wish to enter into a DDA they will explain to the exiting employer their reasoning and any alternatives (e.g. a debt spreading agreement, suspension notice or indeed require the exit payment in full). If the administering authority accepts the request to enter into a DDA, they will notify their legal advisers and Fund Actuary. If the administering authority has concerns about the level of risk arising due to the DDA, the administering authority may only accept the request subject to a one-off cash injection being made by the exiting employer or security being provided as an additional guarantee.

#### Setting up a DDA

Once agreed that a DDA is permitted, the terms of the DDA will be agreed between the administering authority and the exiting employer and will be set out in a formal legal agreement.

The administering authority and the exiting employer (with the assistance of the Fund Actuary) will negotiate an appropriate duration of the agreement which will consider the exiting employer's affordability and anticipated strength of covenant over the agreement period. If the exiting employer has sufficient reserves, the administering authority may require an immediate cash payment so that the DDA can start from an acceptably stronger funding position.

The Fund Actuary will calculate secondary contributions on an appropriate basis as agreed with the administering authority and following consultation with the exiting employer, taking into account any cash payments made in advance. The secondary contributions will be reviewed at each actuarial valuation and certified as part of the Fund's Rates and Adjustments Certificate until the termination of the agreement. Therefore payments throughout the agreement are not known in advance and may increase or decrease at each valuation to reflect changes in the employer's funding position.

The timeline from consultation with the exiting employer to entering into a DDA to the signing of the agreement will vary. Where possible all parties will aim to have the agreement signed within 3 months, although there may be circumstances where timings may vary.

Once finalised, the employer will become a deferred employer in the Fund and will have an obligation to pay their secondary contributions as certified by the Fund Actuary. The responsibilities of the deferred employer will be set out in the legal agreement and these will include the requirements to:

- comply with all the requirements on Scheme employers under the Regulations except the requirement to pay a primary rate of contributions but including any additional applicable costs, such as strain costs as a result of ill health retirements;
- adopt the relevant practices and procedures relating to the operation of the Scheme and the Fund as set out in any employer's guide produced by the administering authority;
- comply with all applicable requirements of data protection law relating to the Scheme and with the provisions of any data-sharing protocol produced by the administering authority and provided to the deferred employer;
- promptly provide all such information that the administering authority may reasonably request in order to administer and manage the agreement; and
- give notice to the administering authority, of any actual or proposed change in its status, including take-over, change of control, reconstruction, amalgamation, insolvency, winding up, liquidation or receivership or a material change to its business or constitution.

The deferred employer should consult with their auditors about any impacts the DDA is expected to have on their accounting requirements.

#### **Monitoring a DDA**

A deferred debt agreement is subject to the ongoing approval of the administering authority. The administering authority reserves the right to terminate the agreement should they become concerned about a significant weakening in the deferred employer's covenant or a significant change in funding position. Conversely, if there was an improvement in the employer's circumstance then the administering authority and employer may agree to amend the terms of the agreement. The administering authority will monitor a DDA in the following ways:

#### Change in funding position

The administering authority will request regular, and at least annual, updates of the deferred employer's funding position in order to review the progress of the DDA. The costs of the regular reviews will fall to the deferred employer as part of the terms for putting in place a DDA. If the funding position changes by more than 10% (in absolute terms) from the previous review then the administering authority may engage with the deferred employer to discuss a possible review of the DDA.

#### Change in employer covenant

Once an employer enters into a DDA, the administering authority will review the employer's covenant on a regular basis and details of this will be agreed for each DDA on an individual basis. If a deferred employer's covenant deteriorates, the administering authority may issue a notice to review and possibly terminate the agreements.

In addition, if a deferred employer requests an extension to the duration of the DDA the administering authority will consider an updated covenant review, amongst other factors, in assessing the proposal.

As a condition of entering into a DDA, the deferred employer is required to engage with the administering authority to assist with monitoring the level of covenant, for example by providing information requested by the administering authority in a timely manner.

#### <u>Timeliness of payments</u>

The agreement will set out whether payments are made on a monthly or annual basis, and the administering authority will monitor if contributions are paid on time. Successive late or in particular missing payments would contribute towards a notice being issued to the deferred employer to review and possibly terminate the agreement.

#### Strength of quarantee or security

If a particular funding basis has been used by the Fund Actuary on the understanding that there is a particular security in place (e.g. another employer in the Fund willing to underwrite the residual deferred and pensioner liabilities when the employer formally exits) then the administering authority will check there has been no change to the security at agreed regular intervals and as a minimum at each valuation cycle. The Fund Actuary may change the funding basis used to set the deferred employer's contributions depending on the strength of the security in place.

#### Notifiable events from the deferred employer

The deferred employer has a responsibility to make the administering authority aware of any changes in their ability to make payments or of a change in circumstance (e.g. a change of the guarantee in place mentioned above). Information should be shared with the administering authority at any time throughout the agreement to enable the administering authority to consider whether a review of the agreement should be carried out.

#### **Terminating a DDA**

#### Events that may terminate a DDA

As set out in Regulation 64(7E), the DDA terminates on the first of the following events:

- the deferred employer enrols new active members;
- the duration of the agreement has elapsed;
- the take-over, amalgamation, insolvency, winding up or liquidation of the deferred employer;
- the administering authority serves a notice on the deferred employer that it is reasonably satisfied that the employer's ability to meet the contributions payable under the DDA has weakened materially (or is likely to in the next 12 months); or
- a review of the funding position of the deferred employer is carried out at an updated calculation date and the Fund Actuary assesses that the deferred employer has paid sufficient secondary contributions to cover what would be due if the deferred employer terminated at the updated calculation date; in other words the review reveals no deficit remains on the relevant calculation basis.

The deferred employer can also choose to terminate the DDA at any point. Notice should be given to the administering authority at the earliest opportunity.

Termination clauses will be included in the formal DDA legal agreement.

#### Process of termination

Once a termination of the DDA has been triggered, the deferred employer becomes an exiting employer under Regulation 64(1). The administering authority will obtain from the Fund Actuary an exit valuation calculated at the date the DDA terminates, and a revised rates and adjustments certificate setting out the exit payment due from the exiting employer or the excess of assets in the Fund relating to the exiting employer (which would then be subject to the Fund's exit credit policy).

Once the exit payment has been made in full, the exiting employer has no further obligation to the Fund.

If the termination has been triggered because the deferred employer has enrolled new active members then the deferred employer becomes an active employer in the Fund and an immediate exit payment may not be required; this may instead be incorporated in the revised rates and adjustments certificate that will be provided in respect of the active employer. The employer remains responsible for all previously accrued liabilities and the revised contributions required from the active employer will be calculated in line with the Fund's Funding Strategy Statement (FSS).

If the termination has been triggered because a review of the funding position of the deferred employer reveals that the secondary contributions paid to date by the deferred employer are sufficient to cover what would be due if the deferred employer terminated at the updated calculation date, then the deferred employer becomes an exiting employer and no further payments are required. The exiting employer has no further obligation to the Fund. Where there is a surplus, an exit credit may be payable as determined by the administering authority and in line with the Fund's exit credit policy.

## **Debt Spreading Agreements (DSAs)**

#### **Entering a DSA**

Under a DSA, the cessation debt is crystallised and spread, with interest, over a period deemed reasonable by the administering authority having regard to the views of the Fund Actuary and following discussion with the exiting employer. The payments are fixed and are not reviewed at each actuarial valuation.

#### Information required from the employer

When making a request to enter a DSA, the exiting employer should demonstrate that they are unable to settle their exit payment immediately and provide any relevant information to support their request e.g. in relation to their covenant/ability to continue to make payments to the Fund. Examples of information the exiting employer may provide as evidence include the employer's:

- most recent annual report and accounts
- · latest management accounts
- financial forecasts
- details of position of other creditors

This is not an exhaustive list and the administering authority may request further evidence. In particular, the administering authority may commission a covenant assessment if insufficient evidence is provided.

#### **Assessing the proposal**

The administering authority will make a decision on whether to enter into a DSA within 28 days of receiving a request but this may vary to reflect specific circumstances, for example if the administering authority chooses to request a covenant assessment then the process may take longer.

To reach a decision the administering authority will consider:

- the size of the exit payment relative to the exiting employer's business cashflow;
- the size of the exit payment relative to the costs associated with entering into a DSA;
- whether a deferred debt agreement or suspension notice would be more appropriate;
- any information provided by the employer to support their covenant strength;
- the results of any covenant review carried out by the Fund Actuary or a covenant specialist;
- the merit of any guarantees from another source and whether this is deemed sufficient to cover the outstanding payments should the exiting employer fail;
- the exiting employer's accounts;
- the potential impact on the other employers in the Fund; and
- the opinion of the Fund Actuary.

The administering authority is not obliged to accept an exiting employer's request for a DSA. For example, in the following circumstances the administering authority may consider a DSA not to be appropriate:

- the exiting employer could reasonably be expected to settle their exit payment in a single amount;
- there is doubt that the exiting employer can operate as a going concern during the spreading period; or
- the exiting employer cannot afford the speeded payments over the maximum spreading period or is requesting a spreading period longer than the maximum (see below).

The structure of the DSA is at the discretion of the administering authority having taken advice from the Fund Actuary and consulted with the exiting employer. The structure should protect all other employers in the Fund whilst being achievable for the exiting employer. The structure of the DSA will take into consideration:

- the period that the payments will be spread. This is expected to be no more than 5 years. For
  longer periods it may be more appropriate to consider a deferred debt agreement but the
  administering authority reserves the right to set whatever spreading period they deem
  appropriate provided they are satisfied with the exiting employer's ability to meet the
  payments over that period. The length of the spreading period will be set as to be as short as
  possible whilst remaining affordable for the exiting employer;
- the interest rate applicable to the spread payments. In general, this will be set with reference to the discount rate in the employer's cessation valuation, for consistency with the liabilities calculated;
- the regularity of the payments and when they fall due;
- other costs payable; and
- the responsibilities of the exiting employer during the spreading period (for example, to make payments on time and to notify the administering authority of a change in circumstances that could affect their ability to make payments).

Once all information has been considered the administering authority will consult with the exiting employer as required under the Regulations. If the administering authority does not wish to accept the exiting employer's request to enter into a DSA they will explain their reasoning and any alternatives (e.g. a DDA, suspension notice or indeed require the exit payment in full). If the administering authority accepts the request to enter into a DSA, they will notify their legal advisers and Fund Actuary. If the administering authority has concerns about the level of risk arising due to the DSA, the administering authority may only accept the request subject to a one-off cash injection being made by the exiting employer or security being provided as an additional guarantee.

#### Setting up a DSA

The administering authority and the exiting employer, with the assistance of the Fund Actuary, will then negotiate the structure of the schedule of payments which takes into consideration the exiting employer's affordability and an appropriate period of the spreading.

The schedule of payments will be set out in a revised rates and adjustments certificate prepared by the Fund Actuary. There may be circumstances where timings may vary, however, in general the certificate will be prepared and provided to the exiting employer within 28 days of agreeing the structure of the schedule of payments with the exiting employer.

#### **Monitoring a DSA**

Over the term that the cessation debt payment is spread, the administering authority will monitor the ability and willingness of the exiting employer to pay the schedule of contributions in the revised rates and adjustments certificate. While it is expected the schedule of payments would be fixed for the spreading period, the administering authority may alter the structure of the schedule at any time if there is a change in the exiting employer's circumstances or indeed, if the exiting employer wanted to pay the remaining balance. This will be agreed on a case by case basis and set out in a side agreement as required.

The administering authority will be in regular contact with the exiting employer until their obligations to the Fund are removed when all payments set out in the schedule of payments are made.

Examples of factors which will be monitored are set out below. Should any of these raise any concerns with the administering authority then the DSA may be reviewed and/or terminated.

#### Change in employer covenant

The administering authority will monitor the ability of the exiting employer to make their set payments by monitoring publicly available information such as credit ratings and/or company accounts as well as keeping in regular contact, at least annually, with the exiting employer to ensure that the payments can be met.

As a condition of entering into a DSA, the exiting employer is required to engage with the administering authority to assist with monitoring the level of covenant, for example by providing information requested by the administering authority in a timely manner.

#### <u>Timeliness of payments</u>

The DSA will set out whether payments are made on a monthly or annual basis and how long for, and the administering authority will monitor if contributions are paid on time. Successive late or in particular missing payments would contribute towards further interest charges or the spreading agreement may be reviewed and/or terminated.

#### Strength of guarantee or security

If a particular schedule of payments has been agreed between the administering authority and the exiting employer on the understanding that there is a particular security in place (e.g. another employer in the Fund willing to pay the remaining balance or a fixed charge on property that covers the remaining balance) then the administering authority will check there has been no change to the security regularly. The frequency of these reviews may reduce as the level of outstanding debt reduces. The administering authority with advice from the Fund Actuary may change the schedule of payments depending on the strength of the security in place. The exiting employer would be consulted prior to any changes.

#### Notifiable events from the exiting employer

The exiting employer has a responsibility to make the administering authority aware of any changes in their ability to make payments or of a change in circumstance that affects their ability to make payments. Information should be shared with the administering authority at any time throughout the agreement to enable the administering authority to consider whether a review of the agreement should be carried out.

#### **Terminating a DSA**

#### **Events that may terminate a DSA**

On paying all the payments set out in the revised rates and adjustments certificate the exiting employer will no longer have any obligations to the Fund.

In the event that the administering authority believes that the exiting employer may not be able to make any of their remaining payments, the administering authority reserves the right to review and/or terminate the DSA to ensure it is appropriate for the Fund and does not adversely impact the other participating employers.

The exiting employer may also request to terminate the DSA early, in which case an immediate payment of the outstanding amounts set out in the contribution schedule should be paid.

#### Process of termination

In the event of a DSA being amended or terminated the administering authority will communicate this to the exiting employer along with reasons for the decision. Before the decision is made the administering authority will consult with the exiting employer about their change in circumstances and also take advice from the Fund Actuary.

If the DSA has to be terminated prematurely the administering authority will seek to obtain from the exiting employer as much of the outstanding exit payments as possible or look at alternative arrangements such as a deferred debt agreement.

Once the exit payment has been made in full, the exiting employer has no further obligation to the Fund.

### Approved by the Pensions Committee Somerset County Council Pension Fund September 2021

#### **Investment Strategy Statement**

#### 1. Introduction

The Local Government Pension Scheme (Management and Investment of Funds) Regulations 2016 require administering authorities to formulate and to publish a statement of its investment strategy, in accordance with guidance issued from time to time by the Secretary of State.

The regulations provide a prudential framework, within which administering authorities are responsible for setting their policy on asset allocation, risk and diversity. The Investment Strategy Statement will therefore be an important governance tool for the Somerset Pension Fund as well as providing transparency in relation to how Fund investments are managed.

The Somerset Pension Fund's primary purpose is to provide pension benefits for its members. The Fund's investments will be managed to achieve a return that will ensure the solvency of the Fund and provide for members' benefits in a way that achieves long term cost efficiency and effectively manages risk. The Investment Strategy Statement therefore sets out a strategy that is designed to achieve an investment return consistent with the objectives and assumptions set out in the Fund's Funding Strategy Statement.

The Somerset Pension Fund aims to be a long term investor, it seeks to invest in productive assets that contribute to economic activity, such as equities, bonds and real assets. The Fund diversifies its investments between a variety of different types of assets in order to manage risk.

The Investment Strategy Statement will set out in more detail:

- The Somerset Fund's assessment of the suitability of particular types of investments, and the balance between asset classes.
- The Somerset Fund's approach to risk and how risks will be measured and managed, consistent with achieving the required investment return.
- The Somerset Fund's approach to pooling and its relationship with the Brunel Pension Partnership.
- The Somerset Fund's policy on how social, environmental or corporate governance considerations are taken into account in its investment strategy, including its stewardship responsibilities as a shareholder and asset owner.

Under the previous regulations the Fund was required to comment on how it complied with the Myners Principles. These were developed following a review of institutional investment by Lord Myners in 2000, and were updated following a review by the National Association of Pension Funds in 2008. While a statement on compliance with the Myners Principles is no longer required by regulation, the Somerset Pension Fund considers the Myners Principles to be a standard for Pension Fund investment management. A statement on compliance is included at Annex 1.

This statement will be reviewed by the Pensions Committee at least triennially, or more frequently should any significant change occur.

#### 2. Investment strategy and the process for ensuring suitability of investments

The primary objective of the Somerset Pension Fund is to provide pension and lump sum benefits for members on their retirement and/or benefits on death before or after retirement for their dependants, in accordance with LGPS Regulations.

In line with the Fund's Funding Strategy Statement, the Pensions Committee has set an objective of the Fund being at or above a 100% funding level, as calculated by the Fund's actuary at the triennial valuation, so that it can meet its current and future liabilities.

In order to meet these overriding objectives, the Somerset Pension Fund maintains an investment strategy so as to:

- Maximise the returns from investments whilst keeping risk within acceptable levels and ensuring liquidity requirements are at all times met;
- Contribute towards achieving and maintaining a future funding level of 100%;
- Enable employer contribution rates to be kept as stable as possible.

The Somerset Pension Fund has the following investment beliefs which help to inform the investment strategy derived from the decision making process.

- Funding, investment strategy and contribution rates are linked.
- The strategic asset allocation is the key factor in determining the risk and return profile of the Fund's investments.
- Investing over the long term provides opportunities to improve returns.
- Diversification across asset classes can help to mitigate against adverse market conditions and assist the Fund to produce a smoother return profile due to returns coming from a range of different sources.
- Managing risk is a multi-dimensional and complex task but the overriding principle is to avoid taking more risk than is necessary to achieve the Fund's objectives.
- Environmental, Social and Governance are important factors for the sustainability of investment returns over the long term. More detail on this is provided in Section 5.
- Value for money from investments is important, not just absolute costs. Asset pooling is expected to help reduce costs over the long-term, whilst providing more choice of investments, and therefore be additive to Fund returns.
- Active management, after all relevant fees and charges, can add value to returns, albeit with higher short-term volatility.

The Pensions Committee annually adopts a target return for the investment funds as a whole. This target return is set with specific reference to the investment return assumed by the actuary as part of the valuation process and therefore explicitly links the Fund's targeted level of return with achieving and maintaining a future funding level of 100%.

In order to translate the above objectives and beliefs into a set of investment mandates for practical management of the investments the Pension Committee have created a customised benchmark for the Fund. The customised benchmark is an amalgamation of specific benchmarks for each investment mandate, which is then given to an investment manager (internal or external) for day to day management.

The customised benchmark sets out the intended long term weighting to various types of investment (or asset classes), such as equities, bonds and property and reflects the Fund's investment strategy. The customised benchmark seeks to balance the affordability of contributions with the risk of different types of investments.

The investment strategy and customised benchmark are reviewed by the Pensions Committee annually to ensure they continue to meet the Fund's investment objectives.

The Actuary considers the Pension Fund's assets in broad terms – growth assets and stabilising assets. The table below splits the customised benchmark between these categories, along with an overview of the role each asset plays:

Asset Class	Strategic Allocation	Role(s) within the strategy	Geography	Currency
Equities				
Global Passive (FTSE Russell Paris Aligned series)	20%	Growth Inflation protection	Diversified	Diversified
UK Active	10%	Growth Inflation protection	UK	GBP
Global High Alpha Active	25%	Growth Inflation protection	Diversified	Diversified
Global Smaller Companies Active	5%	Growth Inflation protection	Diversified	Diversified
Emerging Market Active	5%	Growth Inflation protection	Diversified	Diversified
Total	65%			
Maximum	100%			

Bonds				
UK Gov't	4%	Stabilising	UK	GBP
Bonds				
UK Gov't Index	4%	Stabilising	UK	GBP
linked bonds		Inflation protection		
Investment	8%	Stabilising	Diversified	GBP
Grade				
corporate				
bonds				
Multi-Asset	3	Stabilising	Diversified	Diversified
Credit				
Total	19%			
Maximum	100%			
Waxiiiuiii	10070			
Alternatives				
Property	10%	Growth	UK	GBP
, ,		Inflation protection		
Private equity	5%	Growth	Diversified	Diversified
Total	15%			
Maximum	25%			
Carl				
Cash				
Cash	1%	Liquidity	UK	GBP
Total	10/			
Total	1%			
Maximum	100%			

The Fund's benchmark currently includes a significant holding in 'growth' assets, specifically equities, reflecting its need for higher returns than from government bonds in the long term. These long term returns form part of the Actuary's assumptions and mean that employer contributions can be kept lower.

Actual asset allocation varies over time through the impact of market movements and cash flows. The overall balance is monitored regularly by officers and they have delegated authority to rebalance the assets taking into account market conditions and other relevant factors. The actual asset allocation and the actions taken by officers are reported to the Pensions Committee regularly.

As well as monitoring asset allocation officers also regularly monitor the largest single asset exposures and concentrations to ensure inappropriate exposures do not occur.

As there is a strong internal monitoring mechanism in place it is not deemed necessary to place an upper limit on the exposure of the fund to assets that are readily realisable such as assets listed on a regulated exchange or pooled funds that provide daily dealing. This is reflected in the maximum exposures of 100% quoted in the table above although it is not anticipated that this is likely to occur in anything but the most extreme circumstances. For assets that are illiquid, such as property and private equity funds a limit of 25% of the total value of the fund has been set.

It is anticipated that the majority of assets held will be collective investment funds provided by Brunel Pension Partnership Ltd., the Fund's chosen pool provider. Each Brunel offering is created to meet a specification agreed by Brunel and its Clients. Clients regularly review the portfolios to ensure they continue to meet, and do not deviate from, the agreed specifications.

Whilst it is now anticipated that the majority of holdings will be in collective investment funds the Somerset Pension Fund can invest in the following asset types:

- listed stocks, shares and warrants of companies;
- listed government and corporate bonds;
- futures and options;
- Interest rate and inflation swaps
- spot and forward currency contracts;
- cash deposits with suitable banks and building societies;
- stock-lending arrangements;
- unlisted collective investment schemes such as unit trusts and investment companies;
- limited liability partnerships (LLPs); and
- unlisted shares.

#### 3. Risk measurement and management

Successful investment involves taking considered risks, acknowledging that the returns achieved will to a large extent reflect the risks taken. There are short-term risks of loss arising from default by brokers, banks or custodians but the Somerset Pension Fund is careful only to deal with reputable counter-parties to minimise any such risk.

Longer-term investment risk includes the absolute risk of reduction in the value of assets through negative returns (which cannot be totally avoided if all major markets fall). It also includes the risk of under-performing the Fund's performance benchmark (relative risk).

Different types of investment have different risk characteristics and have historically yielded different rewards (returns). Equities (company shares) have produced better long-term returns than fixed interest stocks but they are more volatile and have at times produced negative returns for long periods.

In addition to targeting an acceptable overall level of investment risk, the Pensions Committee seeks to spread risks across a range of different sources, believing that diversification limits the impact of any single risk. The Committee aims to take on those risks for which a reward, in the form of excess returns, is expected over time.

The key investment risks that the Somerset Pension Fund is exposed to are:

- The risk that the Fund's growth assets in particular do not generate the returns expected as part of the funding plan in absolute terms.
- The risk that the Fund's assets do not generate the returns above inflation assumed in the funding plan, i.e. that pay and price inflation are significantly more than anticipated and assets do not keep up.
- That there are insufficient funds to meet liabilities as they fall due.
- That active managers underperform their performance objectives.

At Fund level, these risks are managed through:

- Diversification of investments by individual holding, asset class and by the investment managers appointed on behalf of the Fund by the Brunel Pension Partnership.
- Explicit mandates governing the activity of investment managers.
- The appointment of an Independent Investment Advisor.

The external investment managers can control relative risk to a large extent by using statistical techniques to forecast how volatile their performance is likely to be compared to the benchmark. The Fund can monitor this risk and impose limits.

The Somerset Pension Fund is also exposed to operational risk; this is mitigated through:

- A strong employer covenant.
- The use of a Global Custodian for custody of assets.
- Having formal contractual arrangements with investment managers.
- Comprehensive risk disclosures within the Annual Statement of Accounts.
- Internal and external audit arrangements.

The ultimate risk is that the Fund's assets produce worse returns than assumed by the Actuary, who values the assets and liabilities every three years, and that as a result, the solvency of the Fund deteriorates. To guard against this the Investment Strategy seeks to control risk but not to eliminate it. It is quite possible to take too little risk and thereby to fail to achieve the required performance.

The Somerset Pension Fund also recognises the following (predominantly non-investment) risks:

**Longevity risk:** this is the risk that the members of the Fund live longer than expected under the Actuarial Valuation assumptions. This risk is captured within the Actuarial Valuation report which is conducted at least triennially and monitored by the Committee, but any increase in longevity will only be realised over the long term.

**Sponsor Covenant risk:** the financial capacity and willingness of the sponsoring employers to support the Fund is a key consideration of the Committee and is reviewed on a regular basis.

**Liquidity risk:** the Committee recognises that there is liquidity risk in holding assets that are not readily marketable and realisable. Given the long-term investment horizon, the Committee believes that a degree of liquidity risk is acceptable, given the potential return. The majority of the Fund's assets are realisable at relatively short notice.

**Regulatory and political risk:** across all of the Fund's investments, there is the potential for adverse regulatory or political change. Regulatory risk arises from investing in a market environment where the regulatory regime may change. This may be compounded by political risk in those environments subject to unstable regimes. The Committee will attempt to invest in a manner which seeks to minimise the impact of any such regulatory or political change should such a change occur.

**Climate change risk:** climate change is a systemic investment risk that may have an impact on investee companies as a result of both the consequences of climate change and the transition to a low carbon economy. The Fund's approach to climate change is included in section 5 of the Investment Strategy Statement, and the Fund will expect Brunel and other fund managers to have policies in place to manage the risk.

**Cashflow risk:** the Fund's cashflow is currently positive, in that income from contributions currently meet benefit obligations without the need to disinvest from the Fund's investments. Over time, it is likely that the size of pensioner cashflows will increase as the Fund matures and greater consideration will need to be given to raising capital to meet outgoings. The Pensions Committee recognises that this can present additional risks, particularly if there is a requirement to sell assets at inopportune times, and so looks to mitigate this by taking income from investments where possible.

**Governance:** members of the Pensions Committee and Local Pension Board participate in regular training delivered through a formal programme. Both the Pensions Committee and Local Pension Board are aware that poor governance and in particular high turnover of members may prove detrimental to the investment strategy, fund administration, liability management and corporate governance and seeks to minimise turnover where possible.

The Fund maintains a risk register which is considered by the Pensions Committee regularly and updated as necessary. The risk register considers a number of investment and non-investment risks such as those above.

The Fund's Funding Strategy Statement specifically covers the risks with respect to Funding and how these are managed by the Fund.

#### 4. Approach to asset pooling

The Somerset Pension Fund participates with nine other administering authorities to pool investment assets through the Brunel Pension Partnership. At the centre of the partnership is Brunel Pension Partnership Limited (Brunel), a company established specifically to manage the assets within the pool.

The Somerset Pension Fund, through the Pensions Committee, retains the responsibility for setting the detailed strategic asset allocation for the Fund and allocating investment assets to the portfolios provided by Brunel.

The Brunel Pension Partnership Ltd, established in July 2017, is a company wholly owned by the Administering Authorities (in equal shares) that participate in the pool. The company is authorised by the Financial Conduct Authority (FCA). It is responsible for implementing the detailed strategic asset allocations of the participating funds by investing those funds' assets within defined outcome focused investment portfolios. In particular, it researches and selects the external managers or pooled funds needed to meet the investment objective of each portfolio. Brunel will create collective investment vehicles for quoted assets such as equities and bonds; for private market investments it will create and manage an investment programme with a defined investment cycle for each asset class.

As a client of Brunel, the Somerset Pension Fund has the right to expect certain standards and quality of service. The Service Agreement between Brunel and its clients sets out in detail the duties and responsibilities of Brunel, and the rights of the Somerset Pension Fund as a client. It includes a duty of care of Brunel to act in its clients' interests.

The governance arrangements for the pool have been established. The Brunel Oversight Board is comprised of representatives from each of the Administering Authorities and two fund member observers, with an agreed constitution and terms of reference. Acting for the Administering Authorities, it has ultimate responsibility for ensuring that Brunel delivers the services required to achieve investment pooling and deliver each fund's investment strategy. Therefore, it has a monitoring and oversight function. Subject to its terms of reference it will consider relevant matters on behalf of the Administering Authorities, but does not have delegated powers to take decisions requiring shareholder approval. These will be remitted back to each Administering Authority individually. As shareholders of Brunel, the Administering Authorities' shareholder rights are set out in the Shareholders Agreement and other constitutional documents.

The Oversight Board will be supported by the Client Group, comprised primarily of pension investment officers drawn from each of the Administering Authorities but will also draw on Administering Authorities finance and legal officers from time to time. It has a primary role in reviewing the implementation of pooling by Brunel. It provides a forum for discussing technical and practical matters, confirming priorities, and resolving differences. It is responsible for providing practical support to enable the Oversight Board to fulfil its monitoring and oversight function. The Client Group will monitor Brunel's performance and service delivery for each of the established Brunel portfolios. The Somerset Pensions Committee will receive regular reports covering portfolio and Fund performance and Brunel's service delivery.

The proposed arrangements for asset pooling for the Brunel pool were formulated to meet the requirements of the Local Government Pension Scheme (Management and Investment of Funds) Regulations 2016 and Government guidance. Regular reports have been made to Government on progress, and the Minister for Local Government has confirmed on a number of occasions that the pool should proceed as set out in the proposals made.

Somerset's Pensions Committee approved the full business case for the Brunel Pension Partnership in 2017. The process of transitioning the Fund's assets to the portfolios managed by Brunel started in April 2018 (the passive equity assets transitioned in July 2018) and was completed (except for legacy private market assets) in July 2021.

Following the completion of the transition plan, virtually all of the Somerset Pension Fund's assets are invested through Brunel portfolios except certain cash holdings. However, the Fund has certain commitments to long term illiquid investment funds which will take longer to transition across to the Brunel portfolios. These assets will be managed in partnership with Brunel until such time as they are liquidated, and capital is returned.

#### 5. Social, environmental and corporate governance policy

The Somerset Pension Fund has a fiduciary duty to seek to obtain the best financial return that it can for its members. This is a fundamental principle, and all other considerations are secondary. However, the Fund is also mindful of its responsibilities as a long term shareholder, and the Pensions Committee regularly considers the extent to which it wishes to take into account social, environmental or ethical issues in its investment policies. The Fund's policy is to support engagement with companies to effect change, rather than disinvestment.

In the light of that overarching approach the following principles have been adopted:

- The Fund seeks to be a long term responsible investor. The Fund believes that in the long term it will generate better financial returns by investing in companies and assets that demonstrate they contribute to the long term sustainable success of the global economy and society.
- Social, environmental and ethical concerns will not inhibit the delivery of the Fund's
  investment strategy and will not impose any restrictions on the type, nature of
  companies/assets held within the portfolios that the Fund invests in. However, the
  identification and management of ESG risks that may be financially material is consistent with
  our fiduciary duty to members.
- The Fund will seek to engage (through the Brunel Pension Partnership, its asset managers or other resources) with companies to ensure they can deliver sustainable financial returns over the long-term as part of comprehensive risk analysis. Engagement with companies is more likely to be successful if the Fund continues to be a shareholder.
- Although social, environmental and ethical issues rarely arise on the agendas of company
  Annual General Meetings, where an issue does arise the Fund's investment managers will vote
  in accordance with the Fund's interest on investment grounds. Some issues may be
  incorporated into generally accepted Corporate Governance Best Practice (e.g. the inclusion
  of an Environmental Statement in the Annual Report and Accounts). In this case the Council
  will instruct its external investment managers to vote against the adoption of the Annual
  Report, if no such statement is included.
- The Fund recognises the risks associated with social, environmental and governance (ESG) issues, and the potential impact on the financial returns if those risks are not managed effectively. The Fund will work with its partners in the Brunel pool and the Brunel Pension Partnership Limited company to ensure that robust systems are in place for monitoring ESG risk, both at a portfolio and a total fund level, and that the associated risks are effectively managed.
- More broadly the Fund adopts the policies set out in the Brunel Responsible Investment
  Policy. The Brunel policy can be found at:
  <a href="https://www.brunelpensionpartnership.org/responsible-investment/responsible-investment-policy/">https://www.brunelpensionpartnership.org/responsible-investment/responsible-investment-policy/</a>

#### **Climate Change**

The Somerset Pension Fund believes climate change poses significant risks to global financial stability and could thereby create climate-related financial risks to the Fund's investments unless action is taken to mitigate these risks. In recognising the need to address the risks associated with climate change posed to both the Fund's investments and our beneficiaries, we acknowledge that there is an urgent need to accelerate the transition towards global net zero emissions and play our part in helping deliver the goals of the Paris Agreement. The Somerset Pension Fund has therefore pledged that its portfolio of investments will be net-zero by 2040, or sooner if investment products allow. In order to achieve this goal, the Fund has set an initial target of a 7% per annum reduction in the Weighted Average Carbon Intensity (WACI) of the Fund's investments, based on the March 2019 calculation of the WACI, to be reviewed in 2022. This recognises the need for significant progress in the earlier part of the period to 2040, with the intention of achieving at least a 50% reduction by 2030. These targets will also be applied to the Fund's exposure to fossil fuel reserves as a proxy for downstream scope 3 emissions which are not captured within the WACI calculation.

This will be achieved by the following strategy.

- (a) We recognise that climate change will have impacts across our portfolios. This means we look to the Brunel Pension Partnership and all our asset managers to identify and manage climate-related financial risks as part of day-to-day fund management. The way those risks and opportunities present themselves varies, particularly in evaluating what a portfolio aligned to the Paris Agreement looks like.
- (b) The Somerset Pension Fund wants to play its part in achieving real economy emissions reductions. This means that we are looking for investee companies, irrespective of industry or type, to make significant reductions in their emissions, rather than just shifting our investments from higher emitting companies to lower emitting companies. The Fund does not therefore consider a top-down approach to disinvestment to be an appropriate strategy. By integrating climate change into risk management process, using carbon footprinting, assessing fossil fuel exposure and challenging managers on physical risks, we seek to both reduce climate and carbon risk and achieve real reductions in global emissions. Where investee companies fail to engage with climate change issues, selective disinvestment may be appropriate based on investment risk.
- c) We are committed to working with Brunel to decarbonise our investments in listed portfolios. Decarbonisation is achieved by being selective in the allocation of capital, particularly to carbon intense companies. This process is informed by using a variety of tools in combination with industry and corporate engagement. For example, engagement with electric utility companies about their future strategy on energy sources informs the investment decisions relating to those companies and indeed the relative attractiveness of the sector over time.
- (d) The Somerset Pension Fund will collaborate via the Brunel Pension Partnership and the Local Authority Pension Fund Forum (LAPFF) to advocate policy and regulatory reforms aimed at achieving global net zero emissions by 2050 or sooner. This will include engaging with asset managers, credit rating agencies, auditors, stock exchanges, proxy advisers, investment consultants, and data and service providers to ensure that funds, products and services available to investors are consistent with achieving global net zero emissions by 2050 or sooner.

- (e) We expect the engagement and voting conducted on behalf of the Fund by LAPFF, Brunel and underlying investment managers to be consistent with an objective for all assets in the portfolio to achieve net zero emissions by 2040 or sooner. The Fund's stewardship and voting policies are set out more fully in section 6 of the Investment Strategy Statement.
- (f) Climate change risk and carbon reduction targets will be a consideration in reviews of the Fund's strategic asset allocation. This will be considered ensuring consistency with the Fund's fiduciary duty to achieve the investment returns required to meet its future pension liabilities.
- (g) The Somerset Pension Fund adopts the Brunel Pension Partnership's climate change policy, found at the following link: <a href="https://www.brunelpensionpartnership.org/climate-change/">https://www.brunelpensionpartnership.org/climate-change/</a>
- (h) Somerset County Council has committed to reduce the carbon emissions from its operations to net-zero by 2030. This will include the operational emissions of the Somerset County Council Investment Team in the oversight of the Somerset Pension Fund's investments, and the administration of benefits by Peninsula Pensions in conjunction with Devon County Council.
- (j) We are committed to being transparent about the carbon intensity of our investments through the publication of the Fund's carbon footprint and reserves exposure on an annual basis. This will enable us to measure progress against the targets set out above. The Fund will also report on delivery through the Brunel Annual Climate Action Plan and work towards meeting the recommendations of the Task Force on Climate-related Financial Disclosures (TCFD).

#### 6. Stewardship Policy

The Somerset Pension Fund is committed to responsible stewardship and believe that through stewardship it can contribute to the care, and ultimately long-term success, of all the assets within our remit.

The Fund supports and applies the UK Stewardship Code 2020 definition of stewardship: "Stewardship is the responsible allocation, management, and oversight of capital to create long-term value for clients and beneficiaries leading to sustainable benefits for the economy, the environment and society."

The Somerset Pension Fund works with or through the Brunel Pension Partnership, the Local Authority Pension Fund Forum and/or other partners to pursue activities which are outcomes focused, which prioritise the pursuit and achievement of positive real-world goals, and where there is enhanced collaboration which focuses on collective goals to address systemic issues. From a bottom up perspective, this includes:

- Engaging with companies and holding them to account on material issues.
- Exercising rights and responsibilities, such as voting.
- Integrating environmental, social and governance factors into investment decision making.
- Monitoring assets and service providers.
- Collaborating with others.
- Advancing Policy through advocacy.

The Somerset Pension Fund fully endorses and supports the Brunel Pension Partnership Stewardship Policy, and the Somerset Pension Fund's policy should be seen as fully consistent in all aspects. The full Brunel policy can be found at: <a href="https://www.brunelpensionpartnership.org/stewardship\_report/">https://www.brunelpensionpartnership.org/stewardship\_report/</a>

The following section sets out in detail the Somerset Pension Fund's policies on stewardship, including its policy on the exercise of rights, including voting rights, attached to investments.

# **Governance and Oversight**

The Pensions Committee approves and is collectively accountable for the Fund's Policies, which includes the Stewardship Policy. Operational accountability on a day-to-day basis is held by officers in line with the Fund's Scheme of Delegation. The Fund requires the Brunel Pension Partnership to provide a suite of public reports on their stewardship activities, and environmental, social and governance metrics to empower the Somerset Pension Fund's stewardship activities and to enable oversight.

The Somerset Pension Fund believes in the importance of regular and in-depth shareholder and stakeholder engagement. Our Stewardship Policy has been developed in conjunction with that of the Brunel Pension Partnership, which in turn has been developed in collaboration with key stakeholders, including the Brunel Oversight Board, Brunel Client Group, and the Client Responsible Investment (RI) Sub-Group. The RI Sub-Group is made up of members of Brunel's clients and meets monthly, it provides an opportunity for clients to:

- Raise stewardship interests.
- Share best practice with Brunel and amongst partner funds.
- Provide insights on concerns, issues, and member perspectives.
- Shape priorities of Brunel and Equity Ownership Services (EOS) at Federated Hermes.
- Review reporting outputs.
- Knowledge share and receive in-depth reports on topics of interest.
- Access expertise.
- Consult on policy design and development.

# **Identifying and Prioritising Engagement**

The Somerset Pension Fund will expect Brunel to identify engagement objectives in four ways:

- Top down, to identify thematic areas of risk and opportunity.
- Bottom up, to review exposure to individual companies and to specific ESG risks and opportunities. Companies should be identified through asset managers, collaborative engagement forums, external research, and Brunel's own internal ESG risk analysis.
- Reactively to events, for example, after a specific, usually significant, incident. The companies
  that Brunel actively engage with should be prioritised based on our level of exposure and the
  probability of successful outcome.
- Brunel should be responsive to client concerns. Where the Fund raises specific issues, which could be as a result of Fund member concerns or points raised by Pension Committee or Pension Board members, Brunel will be expected to engage with companies to address the concerns raised.

The Somerset Pension Fund is a global investor and seeks to apply the principles of good stewardship globally. It is a strong advocate of the benefits of global stewardship codes to improve the quality of stewardship, and when updates are made aims to adopt best practice. As a UK-based investor our key reference points are the UK Stewardship Code 2020 and UK Corporate Governance Code and guidance produced by UK industry bodies, for example, the British Venture Capital Association (BVCA – private equity) RI toolkit.

The Somerset Pension Fund is committed to supporting policy makers, regulators and industry bodies in the development and promotion of the codes and supporting guidance. The Fund publishes an annual review of its stewardship and engagement activities in its Annual Report which is intended to meet the best practice requirements of the UK Stewardship Code 2020 and support the Fund's compliance with the Shareholder Rights Directive II. The Fund is a strong supporter of the UK Corporate Governance Code and the application of the Companies Act S172 (Duty to promote the success of the company). It believes that corporate behaviour in line with the spirit of the Act more broadly is essential to the Fund's objective of contributing to a more sustainable and resilient financial system, which supports sustainable economic growth and a thriving society.

The Somerset Pension Fund encourages companies either to comply with such codes or to fully explain their reasons for noncompliance. However, it is also cognisant that good governance cannot be guaranteed solely by adherence to the provisions of best practice governance codes. Therefore, we urge companies to consider carefully how best to apply the principles and the spirit of such codes to their own circumstances and to clearly communicate to investors the rationale behind their chosen approach.

# **Transparency and Collaboration**

Good stewardship requires a good understanding of the assets that the Fund invests in. This is done in collaboration with Brunel, who do it directly, through EOS at Federated Hermes, their asset managers, and other initiatives. Working closely with company boards is one of the most effective means to achieve this but requires the establishment of mutual trust and, at times, confidentiality. It is also acknowledged that, when working collaboratively with other investors, we must respect other disclosure requirements and restrictions.

The Fund publishes regular updates on its stewardship activities, including quarterly engagement and voting activity analysis presented to the Pension Committee, and the annual review included in the Fund's Annual Report.

The Fund believes that working collaboratively is essential to delivering its objectives as the scope and scale of investments means that we need to draw on the expertise of others, including Brunel, the Local Authority Pension Fund Forum (LAPFF), and not least the asset managers employed by both Brunel and directly by the Fund. In addition to managers and specialist advisors, the Fund supports a number of organisations and initiatives that enable its ability to work collaboratively – for example this includes membership of LAPFF. The Fund's reporting will evidence its activities.

#### **Conflicts of Interest**

Somerset County Council has a robust Code of Conduct and Conflicts of Interest policy, which all members of the Pensions Committee (whether Somerset County Councillors or not) are required to adhere to. The policies can be found at:

Members Code of Conduct

Pensions Committee members are required to make declarations of interest prior to committee meetings in line with the Council's code of conduct and interest rules. This would ensure that if committee members had any personal interests in any company that the Fund invests in that may have an impact on stewardship activity then those interests would be declared and managed.

The management of conflicts is important in building long-term relationships with the companies the Fund invests in and with its partnerships. In particular, the Fund expects Brunel to have a robust approach to conflicts of interest. This includes having comprehensive controls operating at all levels within the business to prevent conflicts of interest from adversely affecting the interests of the Somerset Pension Fund and other clients, including the Fund's members and employers.

The effective management of potential Conflicts of Interest is a key component of Brunel's due diligence on all asset managers and service providers, as well as ongoing contract management. Conflict of interest clauses are included in investment management agreements. Conflicts are also considered when undertaking voting and engagement. Details on how EOS at Federated Hermes, Brunel's appointed engagement voting provider, approach conflicts of interest are available on their website at:

https://www.hermes-investment.com/ukw/wp-content/uploads/2020/05/stewardship-conflicts-of-interest-policy-2020.pdf

#### **Data and Information**

The Fund recognises that ESG data is a developing discipline and is a strong advocate for improved disclosure from companies and assets in which it invests. The Fund will use a variety of data sources to analyse the ESG risks of its investments and asset allocation strategy. It expects Brunel to use its own analysis and that of its asset managers to inform its stewardship activity and risk ESG management, as well as media and company reports and a variety of third party proprietary and public data sources.

Given the lack of standardisation and transparency across ESG data, differing methodologies can lead to different outputs and biases. On behalf of the Fund and other clients, Brunel use a variety of best in class providers, which leverage the Sustainability Accounting Standards Board's (SASB) materiality framework, to reduce bias, provide greater coverage of our assets, improve awareness of differences in data providers or to aid specific targeted engagement priorities. SASB promotes better quality reporting on material ESG risks, the standards focus on financially material issues. Another framework Brunel endorses is the Task Force on Climate-related financial disclosures (TCFD) which has developed a set of consistent climate-related financial disclosures that can be used by companies. Further detail on the TCFD is located in Brunel's Responsible Investment Policy and Climate Change Policy.

These sources of data are embedded into quarterly reports reviewed by Brunel at quarterly Brunel Investment Risk Committee meetings and are included in the reports provided to the Somerset Pensions Committee.

The Fund recognises that data provision is a continuously evolving area. The Fund supports Brunel's policy of reviewing their use of providers annually and providing feedback where developments could be made. Brunel seek to stimulate market-wide improvements in ESG risk analysis and commit to continue to innovate, adapt and improve to ensure the availability of robust, independent and effective data to work collegiately with external asset managers on the management of the whole spectrum of investment risks.

#### Voting

Responsibility for the exercise of voting rights has been delegated to the Brunel Pension Partnership. For the Brunel passive portfolios, Brunel have further delegated voting to Legal and General Investment Management but have retained the right to direct split voting on significant issues. The below link provides information on Legal and General Investment Management's approach to active ownership.

https://www.lgim.com/uk/en/capabilities/corporate-governance/

Brunel have adopted voting guidelines, following extensive consultation with their client funds, which can be found on their website.

The Somerset Pension Fund requires that Brunel will always seek to exercise its rights as shareholders through voting. This means seeking to vote 100% of available ballots. However, as with any process, errors and issues can occur. If the level of voting drops below 95% this would raise a cause for concern, be investigated and corrective action identified.

Votes should be cast applying the following principles:

**Consistency:** Brunel should vote consistently on issues, in line with their Voting Policy, applying due care and diligence, allowing for case-by-case assessment of companies and market-specific factors. This should include consideration of engagement with companies when voting.

**No abstention:** Brunel should aim to always vote either in favour or against a resolution and only to abstain in exceptional circumstances or for technical reasons, such as where a vote is conflicted, a resolution is to be withdrawn, or there is insufficient information upon which to base a decision.

**Supportive:** Brunel should aim to be knowledgeable about companies with whom they engage and to always be constructive. Brunel should aim to support boards and management where their actions are consistent with protecting long-term shareholder value.

**Long-term:** Brunel should seek to protect and optimise long-term value for shareholders, stakeholders and society.

**Engagement:** Brunel should support aligning voting decisions with company engagement and escalate the vote if concerns have been raised and not addressed in the prior year.

**Transparency:** The Somerset Pension Fund expects Brunel to be transparent and publish voting activity no less than twice per year.

The Somerset Pension Fund expects that companies will conduct themselves as follows:

**Accountability:** The directors of a company must be accountable to its shareholders and make themselves available for dialogue with shareholders.

**Transparency:** We expect companies to be transparent and to disclose, in a timely and comprehensible manner, information to enable well-informed investment decisions. This includes environmental and social issues that could have a material impact on the company's long-term performance.

**One Share, One Vote:** We support one share, one vote. Where a company issues shares with differing rights, they must define these rights transparently and clearly explain why rights are not equal.

**Informed votes:** We expect companies to make complete materials for general meetings available to shareholders and, where possible, to do so in advance of the legal timeframes for the meeting.

**Development:** We encourage companies to explore technology to improve the voting process and confirmation, such as blockchain, virtual meetings, electronic voting, and split voting (ownership proportion).

The Somerset Pension Fund is a member of the Local Authority Pension Fund Forum (LAPFF). LAPFF also conducts significant engagement with companies on behalf of their member funds, and where there is a significant issue to be voted on at a company AGM they will issue a voting alert, with a recommendation to member funds on how to vote.

Where a voting alert has been issued by LAPFF, the Somerset Pension Fund expects that Brunel (and Legal and General Investment Management) should give consideration to LAPFF's recommendation when deciding how to vote. Brunel should report back to the Fund on how they have voted and the rationale for their vote, especially where they vote differently to the LAPFF recommendation.

In exceptional circumstances, the Somerset Pension Fund may direct a split vote where the Fund has a specific investment policy commitment. Brunel has made provisions to allow clients, by exception, to direct votes, including the passive pooled funds, as an elective service. Client funds need to submit the request in line with the issuance of the meeting notification, usually not less than 2-3 weeks prior to an AGM/EGM.

The following issues are of particular concern to the Somerset Pension Fund in determining how shares should be voted. The Fund's policies on these issues align with Brunel's voting guidelines, which are not repeated in full here, but more details can be found at: <a href="https://www.brunelpensionpartnership.org/voting\_guidelines/">https://www.brunelpensionpartnership.org/voting\_guidelines/</a>

**Sustainability:** Companies should effectively manage environmental and social factors, in pursuit of enhancing their sustainability. A company's governance, social and environmental practices should meet or exceed the standards of its market regulations and general practices and should take into account relevant factors that may significantly impact the company's long-term value creation. Issuers should recognise constructive engagement as both a right and a responsibility.

**Human and Natural Capital:** Companies operate interdependently with the economy, society, and the physical environment. The availability and retention of an appropriately skilled workforce will impact company productivity. Similarly, companies impact the environment through their use of natural resources e.g. water, waste and raw materials. The physical environment has an impact too; extreme weather can disrupt supply chains, either directly or indirectly which can impact company productivity. Companies should manage their workforce and natural capital effectively to enhance their productivity and to deliver sustainable returns. Companies should regularly disclose key metrics on their capital requirements and risks. Directors of companies should be accountable to shareholders for the management of material environmental and social risks which, over the long term, will affect value and the ability of companies to achieve long term returns.

**Company Boards – Conduct and Culture:** Corporate culture and conduct have always been important, but recent evidence from incidents where conduct has fallen below the expected standards has reinforced the need to focus on conduct and culture, as well as highlighting the financial risks linked to low standards on conduct.

**Board Composition and Effectiveness:** The composition and effectiveness of boards is crucial to determining company performance. Boards should comprise a diverse range of skills, knowledge, and experience, including leadership skills, good group dynamics, relevant technical expertise and sufficient independence and strength of character to challenge executive management and hold it to account.

The Somerset Pension Fund believes that to function and perform optimally, companies and their boards should seek diversity of membership. They should consider the company's long-term strategic direction, business model, employees, customers, suppliers and geographic footprint, and seek to reflect the diversity of society, including across race, gender, skill levels, nationality and background. Robust succession planning at the Board and senior management level is vital to safeguard long-term value for any organisation, including planning for both unanticipated and foreseeable changes.

The board is accountable to shareholders and should maintain ongoing dialogue with its long-term shareholders on matters relating to strategy, performance, governance and risk and opportunities relating to environmental and social issues. This dialogue should support, but not be limited to, informing voting decisions at annual meetings.

**Executive Remuneration:** Executive remuneration is a critical factor in ensuring management is appropriately incentivised and aligned with the best interests of the long-term owners of the business. Whilst judgement of remuneration is therefore made on a case-by-case basis, we adhere to the following guiding principles:

- Simplicity: pay schemes should be clear and understandable for investors as well as executives.
- Shareholding: the executive management team should make material investments in the company's shares and become long-term stakeholders in the company's success.
- Alignment and quantum: pay should be aligned to the long-term success of the company and the desired corporate culture and is likely to be best achieved through long-term share ownership.
- Accountability: remuneration committees should use discretion to ensure that pay properly
  reflects business performance. Pay should reflect outcomes for long-term investors and take
  account of any decrease in the value of or drop in the reputation of the company.
- Stewardship: companies and investors should regularly discuss strategy, long-term performance and the link to executive remuneration.
- Behaviour: the most senior executives should willingly embrace the approach described. If they do not, boards should consider the implications.

**Audit:** The audit process is vital to ensuring the integrity of company reporting and the presentation of a true and fair view, enabling shareholders to assess the financial health and long-term viability of a company.

**Protection of Shareholder and Bondholder Rights:** The rights of shareholders and bondholders should be protected, including the right to access information, to receive equal treatment and to propose resolutions and vote at shareholder meetings. We support a single share class structure and generally oppose any measures to increase the complexity of shareholding structures. We will generally require the unbundling of resolutions, giving shareholders the right to vote distinctly on the general, and enhanced authorities to issue shares as separate items on the agenda of shareholder meetings. We also support adherence to the highest possible standards on listed stock exchanges.

#### **Stock Lending and Share Recall**

The Fund permits holdings in its segregated portfolios to be lent out to market participants. Stock lending is an important factor in the investment decision, providing opportunities for additional return, but that lending should not undermine governance, our ability to vote or long-term investing. The stock lending programme is managed by Brunel, and the Somerset Pension Fund adopts Brunel's policies on stock lending and share recall.

Voting rights attached to a stock or security reside with the borrower for as long as it is out on loan. Stock will be recalled from stock lending where Brunel considers it in the client's best interest and consistent with our investment principles.

Where there is a perceived trade-off between the economic benefit of stock lending, and Brunel's ability to discharge its obligations as a responsible long-term investor, the latter will have precedence. Securities lending entails operational process risks such as settlement failures or delays in the settlement of instructions. The Fund expects Brunel to undertake a comprehensive review of the potential risks and implemented measures to mitigate and reduce the risk. Controls include, but are not limited to:

- An approved borrowers list.
- Retention of 5% of any one stock.
- On average, stock will be lent no longer than 21 days.
- Restrictions on acceptable collateral.

All measures and service level agreements are regularly monitored. Brunel examines the selection criteria for approved borrows to confirm consistency with Brunel's internal requirements regarding appropriate criteria. The selection criteria and content of the Approved List will be reviewed by Brunel at least annually.

There may be some instances where Brunel decides not to stock lend, for example where they have co-filed a shareholder resolution, but particularly where there are concerns of borrowers deliberately entering transactions to sway the outcome of a shareholder vote.

The decision to stock lend is a collective decision made by Brunel's clients and is supported by the Somerset Pension Fund. Stock lending is applied at portfolio level and reviewed annually as part of the product governance cycle. The policy and relevant SLAs are also reviewed annually. Brunel's approach to responsible stock lending is outlined in further detail in a separate policy.

#### **Fixed Interest**

Fixed interest instruments are debt instruments and therefore do not usually confer voting rights. However, the Fund believes that well-governed companies are more likely to make their loan repayments and improve their creditworthiness, enabling better access to funds to support the creation of long-term value for shareholders, other stakeholders, society, and the environment.

Where voting rights are not attached and where opportunity to engage is limited, stewardship focuses on the managers' investment decision-making. The Somerset Pension Fund expects Brunel to integrate Environmental Social and Governance (ESG) considerations into manager selection and ongoing manager monitoring to ensure that ESG is imbedded into the investment process at an issuer, sector, and geographic level.

Where voting rights are attached to fixed income, the Fund, via Brunel, will have the opportunity to vote at company meetings (AGM/EGMs). The Fund would look to Brunel to engage particularly prior to issuance, where the most impact can be made. However, we recognise that there is more work to be done in this asset class.

#### **Private Markets**

Stewardship is an intrinsic part of private markets investing due to the degree of influence and control, lack of short-term results pressure on capital markets, and long-term nature of the investments that are made. There are however some natural barriers to stewardship due to the lack of disclosure and often opaque nature of the asset classes and arm's length relationships between general partners (GPs) and limited partners (LPs). As a result, in-depth due diligence is critical, alongside building close relationships and exerting influence where possible.

When assessing potential private market investments, the Somerset Pension Fund would expect Brunel to pay particular attention to ESG and sustainability throughout the selection process. We believe that well governed investments and those with strong ESG and sustainability characteristics will offer better long-term risk-adjusted returns.

Managers should have firm ESG and climate change policies in place, and these should be considered across the value chain, from investment due diligence to ongoing managing, monitoring, and ultimately disposal of the assets. As part of this due diligence Brunel examine case studies to evidence these policies are in place and, crucially, are being actioned. Proof of implementation is critical and supersedes all else. The Fund and Brunel will support managers and encourage best practice, forgiving policies and processes not being formalised so long as the manager commits to action in a reasonable timeframe.

Application of robust stewardship in private markets is very dynamic. Brunel seeks to use the appropriate mechanisms relative to the asset class, size and complexity of the investment, position in the capital structure and the influence that does or does not permit.

Stewardship actions across private markets include:

- Ensuring appropriate governance structures are in place, with particular attention paid where managers have minority positions in assets.
- Assessing the manager's approach to diversity and inclusion and where possible tracking metrics to substantiate claims.
- Assessing the manager's knowledge and commitment to Responsible Investment and climate change mitigation and avoidance.
- Assessing how Responsible Investment is integrated into the investment and asset management processes and fully embedded in the culture of the organisation (both deal teams and operations teams), or whether this is siloed in a separate ESG team.
- Supporting the manager's ongoing development of their Responsible Investment and Stewardship practices, including where appropriate participation in events, workshops as a representative on the Limited Partner Advisory Committee (LPAC)
- Establishing what commitments to Responsible Investment through existing or planned memberships/affiliations with organisations such as Principles for Responsible Investment (PRI), TCFD, GRESB and/or have adopted the SASB framework
- Assessing the awareness, training, capacity and track record on Responsible Investment issues
- Working with managers to improve transparency and quality of the manager's ESG approach and reporting.

Further details of Brunel's approach to private markets are included in the Brunel Stewardship Policy.

#### Reporting

The Pension Committee will monitor Brunel's engagement with the companies they have invested in, through the regular reporting arrangements in place. Brunel and LGIM's voting records will be reported to Committee on a quarterly basis.

The Somerset Pension Fund Annual Report each year includes a report focusing on stewardship and voting activity. A summary of Brunel's stewardship activities is also included.

#### 7. Advice taken

This Investment Strategy Statement has been put together by Somerset County Council's professional investment officers, supported by the Fund's Independent Investment Advisor.

The Fund has committed to pooling investments through the Brunel Pension Partnership Limited (BPP Ltd.), and advice from both Brunel and the Brunel Client Group has also been taken into account in shaping the Fund's response to the pooling initiative and building an investment strategy that can be implemented via Brunel.

The Brunel Client Officer Group has provided support with regard to the impact on strategy of the investment pooling proposals. The group comprises the investment officers from the Avon Pension Fund (Bath and NE Somerset Council), Buckinghamshire Council, Cornwall Council, Devon CC, Dorset Council, Gloucestershire CC, Oxfordshire CC, Somerset CC, Wiltshire Council and the Environment Agency.

# 8. Arrangements for reviewing this statement

The guidance requires that the Investment Strategy Statement should be revised at least every three years, and when any significant changes are made to the Fund's investment strategy.

This Investment Strategy Statement will be regularly reviewed by the pensions committee, particularly to ensure it continues to meet all regulatory and statutory requirements. Where there is significant change to the Statement the pensions committee will consult relevant stakeholders, particularly the Pension Board, prior to amending the policy.

Approved by the Pensions Committee Somerset County Council Pension Fund March 2022

# **Governance Compliance Statement**

#### Introduction

Under Regulation 55 of the Local Government Pension Scheme Regulations 2013 (as amended) an Administering Authority must, after consultation with such persons as it considers appropriate, prepare, publish and maintain a Governance Compliance Statement.

This statement is required to set out:

- (a) whether the Administering Authority delegates its function or part of its function in relation to maintaining a pension fund to a committee, a sub-committee or an officer of the administering authority;
- (b) if the authority does so:-
  - 1 the terms, structure and operational procedures of the delegation,
  - 2 the frequency of any committee or sub-committee meetings,
  - whether such a committee or sub-committee includes representatives of Scheme employers or members, and if so, whether those representatives have voting rights;
- (c) the extent to which a delegation, or the absence of a delegation, complies with guidance given by the Secretary of State and, to the extent that it does not so comply, the reasons for not complying; and
- (d) details of the terms, structure and operational procedures relating to the local pension board established under regulation 53(4) (Scheme managers).

The statement must be revised and published by the Administering Authority following a material change in their policy on any of the matters referred to above.

# **Delegation of management of Pension Fund**

All decision making responsibility of Somerset County Council as administering authority of the Somerset County Council Pension Fund is delegated to the Pensions Committee. The operation of the Pensions Committee is governed by the following Terms of Reference.

# PENSION COMMITTEE OF THE SOMERSET COUNTY COUNCIL PENSION FUND

#### **TERMS OF REFERENCE**

#### 1. Introduction

- 1.1 This document sets out the terms of reference of the Pensions Committee of Somerset County Council. The Pensions Committee is a committee with delegated decision making powers for the Fund in accordance with Section 101 of the Local Government Act 1972.
- 1.2 The terms of reference will be formally approved by the Council as the Administering Authority and by the Committee itself thereafter.
- 1.3 These terms of reference shall be reviewed by the Council on the advice of the Committee and on an annual basis to ensure that they remain fit for purpose and in accordance with any regulations and guidance issued by the Secretary of State. Any revisions will be agreed by the Council and by the Committee.

#### 2. Definitions

- the Fund Somerset County Council Pension Fund.
- the Committee The Pensions Committee of Somerset County Council.
- the Pensions Board The Pensions Board of Somerset County Council.
- LGPS The Local Government Pension Scheme

### 3. Purpose and functions of the Committee

3.1 The Committee discharges the functions of the Council in its role as the administering authority of the Somerset County Council Pension Fund as defined in the LGPS Regulations.

- 3.2 The Committee's principal duties are:
  - (i) Ensure the fund is run in line with all relevant law, statutory guidance and industry codes of best practice.
  - (ii) Ensure all contributions due are collected from employers.
  - (iii) Ensure that all benefits due are paid correctly and in a timely manner.
  - (iv) Decide the aims of the investment policy.
  - (v) Make arrangements for managing the fund's investments.
  - (vi) Regularly monitor investment performance.
  - (vii) Make arrangements to publish the fund's annual report and accounts.
  - (viii) Consult stakeholders, and publish the funding strategy statement, statement of investment principles and other policies and documents as necessary.
  - (ix) Order actuarial valuations to be carried out in line with the Local Government Pension Scheme Regulations.
  - (x) Consider requests from organisations who want to join the fund as admitted bodies and consider any requests to change the terms of an existing admission agreement.
  - (xi) Make representations to the Government about any planned changes to the Local Government Pension Scheme and all aspects of managing benefits.

#### 4. Membership of the Committee

- 4.1 The Committee shall consist of 8 members and be constituted as follows:
- (a) Seven employer representatives
  - (i) Four employer representative will be county councillors who are not a member of the Pension Board or Cabinet and will be selected by the Administering Authority having taken account of their relevant experience and their knowledge and understanding of the Local Government Pension Scheme;
  - (ii) One employer representative of the 5 district councils that are members of the Fund to be selected by the district councils collectively having taken account of their relevant experience and their knowledge and understanding of the Local Government Pension Scheme:
  - (iii) One employer representative of the Police and Crime Commissioner for Avon & Somerset to be selected by the Police and Crime Commissioner having taken account of their relevant experience and their knowledge and understanding of the Local Government Pension Scheme:
  - (iv) one employer representative to be nominated by the remaining employers within the Fund who are not represented by (i)-(iii) above having demonstrated their relevant experience, their capacity to represent other scheme employers and their knowledge and understanding of the LGPS. In the event of there being more than one nomination, the Administering Authority will arrange for a voting process of the qualifying employers.
- (b) One scheme member representative:
  - (i) To be nominated by the Unions.
- 4.2 The Chair will be appointed annually by the Council as Administering Authority.
- 4.3 Due to the specialist knowledge requirements of Committee members, substitutes to the appointed members of the Committee are not permitted.

- 4.4 The committee will also be attended by:
  - an officer; and
  - a specialist independent adviser. In this respect the term independent means:
    - (i) having no current employment, contractual, financial or other material interest in either Somerset County Council or any scheme employer in the Fund; and
    - (ii) not being a member of the LGPS in the Fund.

The independent advisor will be a remunerated position.

### 5. Responsibilities of the Chair

- 5.1 The Chair is responsible for:
  - (a) ensuring the Board delivers its purpose as set out in the Committee's terms of reference:
  - (b) the arrangements for meetings of the Committee;
  - (c) ensuring that Committee meetings are productive and effective and that opportunity is provided for the views of all Committee members to be expressed and considered; and
  - (d) seeking to achieve the consensus of all Committee members on the business presented to the Committee and ensure that decisions are properly put to a vote when that cannot be reached.

#### 6. Conflicts of interest

- 6.1 All members of the Committee must declare on appointment and at any such time as their circumstances change any potential conflict of interest arising as a result of their position on the Committee.
- On appointment to the Committee and following any subsequent declaration of potential conflict the conflict must be managed in line with the, the internal procedures of Somerset County Council, the requirements of the Public Service Pensions Act 2013 and the requirements of the Pensions Regulator's codes of practice on conflict of interest for Committee members.
- 6.3 The Council's Monitoring Officer shall include interests registered by all members of the Committee in the published Members' and Co-opted Members' Register of Interests. All such interests are to be registered with the Monitoring Officer within 28 days of appointment to the Committee.

# 7. Knowledge and understanding including training

- 7.1 All new members must follow an induction training plan and all members of the Committee will be expected to attend the training provided to ensure that they have the requisite knowledge and understanding to fulfil their role.
- 7.2 The Committee has adopted a training policy and all members of the Committee are expected to meet the requirements of that policy.
- 7.3 Failure to attend training or participate in the processes referred to above may lead to removal from the Board.

#### 8. Term of office and removal from office

- 8.1 The members of the Committee serve for a four year term, subject to the following:
  - (a) the representatives of the administering authority shall be appointed annually by the Somerset County Council Annual Council Meeting, but with a view to maintaining stability of membership;
  - (b) the representatives of the district councils and the Police and Crime Commissioner for Avon and Somerset can be replaced by the relevant appointing group at their behest, but with a view to maintaining stability of membership;
  - (c) the members' representative may be replaced by the Unions, but with a view to maintaining stability of membership.
- 8.2 Members of the Committee will be expected to attend all meetings and training sessions. This will be recorded and published.
- 8.3 Other than by ceasing to be eligible for appointment to the Committee, Committee members may only be removed from office during their term of appointment by the unanimous agreement of all of the other members of the Committee at a meeting of the Committee where this is specified as an agenda item or with the agreement of the Council at a Full Council meeting.
- 8.4 Arrangements shall be made for the replacement of Committee members in line with the procedures for their original appointment.

#### 9. Meetings

- 9.1 The frequency of meetings is to be determined by the Committee once it has agreed a workplan, with a minimum of four meetings annually. In addition to this, training sessions will be held as necessary to ensure that Committee members have sufficient knowledge and skills to undertake the role.
- 9.2 The Chair of the Committee may call additional meetings with the consent of other members of the Committee. Urgent business of the Committee between meetings may, in exceptional circumstances, be conducted via communications between members of the Committee including telephone conferencing and emails.
- 9.3 The Committee will meet at the Council's main offices, or another location to be agreed by the Chair. Meetings will be held during normal working hours at times to be agreed by the Chair.
- 9.4 As a committee of the Council, the Rules of Procedure in Section 6 of the Council's constitution apply to meetings of the Committee. Committee meetings will be held in open session with closed sessions where appropriate. The agenda papers will be circulated to members of the Committee and published in advance of meeting in line with Council policy. The minutes of meetings will be recorded and published in line with Council policy.

#### 10. Quorum

10.1 The quorum of the Board shall be 3 elected members.

#### 11. Voting rights

11.1 Each of the 8 members of the committee will have voting rights. In the event of a tied vote the Chair has the option of having a final casting vote.

#### 12. Code of Conduct

12.1 All members of the Board will be required to formally sign up to comply with the Somerset County Council Code of Conduct set out at Part 2, Section C of the Council's constitution.

#### 13. Allowances and Expenses

- 13.1 Any councillor of the Council appointed to the Committee will be entitled to receive allowances in accordance with Part 2, Section D of the Council's constitution (Scheme of Members' Allowances).
- 13.2 Reimbursement of expenses for all members of the Committee will be claimable in line with Somerset County Council's agreed expenses rates.

# 14. Budget

- 14.1 All costs arising from accommodation and administrative support to conduct its meetings and other business, and the training needs of the Committee will be met by the Fund.
- 14.2 The Council's Community Governance Team will provide the secretariat services to the Committee, the cost of which will be met by the Fund.

#### 15. Accountability and reporting

- 15.1 The Committee is accountable solely to the County Council for the effective operation of its functions.
- 15.3 The Committee shall report annually to Full Council on its work.

# 16. Data protection and Freedom of Information

16.1 For legal purposes the Committee is considered a committee of and part of the administering authority legal entity. Therefore the Committee must comply with the Council's Data Protection and Freedom of Information policies.

# **Compliance with the guidance**

The extent to which a delegation, or the absence of a delegation, complies with guidance given by the Secretary of State and, to the extent that it does not so comply, the reasons for not complying are covered in the following tables.

Statutory Guidance Governance Standards and Principles	Our compliance status	Evidence of compliance and justification for non-compliance		
A – Structure				
a) The management of the administration of benefits and strategic management of fund assets clearly rests with the main committee established by the appointing council.	Compliant	Somerset County Council has established the Somerset County Council Pensions Committee for this purpose. The specific terms of reference for the Committee are set within the fund's Governance Policy Statement.		
b) That representatives of participating LGPS employers, admitted bodies and scheme members (including pensioner and deferred members) are members of either the main or secondary committee established to underpin the work of the main committee.	Compliant	The Pensions Committee includes representation of all the participating employers.  Scheme Members (active, pensioner and deferred) are represented through a Unison nominated representative on the Pensions Committee.		
c) That where a secondary committee or panel has been established, the structure ensures effective communication across both levels.	Not Applicable	There are no secondary committees or panels in place.		
d) That where a secondary committee or panel has been established, at least one seat on the main committee is allocated for a member from the secondary committee or panel.	Not Applicable	There are no secondary committees or panels in place.		

B – Representation				
a) That all key stakeholders are afforded the opportunity to be represented within the main or secondary committee structure. These include:				
i) employing authorities (including non-scheme employers, e.g., admitted bodies);	Compliant	The Pensions Committee includes representation of all the scheme employers, including the County Council, District Councils, the Police and the Admitted Bodies.		
ii) scheme members (including deferred and pensioner scheme members);	Compliant	Scheme Members (active, pensioner and deferred) are represented through a Unison nominated representative on the Pensions Committee.		
iii) where appropriate, independent professional observers;	Compliant	The independent investment advisor attends all Pensions Committee Meetings.		
iv) expert advisors (on an ad-hoc basis).	Compliant	Our in-house officer expert advisors attend all Pension Committee meetings, including the Chief Financial Officer, investments manager and fund administration manager.  The appointed actuary, external auditors and performance advisors also attend on an ad-hoc basis at least once per annum.		

b) That where lay members sit on a main or secondary committee, they are treated equally in terms of access to papers and meetings, training and are given full opportunity to contribute to the decision making process, with or without voting rights.

# **Compliant**

All members of the Pensions Committee receive equal access to the papers and training and have equal speaking rights in the consideration and discussion of all matters as part of the decision making processes.

#### C - Role of members

a) That Committee or panel members are made fully aware of the status, role and function they are required to perform on either a main or secondary committee.

#### **Compliant**

All new members receive regular specific training and access to external training and seminars.

On appointment this includes specific time with lead officers to provide an induction into the role and a background to the Fund. Copies of relevant Committee Reports and Annual Reports are also made available.

Specific Terms of Reference are also in place as part of the Fund's Governance Policy Statement and specific legal guidance as to the role of Members has been provided to the Committee by the County Council Monitoring Officer.

All Committee Members also understand that they are not there to represent or promote their own personal or political interests, and that they must declare any self-interest or conflicts of interest of a financial or non-financial nature and abstain from participation in that item on the agenda if appropriate.

b) That at the start of any meeting, committee members are invited to declare any financial or pecuniary interest related to specific matters on the agenda.

#### **Compliant**

Since the inauguration of the Pension Committee the declaration of interests by members has been a standing item on the agenda.

# D - Voting

a) The policy of individual administering authorities on voting rights is clear and transparent, including the justification for not extending voting rights to each body or group represented on main LGPS committees.

#### **Compliant**

All members of the Pensions Committee have full voting rights.

# **E – Training, facility time and expenses**

a) That in relation to the way in which statutory and related decisions are taken by the administering authority, there is a clear policy on training, facility time and reimbursement of expenses in respect of members involved in the decision-making process.

# Compliant

A formal training policy for members has been adopted by the Pensions Committee.

The Committee forward work plan provides for specifically tailored training days, together with access to, and support for, external training provision and attendance at appropriate seminars.

All members are encouraged to undertake regular training including attendance at the specific training days.

All costs in relation to training, including expenses are met from, and reimbursed by, the Pension Fund as appropriate.

b) That where such a policy exists, it applies equally to all members of committees, subcommittees, advisory panels or any other form of secondary forum.

#### **Compliant**

All Pensions Committee members have equal access and rights to training and related support.

c) That the administering authority considers the adoption of annual training plans for committee members and maintains a log of all such training undertaken	Compliant	A training policy has been adopted by the Pensions Committee under which attendance at Committee meetings and training undertaken will be reported annually.		
F – Meetings (frequency/quorum)				
a) That an administering authority's main committee or committees meet at least quarterly.	Compliant	The Pensions Committee meets on a quarterly basis and forward dates have been agreed for at least twelve months in advance. A forward meeting plan is also in place		
b) That an administering authority's secondary committee or panel meet at least twice a year and is synchronised with the dates when the main committee sits.	Not Applicable	There are no secondary committees or panels in place.		
c) That an administering authorities who does not include lay members in their formal governance arrangements, provide a forum outside of those arrangements by which the interests of key stakeholders can be represented.	Compliant	The Pensions Committee does include lay members and this allows for the representation of all key stakeholders.		

#### G – Access

a) That subject to any rules in the council's constitution, all members of main and secondary committees or panels have equal access to committee papers, documents and advice that falls to be considered at meetings of the main committee.

# **Compliant**

All members of the Pensions Committee receive the same agenda and papers containing advice for each meeting. All our Pensions Committee members can ask questions of our professional advisors who attend the Pensions Committee meetings.

# H – Scope

a) That administering authorities have taken steps to bring wider scheme issues within the scope of their governance arrangements

#### **Compliant**

Each meeting of the Pensions Committee receives a report on the performance of our pension fund, progress against the Forward Business Plan and key issues in respect of benefits administration.

The Committee also receives regular reports and updates on approved policies including the communications policy statements.

There are also annual reports from the appointed actuary, external auditor and performance advisors.

# I - Publicity

a) That administering authorities have published details of their governance arrangements in such a way that stakeholders with an interest in the way in which the scheme is governed, can express an interest in wanting to be part of those arrangements.

# **Compliant**

The Governance Arrangements of the Pensions Committee are formally reviewed every four years as part of the Forward Business Plan.

There are procedures in place for the reappointment of individuals to the Pensions Committee at least every four years.

All of the policies adopted by the Pensions Committee on behalf of the administering authority including the Statement of Investment Principles, Funding Strategy Statement, Governance Policy Statement and Communications Policy Statement are published annually in the Fund's annual report and financial statement and are available on the County Council's website. All of the policies and the annual report are available in hard or electronic copy on request.

#### **Local Pensions Board**

The operations of the local pension board established under regulation 53(4) (Scheme managers) is governed by the Following Terms of Reference.

# PENSION BOARD OF THE SOMERSET COUNTY COUNCIL PENSION FUND

#### **TERMS OF REFERENCE**

#### 1. Introduction

- 1.4 This document sets out the terms of reference of the Pension Board of Somerset County Council. The Pension Board is established under Section 5 of the Public Service Pensions Act 2013 and regulation 106 of the Local Government Pension Scheme Regulations 2013 (as amended).
- 1.5 The Board is established by Somerset County Council in its capacity as the Administering Authority of the Somerset County Council Pension Fund and operates independently of the Pensions Committee.
- 1.6 The terms of reference will be formally approved by the Council as the Administering Authority and by the Board itself at its first meeting.
- 1.7 These terms of reference shall be reviewed by the Council on the advice of the Board and on an annual basis to ensure that they remain fit for purpose and in accordance with any regulations and guidance issued by the Secretary of State. Any revisions will be agreed by the Council and by the Board.

#### 2. Definitions

- the Fund Somerset County Council Pension Fund.
- the Board The Pensions Board of Somerset County Council.
- the Pensions Committee The Pensions Committee of Somerset County Council.
- LGPS The Local Government Pension Scheme

#### 3. Purpose and functions of the Board

- 3.1 The regulations state that the role of the Board is to assist the Administration Authority to:
- (a) secure compliance with:
  - the LGPS Regulations;
  - any other legislation relating to the governance and administration of the LGPS; and
  - the requirements imposed by the Pensions Regulator in relation to the LGPS, and
- (b) ensure the effective and efficient governance and administration of the LGPS.
- 3.2 The Board will assist the Administering Authority by making recommendations about compliance, process and governance. The Board does not have a decision making role with regard to strategy or policy and can only challenge decisions made by the Pensions Committee where the Board considers a decision to be in breach of the relevant Regulations (or overriding legislation). The Board's role is to have oversight of the governance process for making decisions and agreeing policy.
- 3.3 In discharging its role, the Board's remit shall cover all aspects of governance and administration of the LGPS, including funding and investments. The Board must have regard to advice issued by the Scheme Advisory Board in accordance with section 7(3) of the Public Service Pensions Act 2013.

- 3.4 The Board will exercise its duties in the following areas:
- (a) monitor compliance with the relevant legislation and Codes of Practice set by The Pensions Regulator;
- (b) review and ensure compliance of the Fund's:
  - (i) governance compliance statement
  - (ii) funding strategy statement
  - (iii) pension administration strategy statement
  - (iv) discretionary policy statement
  - (v) communications policy statement
  - (vi) statement of investment principles
  - (vii) annual report and accounts
- (c) review and scrutinise the performance of the Fund in relation to its governance and administration, policy objectives and performance targets;
- (d) ensure policies and processes are in place so that employers comply with their obligations under the regulations;
- (e) review the processes for setting strategy, policy and decision-making and ensure they are robust;
- (f) agree the annual internal audit plan for the Fund;
- (g) consider the output of any internal audit work carried out on the Fund;
- (h) consider the external audit report on the Fund's Annual Report and Statement of Accounts;
- (i) review the Fund's risk register;
- (j) monitor the Fund's Internal Dispute Resolution Procedures;
- (k) from time to time the administering authority may consult the Board or ask assistance on specific issues.
- 3.5 Under Regulation 106(8) the Board has the general power to do anything which is calculated to facilitate or is conducive or incidental to, the discharge of its functions.
- 3.6 The Board must always act within its Terms of Reference.

#### 4. Membership of the Board

- 4.1 The Board shall consist of 6 members and be constituted as follows:
- (a) Three employer representatives
  - (i) one employer representative will be a county councillor who is not a member of the Pension Committee and will be selected by the Administering Authority having taken account of their relevant experience, their capacity to represent other scheme employers and their knowledge and understanding of the Local Government Pension Scheme;
  - (ii) two employer representatives to be nominated by the employers having demonstrated their capacity to represent other scheme employers, their relevant experience and their knowledge and understanding of the LGPS. In the event of there being more than one nomination, the Administering Authority will carry out a selection process.
- (b) Three scheme member representatives
  - i) two members representatives will be nominated by the recognised trade unions having demonstrated their capacity to represent other scheme employers, their relevant experience and their knowledge and understanding of the LGPS;
  - ii) one members representative will be open to all scheme members. The administering authority shall contact scheme members advising them of the role and seeking nominations and asking them to demonstrate their capacity to represent other scheme members, their relevant experience and their knowledge and understanding of the LGPS. In the event of there being more than one nomination, the Administering Authority will carry out a selection process.
- 4.2 Due to the specialist knowledge requirements of Board members, substitutes to the appointed members of the Board are not permitted.

### 5. Responsibilities of the Chair

- 5.1 The Chair is responsible for:
- (e) ensuring the Board delivers its purpose as set out in the Board's terms of reference;
- (f) the arrangements for meetings of the Board;
- (g) ensuring that Board meetings are productive and effective and that opportunity is provided for the views of all Board members to be expressed and considered;
- (h) seeking to achieve the consensus of all Board members on the business presented to the Board and ensure that decisions are properly put to a vote when that cannot be reached.
- 5.2 The Chair will be appointed annually by Board. The Chair will be rotated around the 6 members of the Board.

#### 6. Conflicts of interest

- 6.1 All members of the Board must declare on appointment and at any such time as their circumstances change any potential conflict of interest arising as a result of their position on the Board.
- On appointment to the Board and following any subsequent declaration of potential conflict the conflict must be managed in line with the Board's policy on conflicts of interest, the internal procedures of Somerset County Council, the requirements of the Public Service Pensions Act 2013 and the requirements of the Pensions Regulator's codes of practice on conflict of interest for Board members.
- 6.3 The Council's Monitoring Officer shall include interests registered by all members of the Board in the published Members' and Co-opted Members' Register of Interests. All such interests are to be registered with the Monitoring Officer within 28 days of appointment to the Board.

# 7. Knowledge and understanding including training

- 7.1 All new members must follow an induction training plan and all members of the Board will be expected to attend the training provided to ensure that they have the requisite knowledge and understanding to fulfil their role.
- 7.2 All members must be prepared to participate in such regular personal training needs analysis or other processes as are put in place to ensure that they maintain the required level of knowledge and understanding to carry out their role.
- 7.3 Failure to attend training or participate in the processes referred to above may lead to removal from the Board.

#### 8. Term of office and removal from office

- 8.1 The members of the Board serve for a four year term, subject to the following:
- (a) the representatives of the administering authority shall be appointed annually by the Somerset County Council Annual Council Meeting, but with a view to maintaining stability of membership;
- (b) the two union nominated member representatives can be amended at any time by the unions, but with a view to maintaining stability of membership.
- 8.2 Members of the Board will be expected to attend all meetings and training sessions. This will be recorded and published. The membership of any member who fails to attend for two consecutive meetings or two consecutive training events shall be reviewed by the Board and shall be terminated in the absence of mitigating factors

- 8.3 Subject to 8.4 below, a Board member can be removed from the Board in the following circumstances (but not limited to):
- (a) A poor attendance record;
- (b) if a member does not undertake training as requested by the administering authority;
- (c) if a member is In breach of Council's Code of Conduct / Declarations policy;
- (d) if a member has a conflict of interest that cannot be managed in accordance with the Board's conflicts policy;
- (e) if a representative member ceases to represent his constituency e.g. leaves the employer so no longer has the capacity to represent the Fund's employers.
- 8.4 Other than by ceasing to be eligible for appointment to the Board, Board members may only be removed from office during their term of appointment by the unanimous agreement of all of the other members of the Board at a meeting of the Board where this is specified as an agenda item or with the agreement of the Council at a Full Council meeting.
- 8.5 Arrangements shall be made for the replacement of Board members in line with the procedures for their original appointment.

# 9. Meetings

- 9.1 The frequency of meetings is to be determined by the Board once it has agreed a workplan, with a minimum of two meetings annually. In addition to this, training sessions will be held as necessary to ensure that Board members have sufficient knowledge and skills to undertake the role.
- 9.2 The Chair of the Board may call additional meetings with the consent of other members of the Board. Urgent business of the Board between meetings may, in exceptional circumstances, be conducted via communications between members of the Board including telephone conferencing and emails.
- 9.3 The Board will meet at the Council's main offices, or another location to be agreed by the Chair. Meetings will be held during normal working hours at times to be agreed by the Chair.
- 9.4 As a committee of the Council, the Rules of Procedure in Section 6 of the Council's constitution apply to meetings of the Board. Board meetings will be held in open session with closed sessions where appropriate. The agenda papers will be circulated to members of the Board and published in advance of meeting in line with Council policy. The minutes of meetings will be recorded and published in line with Council policy.

#### 10. Quorum

10.1 The quorum of the Board shall be 3 to include the Chair. The quorum must include one employer representative and one member representative.

## 11. Voting rights

11.1 Each of the 6 members of the committee will have voting rights. In the event of a tied vote the Chair has the option of having a final casting vote.

#### 12. Code of Conduct

12.1 All members of the Board will be required to formally sign up to comply with the Somerset County Council Code of Conduct set out at Part 2, Section C of the Council's constitution.

# 13. Allowances and Expenses

- 13.1 Any councillor of the Council appointed to the Board will be entitled to receive allowances in accordance with Part 2, Section D of the Council's constitution (Scheme of Members' Allowances).
- 13.2 Reimbursement of expenses for all members of the Board will be claimable in line with Somerset County Council's agreed expenses rates.

# 14. Budget

- 14.1 All costs arising from accommodation and administrative support to conduct its meetings and other business, and the training needs of the Board will be met by the Fund.
- 14.2 The Council's Community Governance Team will provide the secretariat services to the Board, the cost of which will be met by the Fund.
- 14.3 The Board will have open access to all officers involved in the running of the Fund and any advisors already employed by the Fund (e.g. the Fund's Actuary).
- 14.4 The Board may make requests to the Section 151 Officer to approve any additional expenditure required to fulfil its obligations which will then be charged to the Fund. This would include any officer resources not already employed by the Fund.

### 15. Accountability and reporting

- 15.1 The Board is accountable solely to the County Council for the effective operation of its functions.
- 15.2 The Board shall report to the Pensions Committee as often as the Board deems necessary and at least annually on:
- (a) a summary of the work undertaken;
- (b) the work plan for the next 12 months;
- (c) areas raised to the Board to be investigated and how they were dealt with;
- (d) any risks or other areas of potential concern it wishes to raise;
- (e) details of training received and planned; and
- (f) details of any conflicts of interest and how they were dealt with.
- 15.3 The Board shall report annually to Full Council on its work. It will also and as necessary from time to time report to Full Council any breach in compliance, or other significant issue, which has not been resolved to the satisfaction of the Board within a reasonable time of being reported to the Pensions Committee.
- 15.4 The Board shall report to the Scheme Advisory Board:
- (a) any areas of persistent non-compliance;
- (b) any areas of non-compliance with the LGPS Regulations that have been reported to the Pensions Committee and full council but persist to be of a material concern.
- 15.5 The Board shall report to the Pensions Regulator all material breaches of the Pensions Regulator regulatory guidance, following notification to full council and the Pensions Committee.

#### 16. Data protection and Freedom of Information

16.1 For legal purposes the Board is considered a committee of and part of the administering authority legal entity. Therefore the Board must comply with the Council's Data Protection and Freedom of Information policies.

# Arrangements for reviewing this policy

This policy statement will be regularly reviewed by the pensions committee. If we need to make any significant changes, we will consult all employers whose employees are members of the fund and publish the amended policy.

Approved by the Pensions Committee Somerset County Council Pension Fund June 2017

# **Pensions Committee Scheme of Delegation**

#### Introduction

In order to meet its obligations from time to time the Pensions Committee will find it necessary to delegate certain functions to officers. This document provides a clear framework around standard operating functions as to what decisions and operations have been delegated to officers and what has been retained by the Committee.

All references in this document to the Chief Financial Officer means the most senior finance officer and appointed Section 151 Officer of Somerset County Council, it does not refer to a job title for that individual. Where committee delegates tasks to the Chief Financial Officer they are then free to assign tasks to other officers at their discretion.

In practice the majority of tasks relating to benefits administration are delegated to Peninsula Pensions, a shared administration team with Devon County Council, and the majority of investment decisions are delegated to the internal Investments team.

When delegating the Chief Financial Officer must ensure that the officers undertaking the delegated tasks have sufficient knowledge and experience to undertake those tasks.

This scheme of delegation will refer in turn to each of the main responsibilities of the Committee as laid out in the Committee's terms of reference.

Ensure the fund is run in line with all relevant law, statutory guidance and industry codes of best practice.

The Chief Financial Officer is responsible for ensuring the legal operation of the fund and will bring matters of significance to the attention of the Committee.

The Chief Financial Officer will make arrangements for the completion of all necessary regulatory documents, statistical returns, tax documents and other documents as appropriate.

Ensure all contributions due are collected from employers.

The Chief Financial Officer will maintain procedures to ensure relevant employers pay contributions and that these contributions meet the requirements set by the fund's actuary.

Where relevant the Chief Financial Officer will decide if interest should be levied for late payment as permitted by the regulations.

# Ensure that all benefits due are paid correctly and in a timely manner.

The Chief Financial Officer will maintain procedures to ensure the correct calculation and payment of benefits by the fund.

#### Decide the aims of the investment policy.

Committee agree the aims of the investment policy and publish this in the form of the funding strategy statement and investment strategy statement having regard to advice provided by officers and advisors as appropriate.

As part of agreeing the strategy the Committee will agree the Fund's strategic asset allocation and the investment mandates necessary to deliver the strategy. The Chief Financial Officer will make all necessary arrangements for the implementation of the agreed strategy.

The Committee will decide the fund's voting, engagement and socially responsible investment policies. The Chief Financial Officer will make arrangements for the implementation, monitoring and any necessary reporting against the agreed policies.

# Make arrangements for managing the fund's investments.

The strategic asset allocation of the fund is set by the Committee. Once agreed by Committee the Chief Financial Officer is responsible for the implementation of the strategy and monitoring of the investment assets against the strategic asset allocation and periodically rebalancing of the fund to optimise the balancing of risk and return. All investment decisions regarding the precise timing and amounts of rebalancing are delegated to the Chief Financial Officer and there are no restrictions placed on this discretion. The Chief Financial Officer will report on all actions in this regard to the Committee at each formal meeting.

The Committee will advise the Chief Financial Officer of their preferences when appointing external fund managers, under County Council contract standing orders all contracts must be awarded and managed by officers. The Committee will advise the Chief Financial Officer if they wish a fund manager's contract to be terminated.

The Chief Financial Officer is responsible for the appointment of a global custodian for the fund, the management of this contract and any related investment decisions.

Where the Committee decide that assets will be managed in-house the Chief Financial Officer will make suitable arrangements for these assets in accordance with any guidelines provided by Committee. All investment decisions with respect to in-house managed funds are taken by officers.

The Chief Financial Officer is responsible for the day to day monitoring and recording of the investment assets.

# Regularly monitor investment performance.

The Chief Financial Officer will put in place procedures for the calculation and monitoring of investment performance.

The Chief Financial Officer will review the performance of all fund managers and the fund as a whole monthly and officers will meet with external fund managers regularly, typically quarterly, to discuss performance.

The Committee will review the performance of all fund managers and the fund as a whole quarterly. The Committee will meet with external fund managers periodically at their discretion to discuss performance.

Make arrangements to publish the fund's annual report and accounts.

The Chief Financial Officer will make arrangements for the production and audit of the fund's annual report and accounts. The Committee will adopt the completed annual report.

Consult stakeholders, and publish the funding strategy statement, investment strategy statement and other policies and documents as necessary.

The Chief Financial Officer will make arrangements for the drafting of all policies and statements and undertake consultations as applicable. The Committee will be responsible for approving all policies and statements after receiving feedback from any consultations undertaken and advice from officers and advisors as appropriate.

Order actuarial valuations to be carried out in line with the Local Government Pension Scheme Regulations.

The Chief Financial Officer will appoint a suitable actuary for the fund and undertake all necessary tasks and discussions with the actuary in order to allow the actuary to complete the valuation.

The Committee will meet with the actuary at least annually to receive an update.

Consider requests from organisations who want to join the fund as admitted bodies and consider any requests to change the terms of an existing admission agreement.

The Chief Financial Officer will make all necessary arrangements for the consideration of requests for admitted body status and changes to any existing admission agreements including the negotiation and signing of the necessary admission agreements.

The Committee will receive an update at each formal meeting of all activity in this regard.

Make representations to the Government about any planned changes to the Local Government Pension Scheme and all aspects of managing benefits.

The Committee will instruct the Chief Financial Officer on what it wishes to be included in any representations, which they will then draft and send accordingly.

# **Contract Standing Orders**

The Contract Standing Orders of Somerset County Council apply to the operation of the Somerset County Council Pension Fund, however the Contract Standing Orders contain the ability for the Pensions Committee to exempt the fund from clauses where it is deemed this is necessary by Pensions Committee. The following sections of Contract Standing Orders will not apply to Contracts relating to the Fund and will be replaced by the provisions given below.

#### **General clarification:**

Where Contract Standing Orders require authorisation or approval in accordance with the Council's Scheme of Delegation approval must be sought from the Chief Financial Officer, who will consult the Pensions Committee at their discretion.

#### Section 24.7

Exempt in full. The pension fund does not use purchase orders.

#### Section 43.1

Table to be amended such that contract values over £500,000 to be approved by the Chief Financial Officer and such decisions are Non-Key Decisions.

#### Section 44.2

Section to be amended to remove any reference to, or need for, a purchase order.

Approved by the Pensions Committee Somerset County Council Pension Fund December 2017

# **Pensions Committee Training Policy**

#### Introduction

The 2004 Pensions Act requires that trustees of occupational pension schemes should be trained and have knowledge and understanding of the law relating to pensions and role of trustees, the principles of scheme funding and investment, and the management and administration of pension scheme benefits. Members of the Pensions Committee are not legally trustees and are not bound by this law, however they should aspire to reach a similar standard.

Within the Local Government Pension Scheme (LGPS) the statutorily required Governance Compliance Statement requires the fund to compare its practice to the following statement:

"That in relation to the way in which statutory and related decisions are taken by the administering authority, there is a clear policy on training, facility time and reimbursement of expenses in respect of members involved in the decision-making process."

Pension Committee members will be expected to undertake regular training to ensure they have sufficient knowledge of the LGPS, pension benefits and investment issues to make informed decisions for the benefit of all stakeholders.

### **CIPFA Knowledge and Skills Framework**

The Chartered Institute of Public Finance and Accountancy (CIPFA) in 2010 published a Pensions Finance Knowledge and Skills Framework and accompanying guidance for elected representatives, non-executives and officers.

The fund has formally adopted the framework, will assess all relevant individuals against the suggested standards of knowledge and ensure relevant training is made available.

An assessment of competence against the framework and training undertaken by relevant individuals will be provided in the fund's annual report as required by the framework.

### **Annual Training Commitment**

Pension Committee members are encouraged to undertake training within the following guidelines:

## Level 1 - New Pensions Committee members 1st year of office

New members should have 1-3 days training via:

- Receiving 1/2 day in-house induction training on the LGPS and its benefits, the membership and role of the Committee and the current investment structure of the fund.
- Reading the Pension Committee Members Handbook containing key documents such as the Fund Members guide, the Fund Annual Report and Financial Statement and background reading and knowledge building for 1/2 day.
- Attending at least one days external training on relevant topics.
- Attending the annual employers communications meeting.

# Level 2 – Members 2<sup>nd</sup> and 3<sup>rd</sup> year of office

Should undergo 1 or 2 days a year personal training to build their knowledge and skills in specific topics in greater depth such as:

- Investing in specific asset classes
- Fund manager performance measurement
- SRI, corporate governance, and activism
- Actuarial valuation
- Fund accounting and taxation
- Third party pensions administration

# Level 3 - Member serving longer than 3 years

Should seek to have at least 2 days a year of "updating and refreshment" personal training and/or more advanced training in specialist topics, on either fund investment or pensions administration.

The training undertaken by each member of the committee in each financial year will be reported annually in the fund's annual report and financial statement along with their attendance record at Committee Meetings.

#### **Suitable Events**

It is anticipated that at least 1 days annual training will be arranged and provided by officers to address specific training requirements to meet the Committee's forward business plan, all members will be encouraged to attend this event.

A number of specialist courses are run by bodies such as the Local Government Employers and existing fund manager partners, officers can provide details of these courses.

There are a number of suitable conferences run annually, officers will inform members of these conferences as details become available. Of particular relevance are the National Association of Pension Funds (NAPF) Local Authority Conference, usually held in May, the LGC Local Authority Conference, usually held in September, and the Local Authority Pension Fund Forum (LAPFF) annual conference, usually held in December.

All direct costs and associated reasonable expenses for attendance of external courses and conferences will be met by the fund.

Approved by the Pensions Committee Somerset County Council Pension Fund June 2017

# **Pension Board Training Policy**

#### Introduction

The 2004 Pensions Act requires that trustees of occupational pension schemes should be trained and have knowledge and understanding of the law relating to pensions and role of trustees, the principles of scheme funding and investment, and the management and administration of pension scheme benefits.

As a result a member of the pension board of a public service pension scheme must be conversant with:

- the rules of the scheme, and
- any document recording policy about the administration of the scheme which is for the time being adopted in relation to the scheme.

A member of a pension board must have knowledge and understanding of:

- the law relating to pensions, and
- any other matters which are prescribed in regulations.

The degree of knowledge and understanding required is that appropriate for the purposes of enabling the individual to properly exercise the functions of a member of the pension board.

These legal responsibilities begin from the date that Pension Board members take up their role on the Board and as such they should immediately start to familiarise themselves with the relevant documents and the law relating to pensions.

In accordance with the Act, the knowledge and understanding requirement applies to every individual member of a Local Pension Board rather than to the members of a Local Pension Board as a collective group.

#### **Key Documents**

In accordance with the LGPS statutory guidance on the creation and operation of Pension Boards the following is a suggested list of the documents that Pension Board members should make themselves familiar:

- Member booklets, announcements and other key member and employer communications, which describe the Fund's policies and procedures (including any separate AVC guides) including documents available on the Fund's website;
- Any relevant policies of the Administering Authority and/or Pension Committee, for example policies on:
  - conflicts of interests
  - record-keeping
  - data protection and freedom of information
  - internal dispute resolution procedure.
- The Administering Authority's governance compliance statement;
- The Administering Authority's funding strategy statement;
- The Administering Authority's pension administration statement;
- The Administering Authority's discretionary policy statement;
- The Administering Authority's communications policy statement;
- The Administering Authority's statement of investment principles;
- The Administering Authority's internal controls risk register;
- The Fund's actuarial valuation report and rates and adjustment certificate;
- The Fund's annual report and accounts;
- Any accounting requirements relevant to the Fund;
- Any third party contracts and service level agreements;
- Any internal control report produced by third party service providers and investment managers;
- The Fund's standard form of admission agreement and bond and related policies and quidance.

This list should be viewed as a suggestion and not a definitive list off all the relevant documents.

#### Wider Background Knowledge

In addition to the list of key documents the statutory guidance provides examples of the knowledge that is relevant to the role of Pension Board members. Again the list is not intended to be exhaustive. The examples are as follows:

### Background and Understanding of the Legislative Framework of the LGPS

- Differences between public service pension schemes like the LGPS and private sector trustbased schemes;
- Role of the IPSPC and its recommendations;
- Key provisions of the 2013 Act;
- The structure of the LGPS and the main bodies involved including the Responsible Authority, the Administering Authority, the Scheme Advisory Board, the Local Pension Board and the LGPS employers;
- An overview of local authority law and how Administering Authorities are constituted and operate; and
- LGPS rules overview (including the Regulations, the Transitional Regulations and the Investment Regulations).

#### General pensions legislation applicable to the LGPS

An overview of wider legislation relevant to the LGPS including:

- Automatic Enrolment (Pensions Act 2008);
- Contracting out (Pension Schemes Act 1993);
- Data protection (Data Protection Act 1998);
- Employment legislation including anti-discrimination, equal treatment, family related leave and redundancy rights;
- Freedom of Information (Freedom of Information Act 2000);
- Pensions sharing on divorce (Welfare Reform and Pensions Act 1999);
- Tax (Finance Act 2004); and
- IORP Directive.

#### Role and responsibilities of the Local Pension Board

- Role of the Local Pension Board;
- Conduct and conflicts;
- Reporting of breaches;
- Knowledge and understanding; and
- Data protection.

# Role and responsibilities of the Administering Authority

- · Membership and eligibility;
- Benefits and the payment of benefits;
- Decisions and discretions;
- Disclosure of information;
- Record keeping;
- Internal controls;
- Internal dispute resolution;
- Reporting of breaches; and
- Statements, reports and accounts.

## **Funding and Investment**

- Requirement for triennial and other valuations;
- Rates and adjustments certificate;
- Funding strategy statement;
- Bulk transfers;
- Permitted investments:
- Restrictions on investments;
- Statement of investment principles;
- CIPFA guidance;
- Appointment of investment managers; and
- Role of the custodian.

#### **Role and responsibilities of Scheme Employers**

- Explanation of different types of employers;
- Additional requirements for admission bodies;
- Automatic Enrolment;
- Deduction and payment of contributions;
- Special contributions;
- Employer decisions and discretions;
- Redundancies and restructuring (including the Local Government (Early Termination of Employment) (Discretionary Compensation) (England and Wales) Regulations 2006); and
- TUPE and outsourcing (including Fair Deal and the Best Value Authorities Staff Transfers (Pensions) Direction 2007).

# **Tax and Contracting Out**

- Finance Act 2004
- Role of HMRC
- Registration
- Role of 'scheme administrator'
- Tax relief on contributions
- Taxation of benefits
- Annual and lifetime allowances
- Member protections
- National Insurance
- Contracting out (Pensions Scheme Act 1993)
- Impact of abolition of contracting out in 2016
- VAT and investments

## Role of advisors and key persons

- Officers of the Administering Authority
- Fund actuary
- Auditor
- Lawyers
- Investment managers
- Custodians
- Administrators in house v. third party
- Procurement of services
- Contracts with third parties

## **Key Bodies connected to the LGPS**

An understanding of the roles and powers of:

- Courts
- Financial Services Authority
- HMRC
- Information Commissioner
- Pensions Advisory Service
- Pensions Ombudsman
- The Pensions Regulator (including powers in relation to Local Pension Boards)

### **Annual Training Commitment**

Pension Committee members are encouraged to undertake training within the following guidelines:

#### Level 1 - New Pensions Committee members 1st year of office

New members should have 1-5 days training via:

- Receiving 1/2 day in-house induction training on the LGPS and its benefits, the membership and role of the Committee and the current investment structure of the fund.
- Reading the Pension Committee Members Handbook containing key documents such as the Fund Members guide, the Fund Annual Report and Financial Statement and background reading and knowledge building.
- Attending at least one day of training on relevant topics.
- Attending the annual employers communications meeting.

# Level 2 – Members 2<sup>nd</sup> and 3<sup>rd</sup> year of office

Should undergo 1 or 2 days a year personal training to build their knowledge and skills in specific topics in greater depth

#### Level 3 - Member serving longer than 3 years

Should seek to have at least 2 days a year of "updating and refreshment" personal training and/or more advanced training in specialist topics, on either fund investment or pensions administration.

The training undertaken by each member of the Board in each financial year will be reported annually in the fund's annual report and financial statement along with their attendance record at Board Meetings.

#### **Suitable Events**

It is anticipated that at least 1 day of annual training will be arranged and provided by officers to address specific training requirements to meet the Board's requirements, all members will be encouraged to attend this event.

A number of specialist courses are run by bodies such as the Local Government Employers and existing fund manager partners, officers can provide details of these courses.

There are a number of suitable conferences run annually, officers will inform members of these conferences as details become available.

All direct costs and associated reasonable expenses for attendance of external courses and conferences will be met by the fund.

Approved by the Pension Board Somerset County Council Pension Fund July 2015

# **Communication policy statement**

#### Introduction

Under the Local Government Pension Scheme Regulations 2013 [SI 2013/2356], each administering authority in England and Wales must prepare, maintain and publish a statement setting out their policy on communicating with members, members' representatives, future members and employers whose employees are members in the fund.

This document represents the communication policy based on good custom and practice that has developed over many years. This policy will be continually reviewed to make sure it provides for effective and efficient communication with the range of stakeholders in the Somerset County Council Pension Fund.

Peninsula Pensions is a shared service with Devon County Council and provides the administration of the LGPS on behalf of Somerset County Council Pension Fund. Communication may be from/with Peninsula Pensions or Somerset County Council as appropriate.

#### **Scheme members**

The fund will communicate with scheme members in the following ways.

- Peninsula Pensions issues statutory notifications to new scheme members on a monthly basis, including information about how to access a full scheme guide and other documents.
- Peninsula Pensions will issue annual benefit statements confirming the current value of benefits and estimated retirement benefits to all current scheme members and deferred members.
- Peninsula Pensions will send newsletters to current scheme members and pensioners once a year.
- Peninsula Pensions will run presentations for scheme members as and when requested by employers.
- Information about the scheme, including a full scheme guide, is available on the Peninsula Pensions website <a href="https://www.peninsulapensions.org.uk">www.peninsulapensions.org.uk</a>.
- Member self-service is available via the Peninsula Pensions website for current and deferred scheme members, allowing members to view their record, update their address and run simple estimates.

It is also important to recognise that not all individuals who are eligible to join the scheme will be aware of the benefits of being a member. The fund will on occasion contact people who are non-members to remind them of the benefits and the process for joining the scheme. Information about the scheme for prospective joiners is available on the Peninsula Pensions website.

#### Scheme employers

The employers whose employees are members of the Somerset County Council Pension Fund are key stakeholders. The fund needs to communicate with them effectively so we can build the partnerships needed to manage the scheme efficiently and effectively.

Communication provided will include:

- an annual meeting to give an update on the investment and administration of the fund, together
  with key developments affecting the LGPS (this will include details of the current actuarial
  position of the fund);
- a meeting twice a year for employers about administration;
- a quarterly e-zine covering updates and administrative matters;
- site visits to employers when requested;
- formal consultation on regulatory issues with employers;
- training seminars for employers; and
- employer forms and guides available on the Peninsula Pensions website.

#### **Elected members**

This includes communicating with the members of the pensions committee and the county council as administering authority.

- The pensions committee meeting is made up of elected members from both the county council
  and employing authorities. These meetings are open to all stakeholders and members of the
  public.
- The fund will provide specific technical training sessions.

#### Miscellaneous

The fund will communicate with a range of stakeholders in the following ways.

- The fund will issue an annual report and accounts to employing authorities, elected members and other interested stakeholders.
- The fund will review and maintain a funding strategy statement after consulting employing authorities.
- The fund will review and maintain the statement of investments principles after consulting employing authorities.
- Peninsula Pensions is working towards providing all communications electronically (including newsletters and annual benefit statements) and will contact all scheme members about this in due course. The option to continue to receive communications via post will remain available.

### Arrangements for reviewing this policy

This policy statement will be regularly reviewed by the pensions committee. If we need to make any significant changes, we will consult all employers whose employees are members of the fund and publish the amended policy.

Approved by the Pensions Committee Somerset County Council Pension Fund June 2017

# **Pension administration strategy**

#### 1. Introduction

Peninsula Pensions was formed in 2013 as a shared pension administration service, with Devon County Council acting as lead authority, for the provision of the Local Government Pension Scheme (LGPS) administration for the Devon County Council and Somerset County Council Administering Authorities.

The Devon County Council and Somerset County Council Administering Authorities, Investment and Pension Fund Committees and Pension Boards remain independent from each other with each Administering Authority retaining investment and governance responsibility for their respective pension fund.

Although not a statutory requirement, a Pension Administration Strategy (PAS) was introduced in April 2015, following approval by the Devon County Council and Somerset County Council Investment and Pension Fund Committees. Although there is a separate PAS in place for each Administering Authority, the content is identical in order to ensure that a fair and consistent approach is maintained for all stakeholders.

The legal context for this Strategy is <u>Regulation 59 of The Local Government Pension Scheme</u>
<u>Regulations 2013</u> which permits Administering Authorities the opportunity to prepare and review a
Pensions Administration Strategy. The PAS also has regard to <u>the Occupational and Personal Pension</u>
<u>Schemes (Disclosure of Information) Regulations 2013</u> and <u>The Pension Regulator Public Sector Code</u>
of Practice 14.

The PAS sets out the performance standards and expectations of the Administering Authority and employers, defining clear roles and responsibilities, and aims to ensure the delivery of a high-quality service for all stakeholders.

The revision to the PAS, effective from April 2020, reflects the growth in membership and demands of scheme members and employers, changes to LGPS regulations and advances in technology.

The PAS is linked to the following statutory documents of the Administering Authority which are located within the Somerset County Council Pension Fund Annual Report, which can be found on the Somerset County Council website:

- Governance Policy and Compliance Statement
- Communications Strategy
- Funding Strategy Statement
- Investment Strategy Statement

Under no circumstances does the PAS override any provision or requirement of the LGPS regulations nor is it intended to replace the more extensive commentary provided by the Employers' Guide and associated documentation for day-to-day operations, which can be found within the employer's area of the Peninsula Pensions website.

### 2. Key Administration Strategy focus

This strategy formulates the administrative arrangements between the Administering Authority and employers. It recognises that employers and the Administering Authority have a shared role in delivering an efficient and effective pension service to scheme members and that this can only be achieved by co-operation and working together.

The strategy document sets out in detail how we will achieve our key focus points stated below:

- setting out the quality and performance standards required of the Administering Authority and employers;
- promoting good working relationships and improving efficiency between the Administering Authority and employers for the benefit of scheme members;
- enhancing the flow of data by having clear channels of communication in place, so that each stakeholder is fully aware of its role and responsibilities within this process; and
- providing a framework to enable administration costs relating to significant employer underperformance to be met directly by the employer responsible, as opposed to sharing the costs across all employers in the Pension Fund\*.

(\* <u>Regulation 70 of the 2013 LGPS Regulations</u> permits the recovery of additional costs from an employer where unsatisfactory performance levels have incurred additional costs to the Administering Authority)

An annual report will be issued by Peninsula Pensions to illustrate the extent to which the performance standards established under this strategy have been achieved and such other matters arising from the strategy as appropriate.

#### 3. Record keeping

Record-keeping is a fundamental part of managing a scheme such as the LGPS. Administering Authorities and employers have a legal obligation to collate and maintain accurate data records.

Peninsula Pensions must be able to demonstrate that records are accurate and up to date, within the parameters of data protection legislation, in order to govern and administer the pension scheme efficiently and effectively for scheme members.

Employers (and their delegated payroll providers) are responsible for providing the core data required by the Administering Authority. Employers need to ensure that legal obligations regarding the provision of timely and accurate information to the scheme are met.

The Administering Authority has a legal duty to provide scheme members with accurate and timely information regarding their benefits. The use of electronic processes aides all parties to do this in a timely and efficient manner. A strong working partnership between the Administering Authority and employers is key in delivering a successful administration service. This document describes how the Administering Authority provides support to employers in meeting their responsibilities.

Peninsula Pensions will notify employers in advance of any proposed changes in systems, processes, legislation and data requirements and will provide sufficient time, support and guidance for employers to implement any changes.

Full details covering the processes for employers, including the procedures for the escalation of outstanding requests for information, can be found within the employer's section of our website.

If employers have concerns about the data required, they should contact Peninsula Pensions without delay. This will allow Peninsula Pensions to work with employers to resolve any issues and enable both parties to meet their requirements for the benefit of scheme members.

Where an employer does not actively engage with Peninsula Pensions to resolve issues and/or consistently fails to meet its responsibilities under the LGPS Regulations, the Administering Authority (or stakeholders such as the Pension Board) has a statutory duty to report any breach to The Pensions Regulator. Similarly, stakeholders (such as the Pension Board) may report Peninsula Pensions to The Pensions Regulator if it is believed that a breach has occurred in respect of its duty as scheme administrator.

If deemed to be materially significant, The Pensions Regulator has the authority to take prompt and effective action to investigate and correct the breach and its causes, and, where appropriate, to notify any members whose benefits have been affected.

The Pensions' Regulator may impose a penalty under section 10 of the Pensions Act 1995. At the time of creating the PAS, the maximum amount of a penalty in relation to a breach is £5,000 in the case of an individual and up to £50,000 in any other case.

Penalties may be imposed on any party who has legal requirements or responsibilities relating to the management or administration of the scheme, and anyone else who could be subject to any of The Pensions' Regulator's statutory powers of investigation and enforcement, such as employers and professional advisers.

The Pensions' Regulator's compliance and enforcement policy for public service sector schemes can be accessed via the following link:

https://www.thepensionsregulator.gov.uk/-/media/thepensionsregulator/files/import/pdf/compliance-policy-public-service-pension.ashx

More information about the work of The Pensions Regulator can be found via the following link: <a href="https://www.thepensionsregulator.gov.uk/en">https://www.thepensionsregulator.gov.uk/en</a>

### 4. Roles and Responsibilities

The key focus of the strategy set out in Section 2 will be achieved by:

- clearly defining the respective roles of employers and the Administering Authority
- setting clear and achievable standards of service levels for the functions carried out by employers and the Administering Authority
- setting out clear procedural guidance for the secure and effective exchange of information between employers and the Administering Authority
- monitoring service delivery, identifying poor performance and establishing a platform for the provision of support to improve performance where required
- continuous development of resources via the use of digital technology and staff training for both the Administering Authority and employers
- applying charges where an employer consistently fails to meet deadlines to ensure the resulting additional administrative strain is not a burden on all employers.

#### The Employer's Roles and Responsibilities

The key responsibilities for the employer are to:

- communicate the LGPS to eligible staff
- ensure the correct level of monthly pension contributions are collected and paid by the 7th of the following month, and no later than the 19th
- report information and data to the Peninsula Pensions as set out in this Strategy
- keep up to date with Peninsula Pension Communications
- provide a prompt response to information requests

#### The Administering Authority's Roles and Responsibilities

The key responsibilities for the Administering Authority are to:

- administer the LGPS in respect of all scheme members (Active, Deferred and Pensioner members) in accordance with this Strategy
- maintain and review the Pension Fund's Statements, Policies and Reports and all other matters relating to the Governance of the scheme
- communicate and engage with employers on LGPS matters
- provide support/training to employers
- maintain and develop an effective web presence for the benefit of members and employers

A guide to the roles and responsibilities of employers and the Administering Authority are set out in Appendix A. The guides include a summary of duties, defining the main functions, which will facilitate the delivery of an efficient, accurate and high-quality pension service to scheme members.

Failure to comply with any of the duties listed in Appendix A will be considered as a reportable breach. The ultimate aim is to work together to ensure that any issues of concern are addressed before an issue reaches a breach status. Any affected party will be given sufficient warning and the opportunity to address any outstanding issues before a breach is recorded.

Any breaches of duty will be recorded on our breaches register, which will be reviewed by the Pension Board on a quarterly basis. Individual breaches will be reported to The Pensions Regulator as required.

### 5. Performance Monitoring

The strategy recognises that there is a shared responsibility for ensuring compliance with the LGPS regulations and the PAS. Below we have set out the ways in which performance and compliance will be monitored;

- the Administering Authority and employers must aim to ensure that all functions and tasks are carried out to the agreed quality standards set out in this Strategy
- the Administering Authority will regularly monitor, measure and report on compliance with the agreed service standards outlined in this document
- the Administering Authority will undertake a formal review of performance against this Strategy on an annual basis and liaise with employers in relation to any concerns on performance
- the Administering Authority monitors its own performance against internal key performance indicators and the Disclosure Regulations 2013. Formal monitoring is carried out on a monthly basis, and is reported to the Pension Board on a quarterly basis
- the performance of employers against the standards set out in this document will be reported to the Pensions Committee and Pension Board, as appropriate, and will include data quality
- the Administering Authority will also regularly report to employers regarding individual performance, identifying any areas for improvement including outstanding data items

#### **Underperformance Fees**

The LGPS regulations provide Administering Authorities with the authority to recover any administration costs incurred as a result of the underperformance of an employer, from the employer responsible for the underperformance.

To date the Administering Authority has not recovered these additional costs and has taken the decision to work with employers to improve service delivery. However, we reserve the right to pass on these costs to the employer concerned, as opposed to sharing such costs across all employers.

From April 2020 Peninsula Pensions will monitor any additional costs incurred in the administration of the scheme as a direct result of underperformance, with a view to recovering these costs from the responsible employer.

Where areas of underperformance are identified, and an employer fails to make improvements and/or is unwilling to engage with Peninsula Pensions to resolve performance issues, Peninsula Pensions will:

- write to the employer, setting out area(s) of non-compliance with performance standards, offer support and, where applicable, request attendance at a training/coaching session.
- where the underperformance is in respect of an Admitted Body, the originating employer will be informed and will be expected to work with Peninsula Pensions to resolve the issue(s).

If no improvement is seen within one month or the employer is unwilling to attend a meeting to resolve the issue, Peninsula Pensions will issue a formal written notice, setting out:

- the area(s) of non-compliance that have been identified
- the steps taken to resolve those area(s)
- how the underperformance has contributed to the additional costs of administration and the amount of the additional cost incurred
- provide notice that the additional costs incurred by Peninsula Pensions as a direct result of the employer's poor performance will now be reclaimed

A breaches report will be presented to the Pension Board on a quarterly basis. This report will include the nature of the breach, the party responsible for the breach and details of any action taken to address the breach. The report will also include a recommendation for the Board to consider whether a breach is significant enough to warrant reporting to The Pensions Regulator.

In the event of a levy being issued to the Administering Authority by The Pensions Regulator, the levy will be passed on to the relevant employer where it can be demonstrated that the employer's action or inaction are responsible for the levy. Any disagreement regarding the amount of the levy will be decided by the Secretary of State who will have regard to:

- the provisions of the pension administration strategy that are relevant to the case, and
- the extent to which the Administering Authority and the employer have complied with those provisions in carrying out their functions under these regulations.

#### <u>Interest on late payments</u>

In accordance with LGPS regulations, interest will be charged on any outstanding amount overdue from an employer by more than one month. Interest will be calculated at 1% above the base rate on a day-to-day basis from the payment due date and will be compounded with three-monthly rests.

The employer will be reported to The Pensions Regulator where contributions are received late in accordance with The Pensions Regulator Code of Practice.

# Feedback from Employers

Peninsula Pensions is also accountable for its performance and we welcome feedback from our employers regarding the performance against the standards in this administration strategy, as set out in Appendix A.

Comments should be sent to <a href="mailto:peninsulaemployers@devon.gov.uk">peninsulaemployers@devon.gov.uk</a> or to the Employer and Communications Manager. Any feedback received will be incorporated into the quarterly reports provided to the Pension Board.

Employers are also entitled to raise any performance related issues direct to the Pension Board, via one of the Board's Employer Representatives.

#### 6.Liaison and Communication

The delivery of a high quality, cost-effective administration service is not only the responsibility of the Administering Authority but it also depends on the Administering Authority working with a number of individuals in different organisations to ensure that members and other interested parties receive the appropriate level of service and that statutory requirements are met.

Peninsula Pensions has a dedicated Employer & Communications Team who will work with employers to ensure they are equipped to meet their responsibilities in line with the LGPS Regulations.

Every employer will have access to a dedicated Member Services Team who will assist employers with queries relating to individual members.

Each employer will designate a named individual(s) to act as a Pension Liaison Officer, who will serve as the primary contact regarding any aspect of administering the LGPS. The Pension Liaison Officer(s) will be provided with a username and password to access the employer section of the Peninsula Pensions website

Peninsula Pensions will employ a multi-channel approach in liaising and communicating with employers to ensure that all requirements are consistently met.

The various channels of communication are set out below:

- 1. The Peninsula Pensions website is the main communication tool for both employers and scheme members.
  - Employers a dedicated and secure employer section where employers can access procedure guides, information on courses run by the Fund, access back copies of the Pensions Line, access Employer Self Service and Interface information. All employers are required to provide data through the Employer Self Service Portal and/or Interfaces.
  - Scheme members access to up-to-date information about all aspects of the LGPS and the Member Self Service area where members can update personal details, review annual benefit statements, complete their own pensions estimates and access online tutorials.
  - Contact Details Peninsula Pension staff roles and contact information are available on the website, together with contact details for the Pensions Committee and Pension Board.
- 2. Scheme members who have chosen to opt out of the Member Self Service will continue to receive statutory communication by post. They will still be able to access up-to-date information about all aspects of the LGPS via our website.
- 3. Periodic newsletters are issued to scheme members and all employing authorities and published on the Peninsula Pensions website.
- 4. Induction and pre-retirement workshops undertaken upon request to develop both employer and scheme member understanding (minimum of attendees 10 required per workshop).
- 5. Pension surgeries held for scheme members upon employer request to resolve any individual or collective issues that members may have.
- 6. Regular E-zine sent directly to employer representatives to provide notification of any scheme / administrative updates and developments.
- 7. Employer seminars and training groups held at least annually to review scheme developments, and/or to resolve any training needs that employers may have.
- 8. Annual Consultative Meeting held to review investment and administrative performance during the preceding 12 months, and to consider future plans and challenges.
- 9. Employer representatives are responsible for ensuring that information supplied by Peninsula Pensions is communicated to scheme members within their organisation, such as scheme guides and factsheets.

For further information regarding our methods of communication, please see our Communications Policy which is located within the Statutory Statements section of our <u>website</u>

**Note:** Peninsula Pensions are not responsible for verifying the accuracy of any information provided by the employer for the purpose of calculating benefits under the provisions of the Local Government Pension Scheme and the Discretionary Payments Regulations. This responsibility rests with the employer.

**Payroll providers:** For employers who have delegated the responsibility to a payroll provider, for the provision of information direct to Peninsula Pensions, a delegation form will need to be completed confirming the areas for which they are permitted to act on your behalf. If information received from the payroll provider results in incorrect information being issued or incorrect benefits being paid to scheme members, the responsibilities under the Local Government Pension Regulations lie with the employer.

#### 7.Actuarial work

The Administering Authority will appoint an actuary, who will conduct a valuation of the pension fund, as appropriate. The actuary will determine the assets and liabilities in respect of each employer and will calculate the appropriate contribution rate to be applied for the subsequent three-year period.

The costs associated with the administration of the scheme are charged directly to the pension fund, and the actuary takes these costs into account in assessing the employers' contribution rates.

In the event that an employer elects to outsource a service, the actuary is required to produce a report in respect of those scheme members involved in the outsourcing. The outsourcing employer will be liable for any actuarial costs arising from the outsourcing of a service, including the production of the report.

Guidance regarding the outsourcing of a service is located within the employer's section of our website.

An employer may also commission the actuary to undertake additional work, the costs of which will be charged to the employer. Please note that these costs will also include an element of the cost of any administration work involved in liaising with the actuary.

Approved by the Pensions Committee Somerset County Council Pension Fund March 2020

#### **Performance Standards**

The delivery of an efficient and cost-effective administration is dependent upon a successful joint working partnership between Peninsula Pensions and key individuals within or representing the employer.

Performance standards are expressed as targets (i.e. the level of performance expected in normal circumstances). It is accepted that there may be occasions where it may not be possible to achieve the target indicated and a pragmatic approach will be adopted, subject to employers using their best endeavours to meet expected standards wherever possible.

## **Employer Responsibilities**

#### 1. Communication

Function/Role	Performance Target
Primary contacts - Nominate and keep under review	Within 1 month of employer
named contacts including main contact and HR and	joining the Pension Fund or
payroll links.	change to nominated
	representative
Stage 1 Appeals (IDRP) Officer - Appoint a person to	Within 1 month of employer
consider appeals under Stage 1 of the Applications for	joining the Pension Fund or 1
the Adjudication of Disagreements Procedure (AADP) and	month of a change in Appeals
provide full, up to date contact details to Peninsula	Officer
Pensions.	
Independent Registered Medical Practitioner (IRMP) -	Within 1 month of employer
Appoint an IRMP qualified in occupational health	joining the Pension Fund or
medicine, or arrange with a third party, and seek approval	within 1 month of a change in
of the appointment from Peninsula Pensions, for the	IRMP(s)
consideration of all ill-health retirement applications from	
active and deferred members.	
Employer Discretions - Formulate and publish policies in	Initial policy and subsequent
relation to all areas where the employer may exercise a	revisions to be provided within
discretion within the LGPS (including providing a copy of	1 month of publishing
the policy document to Peninsula Pensions).	
LGPS content in Contracts – Ensure that Fund-approved	Review LGPS content annually
LGPS content is included in all contract / appointment /	or within 1 month following
adjustment communications for LGPS-eligible positions	receipt of information
including direction to Peninsula Pensions <u>website</u> .	regarding adjustment to Fund
	approved wording
Communicate any information provided by Peninsula	Within 1 month unless an
Pensions to scheme members/potential scheme	alternate timeframe is set by
members.	Peninsula Pensions

Refer new / prospective scheme members to Peninsula	Within 1 month of
Pensions' website.	commencement of
	employment or change in
	contractual conditions
Outsourcing – Notify Peninsula Pensions of contracting	Within 1 week-following
out of services which will involve a TUPE transfer of LGPS	Committee approval
eligible staff to another organisation to enable LGPS	
information to be provided to potential contractors.	
Work with Peninsula Pensions to arrange for the	A minimum of 2 months in
admission of a contractor as a new employer.	advance of the date of contract
Notify Peninsula Pensions of changes / extension /	Within 5 working days of
cessation of arrangements with a contractor.	decision being made
Assist Peninsula Pensions in ensuring that the terms of	Notify Peninsula Pensions
the contractor's admission as an employer (Admission	immediately if the terms of the
Agreement) are complied with.	Admission Agreement have
	been breached
Respond to enquiries from Peninsula Pensions and	Within 2 weeks from receipt of
representatives from the Administering Authority.	the enquiry
Respond to enquiries from Peninsula Pensions and	Within 1 week of the request
representatives from the Administering Authority in	
respect of Breaches of the Law.	

# 2. Payments to the Fund

Function/Role	Performance Target
The Employer's Rate - Apply the employer contribution	Within 5 working days of
rate and deficit sum agreed with the Administering	receipt of information from the
Authority on becoming an employer and adjust as	Administering Authority
instructed by the Administering Authority from a date	effective from a date
determined by the Administering Authority.	determined by the
	Administering Authority
	following advice from the
	scheme actuary
The Employee's Rate - Calculate and review the correct	Within 5 working days of
employee contribution rate for all members at	commencement, on 1st April
commencement and on 1st April each year. Also, to be	each year and as per the
reviewed at intervals during the year at the employer's	employer's discretionary policy
discretion.	on adjusting the employee's
	contribution rate at intervals
	during the year

Assumed Densienable Day (ADD) Francische assuret	Deview of clieibility for ADD
Assumed Pensionable Pay (APP) - Ensure the correct	Review of eligibility for APP
application of APP during periods of reduced/nil pay in	immediately upon a member
accordance with the LGA's HR & Payroll Guides.	moving to reduced/nil pay
Monthly Payment to the Pension Fund - Remit employee,	By the 19th of the month after
employer and any additional contributions and submit	deduction from pay or date
the online contributions form to the Administering	specified by the Administering
Authority.	Authority.
Payment of AVCs - Remit Additional Voluntary	By the 19th of the month
Contributions (AVCs) to the AVC provider(s).	following the deduction from
	pay
Make strain/shortfall payments to the Administering	Within 5 working days of
Authority in respect of early payment of benefits from	receipt of invoice from
flexible retirement, redundancy or business efficiency	Peninsula Pensions or the
retirement or where a member retires early with	Pension Fund
employer's consent.	
Remit recharge payments in respect of pension members	Within 5 working days of
– e.g. Discretionary Compensation/Enhancement.	receipt of invoice from
	Peninsula Pensions or the
	Pension Fund
Payments in respect of FRS102 and IAS19 work carried	Within 5 working days of
out on behalf of employers by the Administering	receipt of invoice from
Authority and the Actuary.	Peninsula Pensions or the
That is not the fieldary.	Pension Fund
Payments in respect of all other work carried out on	Within 5 working days of
behalf of the employer by the Actuary and connected	receipt of invoice from
data quality assurance undertaken by the Administering	Peninsula Pensions or the
Authority.	Pension Fund
Prompt payment of invoices issued by the Administering	Within 5 working days of
Authority for specific services provided e.g. admission	receipt of invoice from
agreement work.	Peninsula Pensions or the
	Pension Fund
Make payment of additional costs to the Administering	Within 5 working days of
Authority associated with non-compliance with	receipt of invoice from
performance standards of the scheme employer.	Peninsula Pensions or the
	Pension Fund

# 3. Year-End Return

Function/Role	Performance Target
Completing the Year-End Return - Provide a fully	By 19th April following the
reconciled and completed Year-End Return to Peninsula	year-end unless employers are
Pensions in the format stipulated in the instructions	notified of an alternative date
issued each February.	by the Peninsula Pensions
To resolve all queries returned from the Year-End Return.	To respond fully to all queries
	from Peninsula Pensions within
	3 weeks of receipt of the query.
	In circumstances where an
	employer submits a late year-
	end return, limiting the time
	that Peninsula Pensions has to
	complete its duties, the
	timescales may be reduced, as
	advised by the Peninsula
	Pensions

# 4. Scheme Members Information

Function/Role	Performance Target
To notify Peninsula Pensions of all new scheme members,	1 month
changes in personal details, e.g. name, working hours via	
Interface or Employer Self Service.	
On cessation of membership determine the reason for	For members in receipt of
leaving, final pay for calculating pre 2014 benefits and	regular pay, where the
CARE pay for post 2014 benefits as appropriate.	employer can accurately
	project pay to the date of
<b>NB</b> Where an employee is suffering from a Terminal	retirement, up to 1 month
Illness and limited life expectancy, employers should	prior, or within 1 week
contact Peninsula Pensions for guidance without delay.	following final pay period.
	Leavers under age 55 within 1
	month following final payday
Apply a scheme members election to opt out of the LGPS	Election applies from the 1st of
to the member's payroll record.	the month for the next
	available payroll, except where
Notify Peninsula Pensions in line with the process for	an opt-out is made within 3
leavers, as stated above.	months of an employee joining
	the scheme. In such cases the
	opt-out is backdated to the
	joining date and all
	contributions refunded directly.
Where a member dies in service - determine final pay for	Within 1 week of final pay
calculating pre 2014 benefits and CARE pay for post 2014	period
benefits as appropriate.	
Provide monthly CARE data within required format.	Within 2 weeks of pay run

Ensure members are notified of the option to pay	Within 2 weeks of the return to
Additional Pension Contributions following absences not covered by APP.	work, or as set out in the employer's discretion policy
Apply/adjust/cease the deduction of Additional Pension	In the month following receipt
Contributions following an APC application from a	of election from scheme
scheme member and forward information via Interface or	member
ESS to Peninsula Pensions.	
Notify Peninsula Pensions of periods of unpaid absence	Within 1 month
not covered by Assumed Pensionable Pay (APP).	
Arrange for the deduction of AVCs from scheme	Commence deduction of AVCs
member's pay following election.	in month following the month
	of election, as advised by AVC
	Provider
Provide end-of-year data within required format.	By date specified by Peninsula
	Pensions in January each year
In line with General Data Protection Regulations (GDPR)	Ongoing requirement
an employer will protect information relating to a	
member contained in any item issued by Peninsula	
Pensions from improper disclosure. They will only use	
information supplied or made available by Peninsula	
Pensions for the LGPS.	

## **Administering Authority Responsibilities**

### 1. Peninsula Pensions

To complete cases in-line with the Disclosure Regulations, with at least 90% of cases completed within the internal targets.

Peninsula Pensions Responsibility	Disclosure regulations	Internal
	/ Legal Requirement	Targets
To accurately record and update	Within 3 months of	2 weeks
member records on pension	effective date of change	
administration systems.		
To produce a statutory	Within 2 months of	1 month
notification and forward to	joining the scheme or	
member's home address, together	within 2 months of	
with information relating to the	request being made	
LGPS including how to request a		
transfer, inform us of previous		
service, and complete an expression		
of wish form.		
To process employer year-end	n/a	3 months
contribution returns and provide		
consolidated and grouped error		
reports for action by employers.		

To produce annual benefit	31 <sup>st</sup> August	31 <sup>st</sup> July
statements for all active members as		,
at the preceding 31st March and		
notify electronically or by post to		
member's home address.		
To produce annual benefit	31st August	30 <sup>th</sup> June
statements for all preserved		
members, as at the preceding 31st		
March, and notify electronically or		
by post to member's home address.		
To provide information and	Within 2 months of	Within 10
quotations to scheme member	request being made	working days
about additional voluntary	request semigriness	lg aays
contribution (AVC) options.		
To provide information and	Within 2 months of	Within 10
quotations to a scheme member on	request being made	working days
the option of making Additional	1 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	
Pension Contributions (APCs).		
To produce retirement estimates for	Within 2 months of	Within 10
employers, once in receipt of all the	request being made	working days
necessary information.		3 ,
To accurately record and update	Within 2 months of	Within 1 month
member records on pension	receiving notification	
administration systems for those	that pensionable service	
members leaving the scheme,	has ended or within 2	
without entitlement to immediate	months of a request	
payment of benefits. Provide them	·	
with the options available and		
deferred benefit entitlement.		
To accurately calculate and inform	Within 1 month	10 working days
the member of the options available	following date benefit	from receiving
to them upon retirement.	becomes payable (2	all information
	months if retiring before	from employer
	normal pension age)	
Upon receipt of members	n/a	Within 10
completed retirement forms finalise		working days
pension records and authorise		
payment of lump sum and set up of		
payroll record.		
Under the General Data Protection	n/a	Ongoing
Regulations 2018 Peninsula		requirement,
Pensions will protect information		online security
relating to a member contained on		within databases
any item issued by them or received		regularly
by them from improper disclosure.		reviewed
Each Administering Authority is		Peninsula
responsible for exercising the		Pensions will
discretionary powers given to it by		maintain links to

the regulations. The Administering	these
Authority is also responsible for	discretions on
publishing its policy to its members	their website
in respect of the key discretions as	
required by the regulations.	
Notification of Pension Fund	Assuming
Triennial Valuation results including	information
contribution rates.	provided by
	Actuaries
	provisional
	results
	December
	following
	valuation, with
	final results the
	following March

## **Director of Finance's report**

## **Investment activity**

During the 2021-2022 financial year, the planned-asset allocation of the fund remained unchanged, although with the adoption of a new Investment Strategy Statement at the March 2022 Pensions Committee some changes were made in the early part of the 2022-2023 financial year. We finished the process of moving our listed assets to our chosen LGPS pool, Brunel. During the year we have moved our fixed income investments from 1 mandate to 4 new Brunel portfolios. Brunel now manage in excess of 93% of the investment assets of the Fund.

Further details regarding the investment objectives of the fund can be found in the Investment Strategy Statement, a copy of which can be found earlier in this annual report.

The current planned asset allocation is shown in the table below:

31 March 2021 Target %	Asset class	31 March 2022 Target %
30	Passive global equity	25
20	UK equity	20
10	Active global developed equity	10
0	Active global small cap. equity	5
5	Emerging market equity	5
65	Total listed equity	65
4	UK government gilts	4
4	UK government index-linked bonds	4
8	Sterling corporate bonds	8
3	High yield Corporate bonds	3
19	Total listed bonds	19
10	Property	10
5	Private Equity	5
15	Total alternatives	15
1	Cash	1
100		100

Further details are contained in the section earlier in this report describing the fund managers. The actual holdings of the fund at the start and end of the year are detailed as part of the financial statements, which can be found later in this annual report.

## **Investment market background**

#### **Interest rates**

During the year the Bank of England started to increase the official UK base rate from its COVID 19 pandemic level of 0.1%. The first increase was a 0.15% increase to 0.25% in December 2021. Further 0.25% increases were made in February and March 2022 to increase the rate to 0.75%

#### **Investment returns**

Returns for the year were positive for the whole fund over the whole year. Equities performed well until the quarter from December 2021 to March 2022 were inflation worries and the Russian invasion of Ukraine led to equities falling. Inflation fears also saw bonds fall..

### **Key market indicators**

	Start of year	c End of year	Percentage hange for the year
Base rate	0.10%	0.75%	
Strength of sterling			
against US dollars	1.38	1.31	-5%
euro	1.18	1.19	1%
yen	152.59	159.88	5%
Stock markets (quoted in local currency)			
FTSE 100 (UK)	6,714	7,516	12%
FTSE All Share (UK)	3,831	4,188	9%
Dow Jones (USA)	32,982	34,678	5%
S&P 500 (USA)	3,973	4,530	14%
FTSE Eurofirst 300 ex UK (Europe)	2,053	2,162	5%
Nikkei 225 (Japan)	29,179	27,821	-5%
MSCI Emerging Market	1,316	1,142	-13%

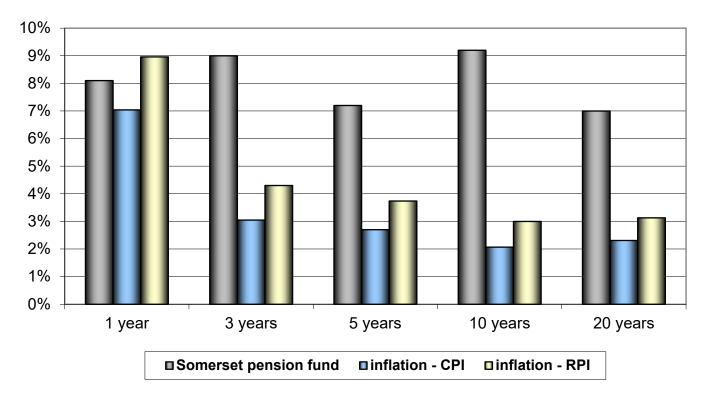
Source: Bank of England Bloomberg

### **Investment performance**

The success or failure of a pension fund depends largely on the performance of its investments. Benefits are worked out based on final salary for pre 2014 service and career average earnings for post 2014 service, and these benefits are 'index-linked' to protect their value over time. Taking the above into account, there is one simple but important comparison that can be made. This is to compare the growth in value of the fund with the rate of inflation.

For 2021/2022, the fund had a positive return and this return was broadly in line with inflation. Looking back over five-, 10- and 20-year periods, we can see from the chart below that the fund has grown more strongly than inflation over the longer term.

### Annualised fund investment performance in relation to inflation



Source: Somerset CC Bloomberg

### **Overall fund performance**

The fund's total return was positive for the financial year at a return of 8.1%. We measure how good we think this figure is against our scheme-specific benchmark. This benchmark is basically a combination of the benchmarks we give to the individual asset managers. The return on our scheme-specific benchmark was 9.7% and the fund underperformed against this by 1.6%. The performance of each of the fund managers and the whole fund is shown in the table below net of all fees and charges.

### 1 year fund performance

				Fund relative		
Manager	Asset class	Fund	Benchmark	to benchmark		
Brunel	Passive global equity	14.8%	14.8%	0.0%		
Brunel	Global high alpha equity	8.8%	15.9%	-7.1%		
Aberdeen Standard	UK equity	2.3%	13.8%	-11.5%		
Brunel	UK equity	8.5%	13.8%	-5.3%		
Brunel	Global small cap equity 2.2% 3.6%		-1.4%			
Brunel	Emerging market equity -11.5% -7.1%		-4.4%			
Brunel	Pasive Gilts	Initial investment in May 2021				
Brunel	Passive I-L Gilts	Initial inv	Initial investment in May 2021			
Brunel	Sterling corporate bonds	Initial inv	Initial investment in July 2021			
Brunel	Multi asset credit	Initial inv	estment in Jui	ne 2021		
Brunel	Property	17.0%	23.1%	-6.1%		
Neuberger Berman	Global private equity	27.9%	0.2%	27.7%		
Brunel	Global private equity	22.9%	0.2%	22.7%		
Technology Venture Partners	Venture capital	0.0%	0.2%	-0.2%		
Somerset County Council	Cash	0.2%	0.2%	0.0%		
Whole Fund		8.1%	9.7%	-1.6%		

## 3 year (annualised) fund performance

				Fund relative	
Manager	Asset class	Fund Bo	enchmark	to benchmark	
Brunel	Passive global equity	14.8%	14.9%	-0.1%	
Brunel	Global high alpha equity	Initial investme	nt in Noven	nber 2019	
Aberdeen Standard	UK equity	12.1%	5.6%	6.5%	
Brunel	UK equity	UK equity 3.5% 5.6%		-2.1%	
Brunel	Global small cap equity Initial investment in Septembe		nber 2020		
Brunel	Emerging market equity	Initial investment in October 2019			
Brunel	Pasive Gilts	Initial investment in May 2021			
Brunel	Passive I-L Gilts	Initial investment in May 2021			
Brunel	Sterling corporate bonds	Initial invest	tment in Jul	y 2021	
Brunel	Multi asset credit	Initial invest	ment in Jun	e 2021	
LaSalle / Brunel	Property	4.9%	8.0%	-3.1%	
Neuberger Berman	Global private equity	20.4%	0.3%	20.1%	
Brunel	Global private equity	Initial investm	nent in Janua	ary 2021	
Technology Venture Partners	Venture capital	0.0%	0.3%	-0.3%	
Somerset County Council	Cash	0.6%	0.3%	0.3%	
Whole Fund		9.0%	8.4%	0.6%	

## 5 year (annualised) fund performance

		Fund relat	ive		
Manager	Asset class	Fund Benchmark benchma	to ark		
Brunel	Passive global equity	Initial investment in July 2018			
Brunel	Global high alpha equity	Initial investment in November 2019			
Aberdeen Standard	UK equity	7.0% 4.8% 2.	.2%		
Brunel	UK equity	Initial investment in November 2018			
Brunel	Global small cap equity	rap equity Initial investment in September 202			
Brunel	Emerging market equity	tet equity Initial investment in October 2019			
Brunel	Pasive Gilts	Initial investment in May 2021			
Brunel	Passive I-L Gilts	Initial investment in May 2021			
Brunel	Sterling corporate bonds	Initial investment in July 2021			
Brunel	Multi asset credit	Initial investment in June 2021			
LaSalle / Brunel	Property	5.7% 7.8% -2.	.1%		
Neuberger Berman	Global private equity	17.0% 0.4% 16.	.6%		
Brunel	Global private equity	Initial investment in January 2021			
Technology Venture Partners	Venture capital	0.0% 0.4% -0.	.4%		
Somerset County Council	Cash	0.6% 0.4% 0.	.2%		
Whole Fund		7.2% 7.1% 0.	1%		

## 10 year (annualised) fund performance

			Fund relative		
Manager	Asset class	Fund Benchmark	to benchmark		
Brunel	Passive global equity	Initial investment in Jul	y 2018		
Brunel	Global high alpha equity	Initial investment in Noven	nber 2019		
Aberdeen Standard	UK equity	8.6% 7.2%	1.4%		
Brunel	UK equity	Initial investment in November 2018			
Brunel	Global small cap equity	all cap equity Initial investment in September 20			
Brunel	Emerging market equity	xet equity Initial investment in October 2019			
Brunel	Pasive Gilts	Initial investment in May 2021			
Brunel	Passive I-L Gilts	Initial investment in May 2021			
Brunel	Sterling corporate bonds	Initial investment in Jul	y 2021		
Brunel	Multi asset credit	Initial investment in Jun	e 2021		
LaSalle / Brunel	Property	6.2% 8.2%	-2.0%		
Neuberger Berman	Global private equity	16.8% 0.4%	16.4%		
Brunel	Global private equity	Initial investment in Janua	ary 2021		
Technology Venture Partners	Venture capital	0.0% 0.4%			
Somerset County Council	Cash	0.7% 0.4%	0.3%		
Whole Fund		9.2% 9.0%	0.2%		

## **Investment cost transparency**

Direct investment management fees and transaction costs are included in note 8 of the Statement of Accounts. However, there has been an increasing focus on investment management costs, and a recognition that there are significant further costs that in the past have been hidden. The cost transparency agenda aims to ensure full disclosure of all costs involved in investment, as unless costs are identified they cannot be effectively managed. The effective management of investment costs should improve investment returns. The move toward investment fee transparency and consistency is seen by the LGPS Scheme Advisory Board as an important factor in the LGPS being perceived as a value led and innovative scheme.

The following table summarises investment management costs for 2021/22. It has been compiled from templates completed by each of the Fund's investment managers. The "Direct" costs column reconciles to the costs disclosed in note 8 within the Statement of Accounts, while "Indirect" costs are those costs that do not meet the criteria for inclusion in the accounts but do represent significant underlying costs to the Fund's investments.

The table below has been produced on a best efforts basis. Not all fund managers provided information to the same standard, it is likely that the total is understated because of this. Also, not all fund managers produced data for the correct time period, fund officers have aggregated time periods or done pro-rata calculations as applicable.

		Brunel ass	set pool			Non-asse	t pool		Whole f	und
	Direct	Indirect	Total		Direct	Indirect	Total		Total	
	£ m	£ m	£ m	bps	£ m	£ m	£ m	bps	£ m	bp
Management fees										
Ad valorum	6.055		6.055	24.2	0.624		0.624	20.3	6.679	23.8
Performance			0.000	0.0			0.000	0.0	0.000	0.0
Research			0.000	0.0			0.000	0.0	0.000	0.0
Other charges	0.248		0.248	1.0			0.000	0.0	0.248	0.9
Asset pool shared costs	0.881		0.881	3.5			0.000	0.0	0.881	3.
Fransaction costs										
Taxes and stamp duty		0.497	0.497	2.0			0.000	0.0	0.497	1.
Broker commission		0.282	0.282	1.1			0.000	0.0	0.282	1.
Transactional services		0.013	0.013	0.1			0.000	0.0	0.013	0.
Other transaction costs		0.609	0.609	2.4			0.000	0.0	0.609	2.
Implicit costs		2.602	2.602	10.4			0.000	0.0	2.602	9.
Indirect transaction costs		0.205	0.205	0.8			0.000	0.0	0.205	0.
Anti-dilution offset		-0.380	-0.380	-1.5			0.000	0.0	-0.380	-1.
Custody	0.645		0.645	2.6	0.058		0.058	1.9	0.703	2.
Other										
Stock lending			0.000	0.0			0.000	0.0	0.000	0.
Other costs			0.000	0.0			0.000	0.0	0.000	0.
Гotal	7.829	3.828	11.657	46.6	0.682	0.000	0.682	22.2	12.339	44.

The different types of costs itemised in the above table are defined below:

- **Ad valorum** Fees are the management fees charged by the external fund managers based on the value of funds under their management. These may be invoiced or encashed from units held in pooled funds. Those shown as indirect relate to where fees are taken from underlying funds. All of these fees appear in note 8.
- **Performance fees** are fees based on the fund manager having achieved a level of performance that warrants additional fees. These will be based on the manager having achieved performance above a hurdle rate, either an absolute return or relative to a benchmark, and then being entitled to a share of the profit from the return achieved above the hurdle rate.
- **Other charges** comprise all payments made to parties providing services to the pooled fund other than the manager such as, but not limited to, the depositary, custodian, auditor, property related expenses, to the extent these are not included under transaction costs, and any other fees or levies deducted from the pooled fund.
- **Asset pool shared costs** comprise the charges levied by the Brunel Pension Partnership to meet the costs of running the company.
- Taxes and stamp duty comprise any taxes charged on asset transaction.
- **Broker commission** comprises payments for execution of trades. Levies, such as exchange fees, settlement fees and clearing fees are included within broker commissions.
- **Implicit costs** represent the loss of value implied by the difference between the actual transaction price and the mid-market value of the asset. The precise methodologies for calculating implicit costs are still being deliberated by regulators. The costs included in the table are based on the recommendation that firms may calculate implicit costs by reference to appropriate measures of market spread and portfolio turnover.
- **Entry/exit charges** may arise when a holding in a pooled fund is bought or sold. The amount reported will be the actual amount incurred for each transaction and will include any dilution levies made in addition to the price and any amounts representing the difference between the transaction price and the net asset value per unit calculated by reference to the mid-market portfolio valuation.
- Indirect transaction costs are transaction costs incurred within pooled funds when they buy and sell their underlying investments.
- **Custody** the costs levied by the Fund's custodian.
- Other costs represent any additional charges that do not fit in any other category above.

As well as being transparent around costs the LGPS is striving to be more transparent about the effect of fund manager fees on investment performance. The following table shows, for each type of asset managed the performance gross of fund manager fees (the ad valorum fees and performance fees as per the definition above) and net of these fees. All of this performance is net of the transaction costs referred to above.

		1 year			3 year			5 year	
Asset class	Gross	Net	Benchmark	Gross	Net	Benchmark	Gross	Net	Benchmark
Brunel asset pool managed inve	estments								
Passive global equity	14.8%	14.8%	14.8%	14.8%	14.8%	14.9%			
UK equity	8.7%	8.5%	13.8%	3.7%	3.5%	5.6%			
Global high alpha equity	9.1%	8.8%	15.9%						
Smaller companies equity	2.5%	2.2%	3.6%						
Emerging market equity	-11.0%	-11.5%	-7.1%						
Passive Gilts*	-10.1%	-10.1%	-10.1%						
Passive index-linked Gilts*	1.0%	1.0%	0.9%						
Sterling corporate bonds*	-6.2%	-6.3%	-6.8%						
Multi-asset credit*	-1.2%	-1.5%	0.1%						
Property	17.0%	17.0%	23.1%	5.0%	4.9%	8.0%	5.8%	5.7%	7.8%
Global private equity	22.9%	22.9%	0.2%						
Non-asset pool managed invest	tments								
UK equity	2.3%	2.3%	13.8%	12.3%	12.1%	5.6%	7.2%	7.0%	4.8%
Global private equity	28.8%	27.9%	0.2%	21.2%	20.4%	0.3%	17.9%	17.0%	0.4%
Venture capital	1.5%	0.0%	0.2%	1.5%	0.0%	0.3%	1.5%	0.0%	0.4%
Cash	0.2%	0.2%	0.2%	0.6%	0.6%	0.3%	0.6%	0.6%	0.4%

The marked asset classes (\*) have been managed for less than a year. Where the fund is invoiced for fees a full calculation has been done to remove the exact fees charged. Where the management fee has been deducted from a pooled fund the performance has been adjusted by adding back the percentage fee charged to the net performance.

### **Financial statements**

## **Our responsibilities**

### As the administration authority of the fund, Somerset County Council must:

- appoint an officer to manage the fund's financial affairs for us, that officer is the Director of Finance; and
- manage the fund's affairs to protect its assets and make sure resources are used economically, efficiently and effectively.

#### **Responsibilities of the Director of Finance**

The Director of Finance is responsible for preparing the pension fund's statement of accounts which, in terms of the CIPFA Code of Practice on Local Authority Accounting in Great Britain ('the code'), must give a true and fair view on the financial position of the pension fund at the accounting date and its income and spending for the year ended 31 March 2022.

In preparing this statement of accounts, the Director of Finance has:

- selected suitable accounting policies and then applied them consistently;
- made judgements and estimates that were reasonable and cautious; and
- followed the code.

The Director of Finance has also:

- kept proper accounting records which were up to date; and
- taken reasonable steps to prevent and detect fraud and other irregularities.

# **Fund Account**

2020/2021 millions £ millions		2021/20 £ millions £	022 millions Note
	Contributions and other income		
22.585	Contributions from employees	24.077	
88.932	Contributions from employers	93.882	
3.043	Recoveries from member organisations	2.728	
8.408	Transfer values received	11.494	
122.968		132.181	
	Less benefits and other payments		
-84.305	Recurring pensions	-87.162	
-10.871	Lump sum on retirement	-13.189	
-1.912	Lump sum on death	-1.994	
-17.031	Transfer values paid	-9.115	
-0.377	Refund of contributions to leavers	-0.320	
-114.496		-111.780	
8.472	Net additions from dealings with members		20.401
	Management Expenses		
-1.270	Administrative expenses	-1.363	
-7.183	Investment management expenses	-8.511	
-0.681	Oversight and governance expenses	-0.583	
-9.134		-10.457	
-0.662	Net additions including management expenses		9.944
	Investment income		
15.109	Investment income received	14.981	1
4.037	Investment income accrued	0.620	1
-0.115	Less irrecoverable tax	0.000	
19.031		15.601	
	Change in market value of investments		
105.819	Realised profit or loss	37.169	1
439.074	Unrealised profit or loss	163.310	1
544.893		200.479	
563.92	Net return on investments		216.080
	Net increase/ (decrease) in the net assets		
563.262	available for benefits during the year		226.024

# **Fund Account (continued)**

2020/2021 £ millions £ millions		2021/2022 £ millions £ millions	ons Note
	Change in actuarial present value of promised retirement benefits		
-1,265.728	Vested benefits	54.133	1
4.219	Non-vested benefits	5.743	1
-1,261.509	Net change in present value of promised benefits	59.	876
	Net increase/(decrease) in the fund during the		
-698.247	year	285.	900
-1,615.317	Add net liabilities at beginning of year	-2,313.	564
-2,313.564	Net liabilities at end of year	-2,027.	664

## **Net Asset Statement**

On 31 March 2021 £ millions		On 31 March 2022 £ millions	Note
	Investment assets and liabilities		
2,608.459	Investment assets	2,837.350	1
-0.011	Investment liabilities	0.000	1
3.937	Other investment balances	0.620	1
	Current assets		
4.432	Contributions due from employers	4.078	
0.501	Cash at bank	0.500	
3.755	Other debtors	4.713	
	Current liabilities		
0.000	Unpaid benefits	0.000	
0.000	Bank overdraft	0.000	
-2.001	Other creditors	-2.165	
	Net assets of the scheme available to fund		
2,619.072	benefits at end of year	2,845.096	
	Actuarial present value of promised retirement benefits		
-4,848.897	Vested benefits	-4,794.764	1
-83.739	Non-vested benefits	-77.996	1
-2,313.564	Net liabilities at end of year	-2,027.664	

### **Notes to the Accounts**

### Note 1: Description of the fund

The Somerset County Council pension fund is a defined benefit pension plan for the employees of the County Council and other employers in Somerset. The fund is part of the Local Government Pension Scheme (LGPS). The LGPS is governed by the Public Service Pensions Act 2013. The fund is administered in accordance with the following secondary legislation:

- the Local Government Pension Scheme Regulations 2013 (as amended);
- the Local Government Pension Scheme (Transitional Provisions, Savings and Amendment) Regulations 2014 (as amended); and
- the Local Government Pension Scheme (Management and Investment of Funds) Regulations 2016.

The fund receives contributions and investment income to meet pension benefits and other liabilities related to the majority of the County Council's employees. It does not cover teachers (whose pensions are managed through the Government's Department for Education). The fund also extends to cover employees of district councils, civilian employees of the Avon and Somerset Police (police officers have a separate scheme) and employees of other member bodies. A full list of employers who paid into the fund during the financial year is contained in note 4 of the accounts.

Contributions by employees are based on nine-tiered contribution bands dependent on the individual employee's pay, the nine contribution bands range from 5.5% to 12.5%. Nationally the Government estimate the average employee contribution is 6.3%.

All employers' contribution rates are decided by the fund's actuary every three years as part of this valuation of the fund. The rates for the 2021-2022 financial year were the second year covered by the valuation of the fund as at 31 March 2019. For Somerset County Council, for example, the employer's contribution rate for the three years covered by this valuation is 18.1% for each of the years from 2020 to 2023 plus a fixed sum of £9.33m for 2020/2021, £9.67m for 2021/2022 and £10.03m for 2022/2023. This compares with a rate of 15.5% and a lump sum of £12.81m for the 2019/2020 year set under the 2016 valuation. A common contribution rate will, in the long term, be enough to meet the liabilities of the fund assessed on a full-funding basis – this was 24.3% at the 2019 valuation (22.9% at the 2016 valuation). This common contribution rate can be split into amounts that meet new service and an amount needed to make up the deficit in the fund, the common rate of 24.3% is made up of a rate of 17.8% for new service and 6.5% for deficit funding. As part of the 2019 valuation all employers except academy schools have agreed to meet the deficit funding portion by paying a fixed monetary amount rather than a percentage of pensionable pay (as demonstrated by the example of Somerset County Council above). The aim of this is to remove the volatility caused by changing staff levels. At the valuation the actuary estimated that the fund's assets covered 86% of the fund's liabilities.

The pension and lump-sum payments that employees receive when they retire are linked to their final year's salary for pre-31 March 2014 service and to career average re-valued earnings (CARE) for service since 1<sup>st</sup> April 2014, along with how long they have worked for an employer within the fund. Increases in pension payments linked to inflation come out of the fund.

#### Note 2: Basis of preparation

The statement of accounts summarises the fund's transactions for the 2021/22 financial year and its financial position at 31 March 2022. The accounts have been prepared in accordance with the Code of Practice on Local Authority Accounting in the United Kingdom 2021/22 (the Code) which is based upon International Financial Reporting Standards (IFRS), as amended for the UK public sector.

The accounts have been prepared on a going concern basis.

### **Note 3: Accounting policies**

The Fund account is prepared on a full accrual basis, with the exception of transfer values. As a result the following apply:

- investments and financial assets are included at fair value;
- the majority of listed investments are stated at the bid price or the last traded price, depending on the convention of the stock exchange on which they are quoted, at the date of the net assets statement:
- fixed interest securities are valued excluding accrued income;
- pooled investment vehicles are stated at bid price for funds with bid/offer spreads, or single price (typically net asset value) where there are no bid/offer spreads, as provided by the investment manager of the respective pooled investment vehicle;
- forward foreign exchange contracts are valued using the foreign exchange rate at the date of the net asset statement;
- The Neuberger Berman Crossroads 2010 fund, Neuberger Berman Crossroads XX fund, Neuberger Berman Crossroads XXI fund and Neuberger Berman Crossroads XXII fund are valued at fair value in accordance with International Private Equity and Venture Capital Valuation Guidelines (2018). Investments are not publicly listed and as such there is a degree of estimation involved in the valuation. Quarterly valuation statements for private equity investments are produced a significant length of time after the quarter end, and consequently the value we use for each unit of the private equity funds in the accounts is the audited value of the private equity funds at 31 December;
- the South West Regional Venture Fund is valued at cost;
- the fund's holding in the shares of Brunel Pension Partnership Ltd is valued at cost;
- contributions and benefits are accounted for in the period in which they fall due;
- interest on deposits and fixed interest securities are accrued if they are not received by the end of the financial year;

- interest on investments are accrued if they are not received by the end of the financial year;
- all dividends and interest on investments are accounted for on 'ex-dividend' dates;
- all settlements for buying and selling of investments are accrued on the day of trading;
- transfer values are accounted for when money is received or paid;
- the fund has significant investments overseas. The value of these investments in the net asset statement is converted into sterling at the exchange rates on 31 March. Income receipts, and purchases and sales of overseas investments, are normally converted into sterling at or about the date of each transaction and are accounted for using the actual exchange rate received. Where the transaction is not linked to a foreign exchange transaction to convert to sterling the exchange rate on the day of transaction is used to convert the transaction into sterling for accounting purposes; and
- Cash and cash equivalents on the Net Asset statement are restricted to 'cash at bank' and 'bank overdraft'. All cash (overdraft) not in the pensions fund's standard bank account with NatWest is treated as an Investment asset and is shown in note 11.

**Note 4: Contributions and benefits** 

2021/2022	Somerset County Council £ millions	Other scheduled employers £ millions	Admitted employers £ millions	Total £ millions
Employees' contributions				
- Normal	8.126	14.274	1.419	23.819
- Additional	0.108	0.149	0.001	0.258
Total	8.234	14.423	1.420	24.077
Employers' contributions				
- Normal	23.295	38.860	4.041	66.196
- Augmentation	0.346	0.484	0.168	0.998
- Deficit funding	9.670	13.663	3.355	26.688
Total	33.311	53.007	7.564	93.882
Recurring pension and lump sum payments	-48.225	-43.452	-10.668	-102.345
Money recovered from member organisations	1.452	1.262	0.014	2.728
	-5.228	25.240	-1.670	18.342

2020/2021	Somerset County Council £ millions	Other scheduled employers £ millions	Admitted employers £ millions	Total £ millions
Employees' contributions				
- Normal	7.625	13.329	1.421	22.375
- Additional	0.092	0.109	0.009	0.210
Total	7.717	13.438	1.430	22.585
Employers' contributions				
- Normal	22.004	36.250	3.968	62.222
- Augmentation	0.143	0.529	0.030	0.702
- Deficit funding	9.330	13.218	3.460	26.008
Total	31.477	49.997	7.458	88.932
Recurring pension and lump sum payments	-45.845	-41.203	-10.040	-97.088
Money recovered from member organisations	1.523	1.505	0.015	3.043
	-5.128	23.737	-1.137	17.472

Note 4: Contributions and benefits (continued)

	Employees' contributions £ millions	Employers' contributions £ millions	Total £ millions
County council			
Somerset	8.234	33.311	41.545
Police & Crime Commissioner			
Avon & Somerset	5.990	17.416	23.406
District councils			
Mendip	0.390	1.899	2.289
Sedgemoor	0.729	3.508	4.237
South Somerset	0.761	3.503	4.264
Somerset West & Taunton	1.288	5.393	6.681
Other bodies			
Avon and Somerset Magistrates Courts	0.000	1.123	1.123
Exmoor National Park	0.137	0.583	0.720

Note 4: Contributions and benefits (continued)

	Employees' contributions £ millions	Employers' contributions £ millions	Tota £ million
Parish and town councils			
Axbridge Town Council	0.001	0.005	0.00
Berrow Parish Council	0.001	0.003	0.00
Bishop Hull Parish Council	0.001	0.003	0.00
Bridgwater Town Council	0.014	0.053	0.06
Burnham & Highbridge Town Council	0.019	0.068	0.08
Castle Cary Town Council	0.003	0.010	0.01
Chard Town Council	0.017	0.057	0.07
Cheddar Parish Council	0.003	0.009	0.01
Coleford Parish Council	0.001	0.003	0.00
Comeytrowe Parish Council	0.001	0.003	0.00
Creech St Michael Parish Council	0.001	0.004	0.00
Crewkerne Town Council & Burial Board	0.008	0.032	0.04
East Coker Parish Council	0.001	0.002	0.00
Frome Town Council	0.050	0.173	0.22
Glastonbury Town Council	0.014	0.051	0.06
Ilminster Town Council	0.007	0.024	0.03
Langport Town Council	0.001	0.006	0.00
Lower Brue Drainage Board	0.047	0.148	0.19
Minehead Town Council	0.010	0.037	0.04
Nether Stowey Parish Council	0.001	0.004	0.00
North Petherton Town Council	0.001	0.002	0.00
Puriton Parish Council	0.001	0.003	0.00
Shepton Mallet Town Council	0.008	0.027	0.03
Somerton Town Council	0.004	0.016	0.02
Street Parish Council	0.006	0.019	0.02
Watchet Town Council	0.004	0.007	0.01
Wellington Town Council	0.005	0.018	0.02
Wells Burial Board & Parish Council	0.028	0.089	0.11
West Coker Parish Council	0.001	0.003	0.00
Williton Parish Council	0.001	0.006	0.00
Wincanton Town Council	0.005	0.020	0.02

Note 4: Contributions and benefits (continued)

Further-education colleges			
Oriday and Tayatan Callaga			
Bridgwater and Taunton College	0.808	2.693	3.503
Richard Huish Sixth Form College	0.160	0.503	0.663
Strode College	0.163	0.625	0.78
Yeovil College	0.216	0.612	0.828
Academies			
Ansford Academy	0.036	0.142	0.17
Ashill Primary Academy	0.003	0.013	0.01
Avishayes Academy	0.020	0.083	0.10
Axbridge Academy	0.014	0.057	0.07
Barwick and Stoford School	0.001	0.002	0.00
Bath & Wells Academy Trust	0.329	1.317	1.64
Bishop Fox's Academy	0.061	0.247	0.30
Blackbrook Primary School	0.015	0.067	0.08
Brent Knoll Primary School	0.012	0.049	0.06
Bridgwater College Academy	0.165	0.674	0.83
Brookside Academy	0.068	0.279	0.34
Bruton Sexeys Academy	0.062	0.250	0.31
Brymore Academy	0.064	0.256	0.32
Buckland St. Mary Church of England School	0.004	0.018	0.02
Buckler's Mead Academy	0.047	0.189	0.23
Castle Academy	0.078	0.301	0.37
Castle Primary School	0.010	0.044	0.05
Charlton Horethorn School	0.004	0.016	0.02
Cheddar First School	0.016	0.073	0.08
Chilton Trinity Academy	0.044	0.176	0.22
Countess Gytha Primary School	0.013	0.053	0.060

Note 4: Contributions and benefits (continued)

	Employees' contributions £ millions	Employers' contributions £ millions	Tota £ millions
Academies (continued)			
Crispin Academy	0.055	0.219	0.274
Critchill School	0.033	0.138	0.17
Danesfield Academy	0.022	0.090	0.112
Draycott and Rodney Stoke First School	0.004	0.016	0.020
East Brent School	0.007	0.030	0.03
East Huntspill Primary School	0.005	0.021	0.02
Enmore Academy	0.006	0.028	0.03
Fairlands Middle School	0.021	0.091	0.11
Hambridge Primary School	0.010	0.040	0.05
Hamp Academy	0.024	0.097	0.12
Hatch Beauchamp Primary School	0.003	0.011	0.01
Hayesdown Academy	0.017	0.074	0.093
Haygrove Academy	0.066	0.258	0.32
Hemington Primary School	0.004	0.018	0.022
Holy Trinity Church of England School	0.028	0.118	0.14
Holyrood Academy	0.072	0.299	0.37
Horrington Primary School	0.008	0.033	0.04
Hugh Sexey's School	0.032	0.131	0.16
Huish Academy	0.031	0.130	0.16
Huish Episcopi Academy	0.086	0.341	0.42
Huish Episcopi Primary Academy	0.011	0.047	0.05
lsambard Kingdom Brunel School	0.012	0.048	0.06
King Alfred School	0.068	0.305	0.37
King Arthur's School	0.021	0.083	0.10
King Edward Road Nursery	0.010	0.040	0.050
King Ina (Monteclefe)	0.025	0.107	0.132
Kings of Wessex Academy	0.080	0.297	0.37
Kings of Wessex Leisure	0.026	0.055	0.083

Note 4: Contributions and benefits (continued)

	Employees' contributions £ millions	Employers' contributions £ millions	Tota £ millions
Academies (continued)			
Leigh On Mendip First School	0.007	0.028	0.03
Lympsham School	0.011	0.047	0.05
Maiden Beech Academy	0.015	0.062	0.07
Manor Court Primary School	0.025	0.113	0.13
Mark Academy	0.011	0.048	0.05
Mendip School	0.063	0.261	0.32
Middlezoy Primary School	0.005	0.018	0.02
Milford Junior School	0.032	0.130	0.16
Minehead First School	0.027	0.113	0.14
Minehead Middle School	0.057	0.222	0.27
Minerva Primary School	0.019	0.078	0.09
Neroche Primary School	0.012	0.053	0.06
North Cadbury School	0.008	0.032	0.04
Northgate Primary School	0.025	0.105	0.13
Nunney First School	0.004	0.018	0.02
Oakfield Academy	0.053	0.155	0.20
Old Cleeve Academy	0.011	0.048	0.05
Othery Primary School	0.003	0.014	0.01
Otterhampton Primary School	0.009	0.037	0.04
Pawlett Primary School	0.003	0.013	0.01
Pen Mill Academy	0.013	0.055	0.06
Preston Academy	0.062	0.252	0.31
Preston C of E Primary School	0.068	0.250	0.31
Primrose Lane Primary School	0.021	0.086	0.10
Priorswood Academy	0.013	0.054	0.06
Puriton Primary School	0.010	0.042	0.05
Redstart Academy	0.041	0.161	0.20

Note 4: Contributions and benefits (continued)

	Employees' contributions £ millions	Employers' contributions £ millions	Tota £ millions
Academies (continued)			
Selwood Academy	0.034	0.134	0.168
Selworthy School	0.082	0.349	0.43
Shipham Church of England First School	0.008	0.035	0.043
Spaxton Primary School	0.006	0.026	0.032
St. Dunstan's Academy	0.029	0.122	0.15
St. Cuthbert's Academy	0.012	0.051	0.063
St. Michael's Academy	0.027	0.112	0.139
St. Michael's Church of England School	0.009	0.040	0.049
St. Peter's Academy	0.009	0.039	0.048
St Peters Nursery	0.008	0.035	0.043
Stanchester Academy	0.032	0.132	0.16
Steiner Academy, Frome	0.020	0.120	0.140
Stogursey Primary School	0.006	0.026	0.03
Tatworth Academy	0.010	0.044	0.05
Taunton Academy	0.141	0.590	0.73
The Blue School, Wells	0.103	0.411	0.51
Weare Academy	0.014	0.062	0.07
Wedmore Academy	0.016	0.069	0.08
Wellesley Park Primary School	0.019	0.081	0.10
West Huntspill Primary School	0.009	0.037	0.04
West Monkton Primary School	0.057	0.234	0.29
West Somerset Community College	0.043	0.182	0.22
Westfield Academy	0.074	0.285	0.35
Westover Green Academy	0.042	0.153	0.19
Whitstone Academy	0.040	0.158	0.19
Willowdown Academy	0.024	0.100	0.12
Winsham Primary School	0.004	0.018	0.02
Woolavington Academy	0.014	0.062	0.07

Note 4: Contributions and benefits (continued)

	Employees' contributions £ millions	Employers' contributions £ millions	Tota £ million
Admitted bodies			
Abri	0.243	1.288	1.53
Aster Communities Ltd	0.033	2.309	2.34
BAM FM	0.003	0.012	0.01
Capita	0.002	0.009	0.01
Dimensions	0.377	0.858	1.23
Edward and Ward Ltd	0.003	0.002	0.00
Everyone Active	0.072	0.258	0.33
Freedom Leisure	0.011	0.044	0.05
Glen Cleaning Company Ltd	0.012	0.054	0.06
Homes in Sedgemoor	0.145	0.441	0.58
Idverde Ltd	0.011	0.043	0.05
Imperial Cleaning	0.000	0.000	0.00
KGB South West	0.011	0.049	0.06
Leisure East Devon	0.002	0.004	0.00
Lifestyle Fitness	0.002	0.008	0.01
Magna West Somerset Housing Association	0.056	0.264	0.32
Mama Bear's	0.002	0.007	0.00
MD Building Services	0.018	0.061	0.07
National Autistic Society	0.008	0.045	0.05
NSL Ltd	0.016	0.061	0.07
Pabulum	0.003	0.012	0.01
SASP	0.009	0.004	0.01
Shared Lives South West	0.001	0.006	0.00
Society of Local Council Clerks	0.042	0.137	0.17
Somerset Care Ltd	0.021	0.267	0.28
Somerset Skills & Learning	0.070	0.187	0.25
South West Audit Partnership	0.128	0.549	0.67
South West Heritage	0.053	0.164	0.21
South West Provincial Councils	0.045	0.343	0.38
Suez Recycling	0.021	0.078	0.09
Total admitted employers	1.420	7.564	8.98
Total	24.077	93.882	117.95

### **Note 5: Transfer values**

2020/2021 £ millions		2021/2022 £ millions
0.000	Group transfer values received Individual transfer values received	0.950
8.408 8.408	Individual transfer values received	10.543 11.493
-7.955 -9.076	Group transfer values paid Individual transfer values paid	-1.434 -7.681
-17.031		-9.115

### **Note 6: Refunds**

2020/2021 £ millions		2021/2022 £ millions
-0.377 -0.014 <b>-0.391</b>	Contributions refunded to members who leave service Interest accumulated on refunds agreed in the past	-0.316 -0.006 <b>-0.322</b>
0.000	Deductions from contributions equivalent premium  Less payments to Department for Work and Pensions	0.000
0.014	contributions equivalent premium	0.002
-0.377		-0.320

Note 7: Administrative expenses

2020/2021 £ millions		2021/202 £ million
0.000	Benefits administration costs charged by Somerset CC	0.00
-1.262	Benefits administration costs charged by Devon CC	-1.33
-1.262		-1.33
0.000	Legal advice costs charged by Somerset CC	0.00
-0.008	External legal advice	-0.02
-0.008		-0.02
-1.270		-1.36

Note 8: Investment management expenses

2020/2021 £ millions		2021/20 £ millio
	Fund manager fees	
-0.184	LaSalle	0.0
-0.049	Maple-Brown Abbott	0.0
-0.043	Somerset County Council	-0.0
-0.634	Abrdn	-0.0
-0.558	Other fund managers	-0.!
-1.468	Ç	-0.0
	Other expenses	
-0.073	Transaction costs	0.0
-0.035	Custody fees	-0.0
-0.108		-0.0
	Pooling	
-0.991	Brunel Fees	-0.8
-3.143	3rd Party Fund Manager Fees	-4.8
-1.086	Property unit trust managers' fees	-1.2
-0.164	Custody fees	-0.6
-0.223	Other costs	-0.2
-5.607		-7.8
-7.183		-8.!

The "other fund manager" fees identified above is an estimate of fund management fees that are deducted from within investments held by the pension fund but not invoiced to the fund.

No performance related fees were invoiced to the Fund by fund managers.

The pooling category above includes fees directly invoiced by Brunel as well as costs deducted directly from pooled investments provided by Brunel.

Aberdeen Standard have changed their name to Abrdn.

The transaction costs shown above are broken down as follows:

2020/2 £ millions £ Broker comm- 1 issions		Manager	Asset Class	£ millions Broker	£ million  Taxes and Fee
		Purchas	e Costs		
0.002	0.002	Somerset County Council	Passive global equity	0.000	0.00
0.000	0.000	Abrdn	UK equity	0.000	0.00
0.000	0.000	Somerset County Council	Passive US equity	0.000	0.00
0.000	0.000	Jupiter	European equity	0.000	0.00
0.005	0.002	Maple-Brown Abbott	Far East equity	0.000	0.00
0.000	0.000	Aberdeen Standard	Bonds	0.000	0.00
0.000	0.000	Brunel	Property	0.000	0.00
0.000	0.000	Neuberger Berman	Global private equity	0.000	0.00
0.000	0.000	TVP	UK venture capital	0.000	0.00
0.000	0.000	Somerset County Council	Cash	0.000	0.00
0.007	0.004	·		0.000	0.00
		Sales	Costs		
0.010	0.003	Somerset County Council	Passive global equity	0.000	0.00
0.000	0.000	Abrdn	UK equity	0.000	0.00
0.000	0.000	Somerset County Council	Passive US equity	0.000	0.00
0.000	0.000	Jupiter	European equity	0.000	0.00
0.023	0.026	Maple-Brown Abbott	Far East equity	0.000	0.00
0.000	0.000	Aberdeen Standard	Bonds	0.000	0.00
0.000	0.000	Brunel	Property	0.000	0.00
0.000	0.000	Neuberger Berman	Global private equity	0.000	0.00
0.000	0.000	TVP	UK venture capital	0.000	0.00
0.000	0.000	Somerset County Council	Cash	0.000	0.00
0.033	0.029			0.000	0.00
0.040	0.033			0.000	0.00

In addition to these costs, indirect costs are incurred through bid/offer spread on investment purchases. No attempt has been made to quantify these amounts.

No attempt has been made to estimate transaction costs incurred within pooled funds.

Aberdeen Standard have changed their name to Abrdn.

Note 9: Oversight and governance expenses

2020/2021 £ millions		2021/2022 £ millions
-0.010	Committee services costs charged by Somerset CC	-0.010
-0.232	Investments administration costs charged by Somerset CC	-0.227
-0.242		-0.237
-0.142	Actuary's fees	-0.105
0.057	Recharge of Actuary's fees to employers	0.073
-0.085		-0.032
-0.022	External audit fees	-0.037
0.000	Refund of external audit fees	0.013
0.000	Non-audit fees of external auditor	-0.014
0.000	Recharge of non-audit fees to employers	0.000
-0.022		-0.038
0.000	Internal audit costs charged by South West Audit Partnership	0.000
-0.078	Professional services and subscriptions	-0.051
-0.209	IT systems	-0.197
0.000	Performance measurement fees	0.000
0.000	External legal advice	-0.003
-0.022	Voting advice fees	0.000
-0.018	Pooling costs	-0.017
-0.005	Other expenses	-0.008
-0.681		-0.583

The pooling costs referred to in this note are costs that are related to pooling but not paid to Brunel or regarding anything that Brunel provides. Typically this is legal and other consulting work regarding pooling.

The external audit fees disclosed in the auditor's formal audit plan to the Fund for the 2021/2022 financial year are £34,596. The discrepancy relates to invoices being received by the Fund after the accounts are closed and not being accrued for in relation to invoices for both the 2020/21 and 2021/22 financial years. Similar discrepancies appear in the 2020/2021 audit plan relating to the 2020/21 fee, shown as £30,121. The £34,596 does not include the fees for IAS assurance work undertaken by Grant Thornton on behalf of employers, which is shown as non-audit fees above.

Note 10: Investment income

2020/2021 £ millions		2021/202 £ million
10.106	Bonds	2.79
0.382	Index linked bonds	0.05
0.132	UK equities	0.07
2.062	Overseas equities	0.05
5.753	Property unit trusts	12.33
0.651	Cash invested internally	0.29
0.000	Private equity	0.00
0.059	Stock lending	0.00
19.145		15.60

Note 11: Investment assets and liabilities

millions £				э	1 March 20	22	
	millions	%	%	£ millions	£ millions	%	
			UK equities				Ī
450.502		17.3	Brunel UK equity fund	489.006		17.2	
12.994		0.5	Standard Life smaller companies fund	13.260		0.5	
	463.496		17.8		502.266		
			Overseas equities				
0.375		0.0	Europe	0.000		0.0	
681.900		26.1	Brunel passive global equity fund	782.616		27.6	
360.872		13.8	Brunel global high alpha equity fund	392.475		13.8	
184.984		7.1	Brunel global smaller companies fund	189.091		6.7	
122.078		4.7	Brunel emerging market equity fund	108.096		3.8	
J	1,350.209		51.7		1,472.278		
			Bonds				
67.294		2.6	UK fixed-interest - public sector	0.000		0.0	
108.801		4.2	- corporate sector investment grade	0.000		0.0	
9.003		0.4	- corporate sector high yield	0.000		0.0	
0.557		0.0	Overseas - public sector	0.000		0.0	
86.920		3.3	- corporate sector investment grade	0.000		0.0	
39.441		1.5	- corporate sector high yield	0.000		0.0	
74.302		2.9	UK index-linked - public sector	0.000		0.0	
0.795		0.0	- corporate sector	0.000		0.0	
3.314		0.1	Overseas index-linked - public sector	0.000		0.0	
0.000		0.0	Brunel passive gilt fund	62.263		2.2	
0.000		0.0	Brunel passive index-linked gilt fund	80.882		2.9	
0.000		0.0	Brunel sterling corporate bond fund	196.828		6.9	
0.000		0.0	Brunel multi-asset credit funds	77.723		2.7	
	390.427		15.0		417.696		
			Property				
174.870		6.7	UK property funds	227.892		8.0	
0.020		0.0	Overseas property funds	0.000		0.0	
	174.890		6.7		227.892		
			Private equity				
10.399		0.4	Neuberger Berman Crossroads 2010 fund	10.190		0.4	
14.982		0.6	Neuberger Berman Crossroads XX fund	8.211		0.3	
22.313		0.9	Neuberger Berman Crossroads XXI fund	20.955		0.7	
21.711		8.0	Neuberger Berman Crossroads XXII fund	33.762		1.2	
0.574		0.0	Brunel private equity funds	10.188		0.4	
1.640		0.1	South West regional venture fund	1.640		0.1	
0.840		0.0	Brunel	0.840		0.0	

Table continued on next page

Note 11: Investment assets and liabilities (continued)

~				~	
31 E millions £	L March 2021 Emillions	<b>1</b> %	%	31 March 20 £ millions £ millions	022 % %
			Derivatives		
0.529		0.0	Forward foreign-exchange contracts	0.000	0.0
0.000		0.0	Government bond futures	0.000	0.0
0.000		0.0	Swaps	0.000	0.0
	0.529		0.0	0.000	0.0
			Cash and others		
156.449		6.0	Cash invested internally	131.432	4.6
	156.449		6.0	131.432	4.
	2,608.459	10	00.0 Investment assets	2,837.350	100.
			Derivatives		
-0.011		0.0	Forward foreign-exchange contracts	0.000	0.0
0.000		0.0	Government bond futures	0.000	0.0
0.000		0.0	Swaps	0.000	0.0
	-0.011		0.0	0.000	0.
-	-0.011		0.0 Investment liabilities	0.000	0.0
	2,608.448	10	00.0 Net investment assets	2,837.350	100.
			Made up of		
	2,174.397		Historical cost	2,239.989	
	434.051		Unrealised profit or loss	597.361	

In response to the requirements of the investment regulations for LGPS funds to pool investment assets, Brunel Pension Partnership Ltd (BPP Ltd) has been formed to oversee the investment assets for the Avon, Buckinghamshire, Cornwall, Devon, Dorset, Environment Agency, Gloucestershire, Oxfordshire, Somerset, and Wiltshire LGPS funds. Each of the ten funds own an equal share of Brunel Ltd, with share capital invested by each fund of £840,000. The £840,000 investment shown as Brunel within private equity above refers to this value of the shares the fund holds in Brunel Pension Partnership Ltd. (BPP Ltd.). As disclosed in the accounting policies section of these accounts this investment is valued at cost. This value is not the value of assets managed by BPP Ltd, which as at 31 March 2022 was £2,617,060,000. This investment is also disclosed separately from any other investment in note 13, note 16 and note 31 and a written disclosure is made in note 25 with regard to related parties.

Note 12: Analysis of pooled fund investments

31 March 2021 £ millions		31 March 2022 £ millions
	Unit trusts	
128.972	UK property funds	166.720
	Unitised insurance policies	
681.900	Brunel passive global equity fund	782.616
12.994	Standard Life smaller companies fund	13.260
0.000	Brunel passive gilt fund	62.263
0.000	Brunel passive index-linked gilt fund	80.882
0.000	Brunel sterling corporate bond fund	196.828
694.894	• •	1,135.849
	Limited liability partnerships	
69.405	Neuberger Berman private equity funds	73.118
0.574	Brunel private equity funds	10.188
1.640	South West regional venture fund	1.640
71.619	ū	84.946
	UK authorised contractual scheme	
450.502	Brunel UK equity fund	489.006
360.872	Brunel global high alpha equity fund	392.475
184.984	Brunel global smaller companies fund	189.091
122.078	Brunel emerging market equity fund	108.096
1,118.436		1,178.668
	Other managed funds	
45.898	UK property funds	61.172
0.020	Overseas property funds	0.000
0.000	Brunel multi-asset credit funds	77.723
45.918		138.895
2,059.839	Total	2,705.078

Note 13: Movement in investment assets

Manager	Asset class	Investment assets as at 1 April £ millions	Change in cash invested internally £ millions	Purchases £ millions	Sales proceeds £ millions	Realised profit or loss £ millions	Unrealised profit or loss £ millions	Investmen assets as a 31 Marci £ million
2020/2021	Total	2,046.706	9.654	1,731.892	-1,724.697	105.819	439.074	2,608.44
Somerset County Council	Global equity	0.375	0.000	0.000	-0.381	-0.008	0.014	0.00
Abrdn	UK equity	12.994	0.000	0.000	0.000	0.000	0.266	13.26
Abrdn	Bonds	390.427	0.000	300.590	-700.685	47.445	-37.777	0.00
Abrdn	Derivatives	0.518	0.000	347.123	-347.569	0.698	-0.770	0.00
LaSalle / Brunel	Property	174.890	0.000	41.031	-11.999	-19.383	43.353	227.89
Neuberger Berman	Global private equity	69.405	0.000	1.142	-15.818	2.754	15.635	73.11
TVP	UK venture capital	1.640	0.000	0.000	0.000	0.000	0.000	1.64
Brunel	Company	0.840	0.000	0.000	0.000	0.000	0.000	0.84
Brunel	UK Equity	450.502	0.000	0.000	0.000	0.000	38.504	489.00
Brunel	Passive global equity	681.900	0.000	0.000	0.000	-0.036	100.752	782.61
Brunel	Global high alpha equity	360.872	0.000	0.000	0.000	0.000	31.603	392.47
Brunel	Global smaller co.'s	184.984	0.000	0.000	0.000	0.000	4.107	189.09
Brunel	Emerging market equity	122.078	0.000	0.000	0.000	0.000	-13.982	108.09
Brunel	UK Government Gilts	0.000	0.000	67.444	0.000	-0.004	-5.177	62.26
Brunel	UK Gov't index linked Gilts	0.000	0.000	80.872	0.000	-0.004	0.014	80.88
Brunel	Sterling corporate bonds	0.000	0.000	210.024	0.000	0.000	-13.196	196.82
Brunel	Multi-asset credit	0.000	0.000	126.567	-47.660	0.150	-1.334	77.72
Brunel	Global private equity	0.574	0.000	8.393	0.000	-0.071	1.292	10.18
Somerset County Council	Cash	156.449	-30.651	0.000	0.000	5.628	0.006	131.43
2021/2022	Total	2,608.448	-30.651	1,183.186	-1,124.112	37.169	163.310	2,837.35

The £840,000 investment shown as Brunel above refers to the value of the shares the fund holds in Brunel Pension Partnership Ltd. (BPP Ltd.). As disclosed in the accounting policies section of these accounts this investment is valued at cost. This value is not the value of assets managed by BPP Ltd, which as at 31 March 2022 was £2,617,060,000. This investment is also disclosed separately from any other investment in note 11, note 16 and note 31 and a written disclosure is made in note 25 with regard to related parties.

Aberdeen Standard have changed their name to Abrdn.

## Note 14: Actuarial present value of promised retirement benefits

The present value of promised retirement benefits is an estimate of the value of the lump sums and pensions that the fund will pay in the future. The estimate has been calculated by the fund's actuary and has been prepared in accordance with International Accounting Standard (IAS) 26. In calculating the disclosed numbers the actuary has adopted methods and assumptions that are consistent with IAS19.

To assess the value of the Fund's liabilities at 31 March 2022, the actuary has rolled forward the value of the Fund's liabilities calculated for the funding valuation as at 31 March 2019

The estimation of the present value of promised retirement benefits is subject to significant variances based on changes to the underlying assumptions. In accordance with IAS 19 the assumptions used to make the calculations are set with reference to market conditions at the net asset statement date. The assumptions used are as follows:

31 March 2021		31 March 202
	Financial assumptions	
2.85%	CPI increases	3.209
3.85%	Salary increases	4.209
2.85%	Pension increases	3.209
2.00%	Discount Rate	2.609
	Life expectancy (from age 65)	
23.1	Retiring today - Males	23.
24.6	- Females	24.
24.4	Retiring in 20 years - Males	24.
26.0	- Females	26.

The Retail Prices Index (RPI) increase assumption is set using a Single Equivalent Inflation Rate (SEIR) approach. The single inflation rate derived is that which gives the same net present value of the cashflows, discounted using the annualised Merrill Lynch AA rated corporate bond yield curve, as applying the BoE implied inflation curve. The Merrill Lynch AA rated corporate bond yield spot curve is assumed to be flat beyond the 30-year point and the BoE implied inflation spot curve is assumed to be flat beyond the 40-year point. This is consistent with the approach used at the last accounting date.

It is expected that RPI will be on average 1.0% p.a. lower than it would have otherwise been from 2030 as a result of the proposed alignment of RPI to CPIH (and CPI) from that date. We have therefore assumed that the annual increase in CPI inflation will be 1.0% p.a. lower than the market implied increases in RPI for each year prior to 2030, and will be in line with RPI inflation thereafter. This results in an assumed gap between the two inflation measures of between 0.25% p.a. and 0.85% p.a. depending on the term of the liabilities (for terms ranging from 30 years down to 5 years).

Salaries are assumed to increase at 1.0% p.a. above CPI. This is consistent with the approach at the previous accounting date.

An estimate of the Fund's future cashflows is made using notional cashflows based on the estimated duration of 22 years. These estimated cashflows are then used to derive a Single Equivalent Discount Rate (SEDR). The discount rate derived is such that the net present value of the notional cashflows, discounted at this single rate, equates to the net present value of the cashflows, discounted using the annualised Merrill Lynch AA rated corporate bond yield curve (where the spot curve is assumed to be flat beyond the 30-year point). This is consistent with the approach used at the last accounting date.

A sensitivity analysis of the present value of promised retirement benefits to changes in these assumptions is provided in the table below.

	£ millions	£ millions
Actuarial present value of promised retirement benefits	4,872.760	
Sensitivity to	+0.1%	-0.1%
Discount rate	4,769.674	4,978.178
Salary increase	4,880.955	4,864.639
Pension increases and deferred revaluation	4,969.261	4,778.289
Sensitivity to	+ 1 year	- 1 year
Life expectancy assumptions	5,077.664	4,676.374

The table below shows a breakdown of the change in the present value of promised retirement benefits that occurred during the year.

2020/2021 £ millions		2021/. £ mill
125.726	Current service cost	210
85.430	Interest cost	97
1,208.548	Change in financial assumptions	-301
-38.980	Change in demographic assumptions	C
-47.028	Experience loss/(gain) on defined benefit obligations	10
0.000	Liabilities assumed/(extinguished) on settlements	-5
-95.258	Estimated benefits paid net of transfers in	-97
0.472	Past service costs, including curtailments	C
22.599	Contributions by scheme members	24

Note 15: Other investment balances

31 March 2021 £ millions		31 March 2022 £ millions
	Assets	
4.037	- Accrued income	0.620
8.316	- Payments due on investments sold	0.000
1.063	- Cash collateral provided	0.000
13.416		0.620
	Liabilities	
-9.479	- Payments not made on purchases and losses due on sales	0.000
0.000	- Cash collateral held	0.000
-9.479		0.000
3.937		0.620

**Note 16: Management structure** 

31 March 20	021 %	Manager	Asset class	31 March 2	022 %
0.375	0	Somerset County Council	Passive global equity	0.000	0
12.994	0	Abrdn	UK equity	13.260	0
390.945	15	Abrdn	Bonds	0.000	C
0.020	0	LaSalle	Property	0.000	C
69.405	3	Neuberger Berman	Global private equity	73.118	2
1.640	0	Technology Venture Partners	UK venture capital	1.640	(
0.840	0	Brunel	UK venture capital	0.840	(
156.449	6	Somerset County Council	Cash	131.432	5
632.668	24	Not-pooled sub total		220.290	7
450.502	17	Brunel	UK Equity	489.006	17
681.900	26	Brunel	Pasive global equity	782.616	28
360.872	14	Brunel	Global high alpha equity	392.475	14
184.984	7	Brunel	Global smaller companies	189.091	7
122.078	5	Brunel	Emerging market equity	108.096	2
0.000	0	Brunel	UK Government Gilts	62.263	2
0.000	0	Brunel	UK Gov't index linked Gilts	80.882	3
0.000	0	Brunel	Sterling corporate bonds	196.828	7
0.000	0	Brunel	Multi-asset credit	77.723	3
174.870	7	Brunel	Property	227.892	8
0.574	0	Brunel	Global private equity	10.188	(
1,975.780	76	Pooled sub total		2,617.060	93
2,608.448	100	Net investment assets		2,837.350	100

The £840,000 investment shown as Brunel above refers to the value of the shares the fund holds in Brunel Pension Partnership Ltd. (BPP Ltd.). As disclosed in the accounting policies section of these accounts this investment is valued at cost. This value is not the value of assets managed by BPP Ltd, which as at 31 March 2022 was £2,617,060,000. This investment is also disclosed separately from any other investment in note 11, note 13 and note 31 and a written disclosure is made in note 25 with regard to related parties.

Aberdeen Standard have changed their name to Abrdn.

**Note 17: Classification of financial instruments** 

Fair value through profit & loss	31 March 2021 £ millions Assets at amortised cost	Liabilities at amortised cost		Fair value through profit & loss	£ millions Assets at amortised cost	Liabilities a amortise cos
			Investment assets and liabilities			
2,608.459			Investment assets	2,837.350		
-0.011			Investment liabilities	0.000		
	3.937		Other investment balances		0.620	
			Current assets			
	4.432		Contributions due from employers		4.078	
	0.501		Cash at bank		0.500	
	3.755		Other debtors		4.713	
			Current liabilities			
		0.000	Unpaid benefits			0.00
		0.000	Bank overdraft			0.00
		-2.001	Other creditors			-2.16
			Net assets of the scheme available to fund			
2,608.448	12.625	-2.001	benefits at end of year	2,837.350	9.911	-2.16

Note 18: Net gains and losses on financial instruments

2020/2021 £ millions		2021/202 £ millior
544.893	Fair value through profit and loss	200.47
0.000	Amortised cost - realised gains (losses) on derocognition	0.00
0.000	Amortised cost - unrealised gains (losses)	0.00
544.893	-	200.47

Note 19: Major holdings

31 Ma	rch 2021			31 Ma	rch 2022	% of net
Rank	£ millions	Stock	Description	Rank	£ millions	investmen
1	681.900	Brunel passive global equity fund	Pooled fund of developed market equities	1	782.616	27
2	450.502	Brunel UK equity fund	Pooled fund of UK equities	2	489.006	17
3	360.872	Brunel global high alpha equity fund	Pooled fund of developed market equities	3	392.475	13
-	0.000	Brunel sterling corporate bond fund	Pooled fund of corporate bonds	4	196.828	(
4	184.984	Brunel global smaller companies fund	Pooled fund of developed market equities	5	189.091	(
5	122.078	Brunel emerging market equity fund	Pooled fund of emerging market equities	6	108.096	
-	0.000	Brunel passive index-linked gilt fund	Pooled fund of UK Gov't index-linked gilts	7	80.882	
-	0.000	Brunel passive gilt fund	Pooled fund of UK Gov't gilts	8	62.263	
-	0.000	Brunel Neuberger Berman MAC fund	Pooled fund of multi-asset credit	9	46.421	
7	21.711	Neuberger Berman Crossroads XXII fund	Private equity fund	10	33.762	:
10	18.762	IPIF	Pooled fund of UK property	11	26.693	(
9	20.027	Nuveen UK Property Fund	Pooled fund of UK property	12	24.183	(
8	20.464	CBRE UK Property Fund	Pooled fund of UK property	13	23.993	(
25	4.616	Clearbell UK Property Fund	Pooled fund of UK property	14	22.708	(
6	22.313	Neuberger Berman Crossroads XXI fund	Private equity fund	15	20.955	(
11	17.592	Blackrock UK PUT	Pooled fund of UK property	16	20.739	(
13	15.057	AEW Real Return Fund	Pooled fund of UK property	17	19.564	(
15	14.935	Octopus Healthcare fund	Pooled fund of UK property	18	18.815	(
20	8.354	Hermes Property fund	Pooled fund of UK property	19	18.734	(
12	15.946	Nuveen Central London Office fund	Pooled fund of UK property	20	16.464	

The largest five holdings of the fund each make up more than 5% of the net investment assets. The percentage of net investment assets that each holding makes up is shown in the final column of the table above.

#### Note 20: Derivatives

Investment in derivative instruments may only be made if they contribute to a reduction of risk or they facilitate more efficient portfolio management.

During the year the fund used forward foreign exchange contracts, bond futures, interest rate swaps and inflation rate swaps.

The year end value of derivatives is as follows:

31	l March 2021 £ millions	Net		3:	1 March 2022 £ millions	Net
Asset	Liability	value		Asset	Liability	value
			Forward foreign-exchange contracts			
0.529	-0.011	0.518	Abrdn fixed Interest	0.000	0.000	0.000
0.529	-0.011	0.518		0.000	0.000	0.000
			Government bond futures			
0.000	0.000	0.000	UK gilt future	0.000	0.000	0.000
0.000	0.000	0.000	European bond future	0.000	0.000	0.000
0.000	0.000	0.000	Australian bond future	0.000	0.000	0.000
0.000	0.000	0.000	Canadian bond future	0.000	0.000	0.000
0.000	0.000	0.000	US treasury future	0.000	0.000	0.000
0.000	0.000	0.000		0.000	0.000	0.000
			Swaps			
0.000	0.000	0.000	Inflation swaps	0.000	0.000	0.000
0.000	0.000	0.000	Interest rate swaps	0.000	0.000	0.000
0.000	0.000	0.000		0.000	0.000	0.000
0.529	-0.011	0.518		0.000	0.000	0.000

Aberdeen Standard have changed their name to Abrdn. Following the movement of the bond portfolio from Abrdn to Brunel the Fund no longer has any direct exposure to derivatives.

Abrdn used to hold forward foreign exchange contracts to hedge the foreign exchange risk of holding investments that are not valued in sterling in their fixed income portfolio. The non-sterling bonds are either government bonds or corporate bonds. Typically Abrdn chose to hedge 100% of their currency risk.

The fair value of these contracts at year end is based on market foreign exchange rates at the year end date. All forward foreign exchange contracts are over the counter trades.

The bond futures were used by Abrdn to gain exposure to overseas government bonds with lower trading costs and better liquidity than trading the underlying bonds themselves. There are significant restrictions in how Abrdn may use bond futures to ensure they do not increase the overall risk of the portfolio they are managing. The bond futures are exchange traded contracts.

Swaps were used by Abrdn to gain exposure to various interest rates and inflation exposures with lower trading costs and better liquidity than trading bonds with similar exposures. There are significant restrictions in how Abrdn may use swaps to ensure they do not increase the overall risk of the portfolio they are managing. The swaps are over the counter trades.

The gross exposure values (the value of the assets bought and sold within the derivatives contracts) are shown in the following table.

Asset	1 March 2021 £ millions Liability			3 Asset	£ millions Liability	
exposure value	exposure value	Net value		exposure value	exposure value	Net value
value	value	value		value	value	valu
			Forward foreign-exchange contracts			
57.552	-57.034	0.518	Abrdn fixed Interest	0.000	0.000	0.000
57.552	-57.034	0.518		0.000	0.000	0.00
			Government bond futures			
13.595	-13.595	0.000	UK gilt future	0.000	0.000	0.00
5.051	-5.051	0.000	European bond future	0.000	0.000	0.000
6.876	-6.876	0.000	Australian bond future	0.000	0.000	0.000
0.000	0.000	0.000	Canadian bond future	0.000	0.000	0.000
6.934	-6.934	0.000	US treasury future	0.000	0.000	0.00
32.456	-32.456	0.000		0.000	0.000	0.00
			Swaps			
0.095	-0.095	0.000	Inflation swaps	0.000	0.000	0.000
0.734	-0.734	0.000	Interest rate swaps	0.000	0.000	0.000
0.829	-0.829	0.000		0.000	0.000	0.00
90.837	-90.319	0.518		0.000	0.000	0.00

The exposure currencies of the forward foreign exchange contracts held by Abrdn are shown in the table below.

31 March 2021 £ millions Asset Liability exposure exposure value value		ions ility sure Net		Asset exposure value	Net value	
			Abrdn fixed Interest			
57.288	-0.264	57.024	GB Pound	0.000	0.000	0.000
0.000	-3.215	-3.215	Australia Dollar	0.000	0.000	0.000
0.264	-43.981	-43.717	Euro	0.000	0.000	0.000
0.000	-9.574	-9.574	US Dollar	0.000	0.000	0.000
57.552	-57.034	0.518		0.000	0.000	0.000

## **Note 21: Capital commitments (investments)**

As at 31 March 2022 the fund had outstanding capital commitments (investments) totalling £74.842m (31 March 2021 - £71.287m). These commitments relate to outstanding call payments due on unquoted limited partnership funds held in the pooled private equity and pooled property fund elements of the investment portfolio. The amounts 'called' by these funds are irregular in both size and timing from the date of the original commitment due to the nature of the investments.

<u> </u>	rch 2021 Ilions		31 March 2022 £ millions	
Total	Outstanding		Total Outstan	
commitment	commitment		commitment	commitment
83.351	27.651	Neuberger Berman PE funds	87.343	27.760
68.500	24.490	Property funds	21.000	13.425
19.523	19.146	Brunel PE funds	42.423	33.657
171.374	71.287		150.766	74.842

# Note 22: Stock lending

Following the transition of assets to Brunel the Fund no longer directly undertakes stock lending. Stock lending is permitted by some of the collective investment funds managed by Brunel that we invest in.

31 March 2021 £ millions		31 March 2022 £ millions
	Value of stock on loan Value of collateral held against loaned stock	0.000 0.000
31 March 2021 %		31 March 2022 %
46.2 3.9 49.9	Euro area Governments debt	0.0 0.0 0.0
0.0 0.0	UK equities Overseas equities	0.0 0.0
0.0	Other	0.0
100.0		0.0

Note 23: Membership statistics

As at 31 March	2016	2017	2018	2019	2020	2021	2022
Active scheme members	22,649	21,550	21,151	20,485	20,877	20,605	21,378
Pensioners							
Current (in payment)	14,779	15,421	16,322	17,326	18,289	18,921	19,690
Deferred (future liability)	20,452	22,268	25,119	26,741	26,449	26,543	26,906
Undecided leavers	2,507	3,778	2,617	2,337	1,808	1,838	1,586
Total (active plus pensioners)	60,387	63,017	65,209	66,889	67,423	67,907	69,560
Active members for each							
current pensioner	1.53	1.40	1.30	1.18	1.14	1.09	1.09

## Note 24: Additional voluntary contributions

During the year some members of the fund paid additional voluntary contributions (AVCs) to Utmost Life and Pensions (formally Equitable Life) and Prudential to buy extra pension benefits when they retire. The pension fund accounts, in accordance with regulation 5 (2)(C) of the Pension Scheme (Management and Investment of Funds) Regulations 1998 do not include AVC transactions. The contributions for the year and the outstanding value of assets invested via AVCs at 31 March are shown in the following table.

31 March 2021 £ millions	31 March 20 £ millio
Value of additional voluntary contributions	
4.472 Prudential	4.
0.201 Utmost (formally Equitable Life)	0.
4.673	4.4

2020/2021 £ millions	2021/202 £ millior
Additional voluntary contributions paid during the	year
0.468 Prudential	0.51
0.000 Utmost (formally Equitable Life)	0.00
0.468	0.51

#### **Note 25: Related parties**

Committee members Gordon Bryant and Paul Butler were active members of the scheme during the year and Committee member Sarah Payne was a deferred member of the scheme during the year.

Pension Board members Nigel Behan and Rachel Ellins were active members of the scheme during the year. Pension Board members Antony White and Roderick Bryant were deferred members of the scheme during the year.

Via collective investment funds the fund holds shares in a number of companies that Somerset County Council and the other member bodies have commercial dealings with. Decisions about the suitability of companies for the fund to invest in are taken the fund managers that Brunel employ within the pooled funds we invest in without referring to the county council, its officers or other member bodies.

Payments made to Somerset County Council by the fund for administration and related services are disclosed in notes 7, 8 and 9.

#### Brunel Pension Partnership Ltd (Company number 10429110)

Brunel Pensions Partnership Ltd (BPP Ltd) was formed on the 14th October 2016 and oversees the investment of pension fund assets for Avon, Buckinghamshire. Cornwall, Devon, Dorset, Environment Agency, Gloucestershire, Oxfordshire, Somerset, and Wiltshire Funds.

Each of the 10 local authorities, including Somerset County Council own 10% of BPP Ltd.

The fund paid BPP Ltd £881,000 in fees for services in the 2021-2022 financial year as disclosed in note 8.

During the year the fund did not add to the £840,000 paid for its shares in BPP Ltd during the 2017-2018 financial year. These accounts show this investment valued at cost and is disclosed separately from any other investment in note 11, note 13, note 16 and note 31.

No other related party transactions other than normal contributions, benefits and transfers occurred during the year. In note 4 we analyse the total contributions we were due to receive and benefits the fund paid for scheduled and admitted bodies.

### Note 26: Remuneration

No staff are directly employed by Somerset County Council Pension Fund. All officers who undertake work on behalf of the fund are employed by Somerset County Council and then costs, including pay where appropriate, are charged to the fund. The total cost of these charges is shown in notes 7, 8 and 9 of these accounts.

The total actual salary and benefits paid for the financial year ended 31 March 2022 of any officer who undertake work for the fund and receives salary of greater than £60,000 is shown in the table below. This represents their full salary and benefits from Somerset County Council and does not represent the costs of the work this officer undertakes for the pension fund.

Year to 31 March 2022 Post title	Salary (including fees and allowances) £	Compensation for loss of office	Benefits in kind £	Total wages and benefits but not including pensions contributions 2021/22	Employer's pension contributions £	Total wages and benefits including pensions contributions 2021/22
Director of Finance and Performance	123,300	-	-	123,300	22,300	145,600

For comparison purposes the equivalent disclosure for the financial year ended 31 March 2021 is shown in the table below.

Year to 31 March 2021  Post title	Salary (including fees and allowances) £	Compensation for loss of office £	Benefits in kind £	Total wages and benefits but not including pensions contributions 2020/21	Employer's pension contributions £	Total wages and benefits including pensions contributions 2020/21
Director of Finance and Performance	119,000	-	-	119,000	21,500	140,500

#### **Note 27: Investment Strategy Statement**

We have prepared an Investment Strategy Statement, which explains the strategies and policies that we use in the administration of the pension fund's investments. The full statement is published in the Pension Fund Annual Report and Financial Statement and is also available on the County Council website.

## **Note 28: Contingent liabilities**

There were no contingent liabilities as at 31 March 2022.

#### Note 29: Post balance sheet events

There were no post balance sheet events as at 30 June 2022.

#### Note 30: Nature and extent of risks arising from financial instruments

As a result of the adoption of IFRS the fund is required to make disclosures of the risks arising from holding Financial Instruments. For the purpose of this disclosure, financial instruments means all of the fund's investment assets and investment liabilities as shown in note 11 of these accounts, the approximation of the fair value of the net of these assets and liabilities at 31 March 2022 being £2,837m.

The main risks from the fund's holding of financial instruments are market risk, credit risk and liquidity risk. Market risk includes price risk, interest rate risk and currency risk.

The fund's assets are managed by a mixture of officers and external fund managers as described in note 16 of these accounts. A management agreement is put in place with each external fund manager which clearly states the type of investments they are allowed to make for the fund, asset allocation ranges and any further restrictions we believe are necessary.

To make investments as secure as they can be, where possible, external investments are maintained under the control of a safe custodian. Only cash holdings and a small number of pooled funds stay under the control of officers.

Because the fund adopts a long term investment strategy, the high level risks described below will not alter significantly during the year unless there are significant strategic or tactical changes in the portfolio.

#### Market Risk

Market risk represents the risk that the fair value of a financial instrument will fluctuate because of changes in the market prices of assets or currencies where the assets are priced in currencies other than British pounds.

The fund is exposed to market risk on all of its investment assets with the exception of the cash holdings in British pounds. The aim of the investment strategy is to manage and control market risk within acceptable parameters, while optimising the return from the investment portfolio over the long term.

The fund holds a diversified portfolio of different assets, which are managed by a variety of fund managers which have a variety of investment styles. This diversification is the most effective way of managing market risk.

The sensitivity of the fund's investments to changes in market prices have been analysed using the volatility of returns experienced by asset classes. The volatility data used is broadly consistent with a one-standard deviation movement. The volatility is measured by the (annualised) estimated standard deviation of the returns of the assets relative to the liability returns. Such a measure is appropriate for measuring "typical" variations in the relative values of the assets and liabilities over short time periods. It is not appropriate for assessing longer term strategic issues.

Movements in market prices would have increased or decreased the investment assets valued at 31 March 2022 by the amounts shown below.

Asset class	Value of Assets £ millions	Volatility	Increase in Assets £ millions	Decrease in Assets £ millions
UK equities	502.266	17.90%	89.906	-89.906
Overseas equities	1472.278	15.30%	225.259	-225.259
UK bonds	259.091	7.70%	19.950	-19.950
Overseas bonds	77.723	13.20%	10.259	-10.259
UK index-linked bonds	80.882	7.20%	5.824	-5.824
Property	227.892	6.20%	14.129	-14.129
Private equity*	85.786	15.30%	13.125	-13.125
Cash	131.432	0.00%	0.000	0.000
Net investment assets	2,837.350		378.452	-378.452

<sup>\*</sup> Includes level 3 assets, further details can be found in note 31 of these accounts.

#### Credit Risk

Credit risk represents the risk that the counterparty to a financial instrument will fail to meet an obligation and cause the fund to incur a financial loss. This is often referred to as counterparty risk.

The fund is subject to credit risk within its general debtors although none of these would represent a material risk to the fund.

The fund has credit risk to each of its employer bodies in that they could become insolvent and default on a pension deficit owed to the fund. The majority of the employers in the fund are statutory bodies backed to a greater or lesser extent by the UK government. For the admitted bodies the credit risk is mitigated and managed by the holding of guarantee bonds or having their deficit guaranteed by one of the statutory bodies within the fund.

Bankruptcy or insolvency of the custodian may affect the fund's access to its assets. However, all assets held by a custodian are ring-fenced as "client assets" and therefore cannot be claimed by creditors of the custodian. The fund manages its risk by monitoring the credit quality and financial position of custodians.

A source of credit risk is the cash balances held to meet operational requirements or by the managers at their discretion and cash deposits with various institutions. Internally held cash is managed on the fund's behalf by the Council's Treasury Management Team in line with the fund's Counterparty Policy which sets out the permitted counterparties and limits. The exposure within the cash management part of the portfolio to a single entity is limited to £10m and all counterparties must be rated at least "A-" or higher by the three major rating agencies. In this context the fund's cash balances (including the cash held at bank or net of bank overdraft) of £131.4m is subject to credit risk.

Forward foreign exchange contracts are subject to credit risk in relation to the counterparties of the contracts, which are primarily banks. The maximum credit exposure on foreign currency contracts is the full amount of the contractual settlement should the counterparty fail to meet its obligations to the fund when it falls due. The fair value and full exposure levels of the forward foreign exchange contracts held are provided in note 20 of these accounts.

It is arguable that the fund has significant exposure to credit risk within its bond holdings, the reality is that as the perception of the credit quality of the bond issuer varies through time the market price of the bond varies accordingly, this means that the market risk of these holdings effectively encompasses the counterparty risk.

#### Liquidity risk

Liquidity risk represents the risk that the fund will not be able to meet its financial obligations as they fall due by not having available cash. The fund mitigates this risk by monitoring and projecting its cash flow to enable it to have cash resources as they are required and maintains a cash balance to meet working requirements.

A substantial portion of the fund's investments consist of cash and readily realisable securities. This gives the fund access to in excess of £130m of assets which could be realistically liquidated into cash in less than a week. The majority of the Brunel provided pooled funds provide weekly dealing, providing access to further liquidity should it be required.

The main liability of the fund is the benefits payable, which fall due over a long period and the investment strategy reflects the long term nature of these liabilities. The estimated present value of these obligations is shown on the net asset statement of these accounts and the value of these benefits that fell due in the past financial year is shown on the fund account of these accounts.

The forward foreign exchange contracts held by the fund do give rise to a liquidity risk as they must be settled at a prescribed date agreed at the time of placing the contract. The exact size of this liability varies in line with foreign exchange prices on an on-going basis. The furthest date at which some of these contracts expire is never more than 6 months and the cash flows involved are regularly monitored to ensure we can meet these liabilities as they fall due. The fair value and full

exposure levels of the forward foreign exchange contracts held are provided in note 20 of these accounts.

## Note 31: Fair value hierarchy

The fund measures fair values using the following hierarchy that reflects the significance of the inputs used in making the measurements:

- Level 1: Unadjusted quoted prices in an active market for identical assets or liabilities that the fund has the ability to access at the measurement date.
- Level 2: Inputs other than quoted prices under Level 1 that are observable for the asset or liability, either directly or indirectly.
- Level 3: Unobservable inputs for the assets or liability used to measure fair value that rely on the fund's own assumptions concerning the assumptions that market participants would use in pricing an asset or liability.

The basis for the valuation of each class of investment asset is set out below.

Description of Asset	Fair Value Hierarchy	Basis of Valuation	Observable and unobservable inputs	Key sensitivities affecting the valuation provided
Market quoted equities and bonds	Level 1	Published closing bid prices ruling at year end	Not required	Not required
Exchange traded futures and forward foreign exchange contracts	Level 1	Published exchange prices at the year end	Not required	Not required

Table continued on next page

Description of Asset	Fair Value Hierarchy	Basis of Valuation	Observable and unobservable inputs	Key sensitivities affecting the valuation provided
Pooled equity funds	Level 2	Published single price ruling at year end	Quoted prices of underlying holdings of the assets held within the pooled fund	Not required
Brunel pooled funds	Level 2	Closing bid price where bid and offer prices are available  Closing single price where single price available	Quoted prices of underlying holdings of the assets held within the pooled fund	Not required
Pooled property funds	Level 2	Closing bid price where bid and offer prices are available  Closing single price where single price available	Prices of the underlying property assets assessed by an independent valuer.	Not required
Private equity limited liability partnerships	Level 3	Valued using a number of different market and income valuation methods as well as comparable market transaction prices	Market transactions, market outlook, cash flow projections, last financings and multiple projections	Valuations could be affected by material events occurring between the date of the financial statements provided and the pension fund's own reporting date, by changes to expected cashflows, and by any differences between audited and unaudited accounts
Unquoted equity	Level 3	Brunel share capital is valued at book cost	Earnings and revenue multiples, discount for lack of marketability, control premium	Valuations could be affected by material events occurring between the date of the financial statements provided and the pension fund's own reporting date, by changes to expected cashflows, and by any differences between audited and unaudited accounts

The table below analyses the fund's investment assets at 31 March 2022 into the 3 levels of the fair value hierarchy.

Asset Class	Level 1 £ millions	Level 2 £ millions	Level 3 £ millions	Total £ millions
UK equities		13.260		13.260
Overseas equities				0.000
Brunel pooled equity funds		1,961.284		1,961.284
Bonds				0.000
Brunel pooled bond funds		417.696		417.696
Property funds		227.892		227.892
Private Equity funds			85.786	85.786
Derivatives				0.000
Cash	131.432			131.432
Net investment assets	131.432	2,620.132	85.786	2,837.350

For comparison purposes the equivalent disclosure for the financial year ended 31 March 2021 is shown in the table below.

Asset Class	Level 1 £ millions	Level 2 £ millions	Level 3 £ millions	Total £ millions
UK equities		12.994		12.994
Overseas equities	0.375			0.375
Brunel pooled equity funds		1,800.336		1,800.336
Bonds	390.427			390.427
Brunel pooled bond funds				0.000
Property funds		174.890		174.890
Private Equity funds			72.459	72.459
Derivatives	0.518			0.518
Cash	156.449			156.449
Net investment assets	547.769	1,988.220	72.459	2,608.448

There have been no transfers of assets between levels within the fair value hierarchy during the financial year ended 31 March 2022.

The following table shows a reconciliation of the movement in level 3 investments during the financial year ended 31 March 2022.

Asset class	Fair Value as at 31 March 2021 £ millions	Transfers into Level 3 £ millions	Transfers out of Level 3 £ millions	Purchases £ millions	Sales proceeds £ millions	Realised profit or loss £ millions	Unrealised profit or loss £ millions	Fair Value as at 31 March 2022 £ millions
Global private equity	69.979	0.000	0.000	9.535	-15.818	2.683	16.927	83.306
UK venture capital	1.640	0.000	0.000	0.000	0.000	0.000	0.000	1.640
Brunel	0.840	0.000	0.000	0.000	0.000	0.000	0.000	0.840
Total	72.459	0.000	0.000	9.535	-15.818	2.683	16.927	85.786

The £840,000 investment shown as Brunel above refers to the value of the shares the fund holds in Brunel Pension Partnership Ltd. (BPP Ltd.). As disclosed in the accounting policies section of these accounts this investment is valued at cost. This value is not the value of assets managed by BPP Ltd, which as at 31 March 2022 was £2,617,060,000. This investment is also disclosed separately from any other investment in note 11, note 13 and note 16 and a written disclosure is made in note 25 with regard to related parties.

## Note 32: Accounting standards that have been issued but have not yet been adopted

Under IFRS the fund must disclose what consideration it has given to accounting standards that have not been adopted. The Pension Fund has yet to adopt the following accounting standards:

Annual Improvements to IFRS Standards 2018–2020 (Programme notes 4).

The annual IFRS improvement programme notes 4 changed standards:

- IFRS 1 (First-time adoption) amendment relates to foreign operations of acquired subsidiaries transitioning to IFRS
- IAS 37 (Onerous contracts) clarifies the intention of the standard
- IFRS 16 (Leases) amendment removes a misleading example that is not referenced in the Code material
- IAS 41 (Agriculture) amendment removes the requirement in paragraph 22 of IAS 41 for entities to exclude taxation cash flows when measuring the fair value of a biological asset using a present value technique

Property, Plant and Equipment: Proceeds before Intended Use (Amendments to IAS 16).

These amendments prohibit an entity from deducting from the cost of property, plant and equipment amounts received from selling items produced while the entity is preparing the asset for its intended use.

We do not expect any of the amendments above, to have a material impact on our accounts when they are applied prospectively from 1st April 2022.

Jason Vaughan

**Director of Finance and Governance** 

J. (. Vauglan

30 June 2022

# **Actuary's statement as at 31 March 2022**

#### Introduction

The last full triennial valuation of the Somerset County Council Pension Fund was carried out as at 31 March 2019 as required under Regulation 62 of the Local Government Pension Scheme Regulations 2013 (the Regulations) as amended and in accordance with the Funding Strategy Statement of the Fund. The results were published in the triennial valuation report dated 31 March 2020.

#### Asset value and funding level

The results for the Fund at 31 March 2019 were as follows:

- The smoothed market value of the Fund's assets as at 31 March 2019 for valuation purposes was £2,167m.
- The Fund had a funding level of 86% i.e. the assets were 86% of the value that they would have needed to be to pay for the benefits accrued to that date, based on the assumptions used. This corresponded to a deficit of £362m.

#### **Contribution rates**

The employer contributions rates, in addition to those paid by the members of the Fund, are set to be sufficient to meet:

- The annual accrual of benefits allowing for future pay increases and increases to pensions in payment when these fall due;
- any difference between each participating employer's notional share of the Fund's assets compared with 100% of their liabilities in the Fund, in respect of service to the valuation date.

The primary rate of contribution on a whole Fund level was 17.8% of payroll p.a. The primary rate as defined by Regulation 62(5) is the employer's share of the cost of benefits accruing in each of the three years beginning 1 April 2020.

In addition each employer pays a secondary contribution as required under Regulation 62(7) that when combined with the primary rate results in the minimum total contributions. This secondary rate is based on their particular circumstances and so individual adjustments are made for each employer.

Details of each employer's contribution rate are contained in the Rates and Adjustment Certificate in the triennial valuation report.

# **Assumptions**

The assumptions used to value the liabilities at 31 March 2019 are summarised below:

Assumptions	Assumptions used for the 2019 valuation
Financial assumptions	
Market date	31 March 2019
CPI inflation	2.6% p.a.
Salary increases	3.6% p.a.
Discount rate	4.9% p.a.
Pension increases on GMP	Funds will pay limited increases for members that have reached SPA by 6 April 2016, with the Government providing the remainder of the inflationary increases. For members that reach SPA after this date, we have assumed that Funds are required to pay the entire inflationary increases
Demographic assumptions	
Member base tables  Member mortality multiplier  Dependant base tables  Dependant mortality multiplier  Projection model  Long-term rate of improvement  Smoothing parameter	S3PA 90% / 100% S3DA 95% / 85% CMI 2018 1.25% p.a. 7.5
Initial addition to improvements	0.5% p.a.

The mortality assumptions translate to life expectancies as follows:

	Assumed life expectancies at age 65:
23.2 years	Average life expectancy for current pensioners - men currently age 65
24.7 years	Average life expectancy for current pensioners - women  currently age 65
24.6 years	Average life expectancy for future pensioners - men currently age 45
26.1 years	Average life expectancy for future pensioners - women currently age 45

Further details of assumptions used can be found in the relevant actuarial valuation report.

## **Updated position since the 2019 valuation**

#### **Assets**

Returns over the year to 31 March 2022 have been good, with the annual return being higher than the expected investment return assumption (discount rate) used as at 31 March 2019. As at 31 March 2022, in market value terms, the Fund assets were more than where they were projected to be based on the previous valuation assumptions.

However, future investment returns that will be achieved by the Fund in the short term are more uncertain than usual, in particular the return from equities due to actual and potential reductions and suspension of dividends

#### <u>Liabilities</u>

The key assumption which has the greatest impact on the valuation of liabilities is the real discount rate (the discount rate relative to CPI inflation) – the higher the real discount rate the lower the value of liabilities. As at 31 March 2022, the real discount rate is estimated to be lower than at the 2019 valuation due to lower future expected returns on assets in excess of CPI inflation.

The value of liabilities will also have increased due to the accrual of new benefits net of benefits paid.

It is currently unclear what the impact of the COVID-19 pandemic is on the Fund's funding position. It is expected that COVID-related deaths will not have a material impact on the Fund's current funding level, however, impact on future mortality rates may be more significant and we will be reviewing the Fund's mortality assumption as part of the 2022 valuation.

#### Overall position

On balance, we estimate that the funding position has improved slightly when compared on a consistent basis to 31 March 2019.

The change in the real discount rate since 31 March 2019 is likely to place a higher value on the cost of future accrual which results in an upward pressure on primary contribution rates. The impact on secondary contributions will vary by employer.

However, the next formal valuation will be carried out as at 31 March 2022 with the new contribution rates set from 1 April 2023. As part of the 2022 valuation, the Fund and us as the Fund Actuary will work together in setting assumptions for the valuation which will be used to calculate the contribution rates for the participating employers.

We will continue to monitor the funding level on a quarterly basis as requested by the administering authority.

MU Durant

Melanie Durrant FIA Principal, Barnett Waddingham LLP 30th May 2022

## Independent auditor's report to the members of Somerset County Council on the pension fund financial statements of Somerset Pension Fund

#### **Opinion**

We have audited the financial statements of Somerset Pension Fund (the 'Pension Fund') administered by Somerset County Council (the 'Authority') for the year ended 31 March 2022 which comprise the Fund Account, the Net Assets Statement and notes to the pension fund financial statements, including a summary of significant accounting policies. The financial reporting framework that has been applied in their preparation is applicable law and the CIPFA/LASAAC Code of practice on local authority accounting in the United Kingdom 2021/22.

In our opinion, the financial statements:

- give a true and fair view of the financial transactions of the Pension Fund during the year ended 31 March 2022 and of the amount and disposition at that date of the fund's assets and liabilities;
- have been properly prepared in accordance with the CIPFA/LASAAC Code of practice on local authority accounting in the United Kingdom 2021/22; and
- have been prepared in accordance with the requirements of the Local Audit and Accountability Act 2014.

#### **Basis for opinion**

We conducted our audit in accordance with International Standards on Auditing (UK) (ISAs (UK)) and applicable law, as required by the Code of Audit Practice (2020) ("the Code of Audit Practice") approved by the Comptroller and Auditor General. Our responsibilities under those standards are further described in the 'Auditor's responsibilities for the audit of the financial statements' section of our report. We are independent of the Authority in accordance with the ethical requirements that are relevant to our audit of the Pension Fund's financial statements in the UK, including the FRC's Ethical Standard, and we have fulfilled our other ethical responsibilities in accordance with these requirements. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

#### **Conclusions relating to going concern**

We are responsible for concluding on the appropriateness of the Director of Finance and Governance's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Pension Fund's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our report to the related disclosures in the financial statements or, if such disclosures are inadequate, to modify the auditor's opinion. Our conclusions are based on the audit evidence obtained up to the date of our report. However, future events or conditions may cause the Pension Fund to cease to continue as a going concern.

In our evaluation of the Director of Finance and Governance's conclusions, and in accordance with the expectation set out within the CIPFA/LASAAC Code of practice on local authority accounting in the United Kingdom 2021/22 that the Pension Fund's financial statements shall be prepared on a going concern basis, we considered the inherent risks associated with the continuation of services provided by the Pension Fund. In doing so we had regard to the guidance provided in Practice Note 10 Audit of financial statements and regularity of public sector bodies in the United Kingdom (Revised 2020) on the application of ISA (UK) 570 Going Concern to public sector entities. We assessed the reasonableness of the basis of preparation used by the Authority in the Pension Fund financial statements and the disclosures in the Pension Fund financial statements over the going concern period.

Based on the work we have performed, we have not identified any material uncertainties relating to events or conditions that, individually or collectively, may cast significant doubt on the Pension Fund's ability to continue as a going concern for a period of at least twelve months from when the financial statements are authorised for issue.

In auditing the financial statements, we have concluded that the Director of Finance and Governance's use of the going concern basis of accounting in the preparation of the Pension Fund financial statements is appropriate.

The responsibilities of the Director of Finance and Governance with respect to going concern are described in the 'Responsibilities of the Authority, the Director of Finance and Governance and Those Charged with Governance for the financial statements' section of this report.

#### Other information

The Director of Finance and Governance is responsible for the other information. The other information comprises the information included in the Statement of Accounts, other than the Pension Fund's financial statements, our auditor's report thereon, and our auditor's report on the Authority's financial statements. Our opinion on the Pension Fund's financial statements does not cover the other information and, except to the extent otherwise explicitly stated in our report, we do not express any form of assurance conclusion thereon.

In connection with our audit of the Pension Fund's financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the Pension Fund's financial statements or our knowledge of the Pension Fund obtained in the audit or otherwise appears to be materially misstated. If we identify such material inconsistencies or apparent material misstatements, we are required to determine whether there is a material misstatement in the Pension Fund financial statements or a material misstatement of the other information. If, based on the work we have performed, we conclude that there is a material misstatement of the other information, we are required to report that fact.

We have nothing to report in this regard.

## Opinion on other matter required by the Code of Audit Practice (2020) published by the National Audit Office on behalf of the Comptroller and Auditor General (the Code of Audit Practice)

In our opinion, based on the work undertaken in the course of the audit of the Pension Fund's financial statements and our knowledge of the Pension Fund, the other information published together with the Pension Fund's financial statements in the Statement of Accounts, for the financial year for which the financial statements are prepared is consistent with the Pension Fund financial statements.

#### Matters on which we are required to report by exception

Under the Code of Audit Practice, we are required to report to you if:

- we issue a report in the public interest under section 24 of the Local Audit and Accountability Act 2014 in the course of, or at the conclusion of the audit; or
- we make a written recommendation to the Authority under section 24 of the Local Audit and Accountability Act 2014 in the course of, or at the conclusion of the audit; or
- we make an application to the court for a declaration that an item of account is contrary to law under Section 28 of the Local Audit and Accountability Act 2014 in the course of, or at the conclusion of the audit; or;
- we issue an advisory notice under Section 29 of the Local Audit and Accountability Act 2014 in the course of, or at the conclusion of the audit; or
- we make an application for judicial review under Section 31 of the Local Audit and Accountability Act 2014, in the course of, or at the conclusion of the audit.

We have nothing to report in respect of the above matters in relation to the Pension Fund.

## Responsibilities of the Authority, the Director of Finance and Governance and Those Charged with Governance for the financial statements

As explained more fully in the Statement of Responsibilities set out on page 18, the Authority is required to make arrangements for the proper administration of its financial affairs and to secure that one of its officers has the responsibility for the administration of those affairs. In this authority, that officer is the Director of Finance and Governance. The Director of Finance and Governance is responsible for the preparation of the Statement of Accounts, which includes the Pension Fund's financial statements, in accordance with proper practices as set out in the CIPFA/LASAAC Code of practice on local authority accounting in the United Kingdom 2021/22, for being satisfied that they give a true and fair view, and for such internal control as the Director of Finance and Governance determines is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the Pension Fund's financial statements, the Director of Finance and Governance is responsible for assessing the Pension Fund's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless there is an intention by government that the services provided by the Pension Fund will no longer be provided.

The Audit Committee is Those Charged with Governance for the Pension Fund. Those charged with governance are responsible for overseeing the Authority's financial reporting process.

#### Auditor's responsibilities for the audit of the financial statements

Our objectives are to obtain reasonable assurance about whether the Pension Fund's financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with ISAs (UK) will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these financial statements.

A further description of our responsibilities for the audit of the financial statements is located on the Financial Reporting Council's website at: www.frc.org.uk/auditorsresponsibilities. This description forms part of our auditor's report.

## Explanation as to what extent the audit was considered capable of detecting irregularities, including fraud

Irregularities, including fraud, are instances of non-compliance with laws and regulations. We design procedures in line with our responsibilities, outlined above, to detect material misstatements in respect of irregularities, including fraud. Owing to the inherent limitations of an audit, there is an unavoidable risk that material misstatements in the financial statements may not be detected, even though the audit is properly planned and performed in accordance with the ISAs (UK).

The extent to which our procedures are capable of detecting irregularities, including fraud is detailed below:

- We obtained an understanding of the legal and regulatory frameworks that are applicable to the Pension Fund and determined that the most significant ,which are directly relevant to specific assertions in the financial statements, are those related to the reporting frameworks (international accounting standards as interpreted and adapted by the CIPFA/LASAAC Code of practice on local authority accounting in the United Kingdom 2021/22, The Local Audit and Accountability Act 2014, the Accounts and Audit Regulations 2015, the Public Service Pensions Act 2013, The Local government Pension Scheme Regulations 2013 and the Local Government Pension Scheme (Management and Investment of Funds) Regulations 2016.
- We enquired of senior officers and the Audit Committee, concerning the Authority's policies and procedures relating to:
  - o the identification, evaluation and compliance with laws and regulations;
  - o the detection and response to the risks of fraud; and
  - the establishment of internal controls to mitigate risks related to fraud or noncompliance with laws and regulations.

- We enquired of senior officers and the Audit Committee whether they were aware of any instances of non-compliance with laws and regulations or whether they had any knowledge of actual, suspected or alleged fraud.
- We assessed the susceptibility of the Pension Fund's financial statements to material
  misstatement, including how fraud might occur, by evaluating officers' incentives and
  opportunities for manipulation of the financial statements. This included the evaluation of
  the risk of management override of controls. We determined that the principal risks were in
  relation to journals, accounting estimates, and critical judgements made by management.
- Our audit procedures involved:
  - evaluation of the design effectiveness of controls that the Director of Finance and Governance has in place to prevent and detect fraud;
  - o journal entry testing, with a focus on management override of control;
  - challenging assumptions and judgements made by management in its significant accounting estimates in respect of the valuation of level 3 investments and IAS 26 pensions liability valuations;
  - o assessing the extent of compliance with the relevant laws and regulations as part of our procedures on the related financial statement item.
- These audit procedures were designed to provide reasonable assurance that the financial statements were free from fraud or error. The risk of not detecting a material misstatement due to fraud is higher than the risk of not detecting one resulting from error and detecting irregularities that result from fraud is inherently more difficult than detecting those that result from error, as fraud may involve collusion, deliberate concealment, forgery or intentional misrepresentations. Also, the further removed non-compliance with laws and regulations is from events and transactions reflected in the financial statements, the less likely we would become aware of it.
- The team communications in respect of potential non-compliance with relevant laws and regulations, including the potential for fraud in revenue and expenditure recognition, and the significant accounting estimates related to valuation of the net pension liability and the year end investment balances.
- Our assessment of the appropriateness of the collective competence and capabilities of the engagement team included consideration of the engagement team's:
  - understanding of, and practical experience with audit engagements of a similar nature and complexity through appropriate training and participation
  - o knowledge of the local government pensions sector
  - o understanding of the legal and regulatory requirements specific to the Pension Fund including:
    - the provisions of the applicable legislation
    - quidance issued by CIPFA, LASAAC and SOLACE
    - the applicable statutory provisions.
- In assessing the potential risks of material misstatement, we obtained an understanding of:
  - the Pension Fund's operations, including the nature of its income and expenditure and its services and of its objectives and strategies to understand the classes of transactions, account balances, expected financial statement disclosures and business risks that may result in risks of material misstatement.
  - the Authority's control environment, including the policies and procedures implemented by the Authority to ensure compliance with the requirements of the financial reporting framework.

#### Use of our report

This report is made solely to the members of the Authority, as a body, in accordance with Part 5 of the Local Audit and Accountability Act 2014 and as set out in paragraph 43 of the Statement of Responsibilities of Auditors and Audited Bodies published by Public Sector Audit Appointments Limited. Our audit work has been undertaken so that we might state to the Authority's members those matters we are required to state to them in an auditor's report and for no other purpose. To the fullest extent permitted by law, we do not accept or assume responsibility to anyone other than the Authority and the Authority's members as a body, for our audit work, for this report, or for the opinions we have formed.

#### Julie Masci

Julie Masci, Key Audit Partner for and on behalf of Grant Thornton UK LLP, Local Auditor

Bristol 23 January 2023

# Independent auditor's report to the members of Somerset County Council on the consistency of the pension fund financial statements of Somerset County Council Pension Fund included in the Pension Fund Annual Report

#### **Opinion**

The pension fund financial statements of Somerset Pension Fund (the 'pension fund') administered by Somerset County Council (the "Authority") for the year ended 31 March 2022 which comprise the Fund Account, the Net Assets Statement and the notes to the pension fund financial statements, including a summary of significant accounting policies are derived from the audited pension fund financial statements for the year ended 31 March 2022 included in the Authority's Statement of Accounts (the "Statement of Accounts").

In our opinion, the accompanying pension fund financial statements are consistent, in all material respects, with the audited financial statements, in accordance with proper practices as defined in the CIPFA/LASAAC Code of practice on local authority accounting in the United Kingdom 2021/22 and applicable law.

#### Pension Fund Annual Report – Pension fund financial statements

The Pension Fund Annual Report and the pension fund financial statements do not reflect the effects of events that occurred subsequent to the date of our report on the Statement of Accounts. Reading the pension fund financial statements and the auditor's report thereon is not a substitute for reading the audited Statement of Accounts and the auditor's report thereon.

#### The audited financial statements and our report thereon

We expressed an unmodified audit opinion on the pension fund financial statements in the Statement of Accounts in our report dated 23 January 2023.

## Director of Finance and Governance's responsibilities for the pension fund financial statements in the Pension Fund Annual Report

Under the Local Government Pension Scheme Regulations 2013, the Director of Finance and Governance of the Authority is responsible for the preparation of the pension fund financial statements, which must include the Fund Account, the Net Asset Statement and supporting notes and disclosures prepared in accordance with proper practices. Proper practices for the pension fund financial statements in both the Statement of Accounts and the Pension Fund Annual Report are set out in the CIPFA/LASAAC Code of practice on local authority accounting in the United Kingdom 2021/22.

#### Auditor's responsibility

Our responsibility is to express an opinion on whether the pension fund financial statements in the Pension Fund Annual Report are consistent, in all material respects, with the audited pension fund financial statements in the Statement of Accounts based on our procedures, which were conducted in accordance with International Standard on Auditing 810 (Revised), Engagements to Report on Summary Financial Statements.

#### Use of our report

This report is made solely to the members of the Authority, as a body, in accordance with Part 5 of the Local Audit and Accountability Act 2014 and as set out in paragraph 43 of the Statement of Responsibilities of Auditors and Audited Bodies published by Public Sector Audit Appointments Limited. Our audit work has been undertaken so that we might state to the Authority's members those matters we are required to state to them in an auditor's report and for no other purpose. To the fullest extent permitted by law, we do not accept or assume responsibility to anyone other than the Authority and the Authority's members as a body, for our audit work, for this report, or for the opinions we have formed.

#### Julie Masci

Julie Masci, Key Audit Partner for and on behalf of Grant Thornton UK LLP, Local Auditor

Bristol 23 January 2023

#### **Glossary of terms**

#### Absolute annual investment return

An investment return that is an exact amount, for example 7%, rather than a return compared to a benchmark.

#### **Accrual (to accrue)**

An amount to cover income or spending that has not yet been paid but which belongs to that accounting period.

#### **Active members**

Members of the pension fund who are currently working and contributing to the fund.

#### **Actuary**

An independent consultant who advises the fund and reviews the financial position of the fund every three years.

## Actuarial present value of promised retirement benefits

A calculated value for the amount of money needed today to meet the pension payments the fund will make in the future. In calculating this value the actuary takes account of factors such as investment returns, inflation and life expectancy.

#### **Actuarial valuation**

A valuation to check that the funding is on track to cover liabilities and review employers' contributions.

#### Administering authority

The organisation that runs the pension fund.

#### **Admitted organisations**

An organisation that takes part in the pension scheme under an 'admission agreement' (that is, an agreement and terms under which they are allowed to join our scheme).

#### **Annualised return**

The average yearly return over a period of more than one year.

#### **Asset allocation**

The percentage of the fund set aside for each type of investment.

#### **Augmentation**

Payments to provide new benefits or improved benefits such as early retirement.

#### **Benchmark**

An index (for example, the FTSE 100) or peer group that the fund, or a section of the fund, is measured against to work out whether the fund has performed well.

#### **Bid price**

The price at which investments can be sold.

#### **Bid-offer spread**

The difference between the bid price and the offer price.

#### **CIPFA**

Chartered Institute of Public Finance and Accountancy

#### **Co-investment**

Investing alongside someone else in the same investment.

#### **Collateral**

Assets placed with a lender as security against a borrower failing to make agreed payments. For example, in the case of a mortgage, the house would usually be the collateral against which the bank lent money to an individual.

#### **Common contribution rate**

The normal contributions of member authorities and organisations must meet 100% of benefits. The common contribution rate is the future service cost of members' contributions, including an allowance for expenses.

#### **Corporate governance**

The system by which companies are controlled and directed, and the way they respond to their shareholders, employees and society.

#### **Currency hedges**

Assets that are owned to reduce the effects of foreign-exchange movements on the fund.

#### **Deferred benefits**

Built-up pension rights, for ex-employees, that are kept in the pension fund.

#### **Deferred pension**

The pension benefit that is paid from the normal retirement date to a member of the fund who no longer pays contributions as a result of leaving employment or opting out of (leaving) the pension scheme before their retirement age.

#### **Derivatives**

A type of investment that is linked to another asset. Examples of derivatives are options, forwards and futures.

#### **Developed markets**

Countries that index providers (such as FTSE or MSCI) have decided have strong regulation and large investment markets that are well developed.

#### Dividend

The distributed profits of a company.

#### **Emerging markets**

Countries that index providers (such as FTSE or MSCI) have decided have weak regulation and new or small investment markets.

#### **Employer of sound covenant**

An employer who is unlikely to become insolvent (unable to pay its debts).

#### **Engagement**

Discussions between investors or their fund managers and companies about corporate governance or socially responsible investment.

#### **Equities**

Ordinary shares in a company.

#### **Ethical investments**

Investments that are moral and are not linked to companies that, for example, are involved in trading weapons, exploiting developing countries or contributing to climate change.

#### **Ex-dividend**

A share is 'ex-dividend' on a date set by a company when current shareholders are entitled to a dividend on their holding. Even if the holding is sold, the previous owner will receive the income. On that date, the market price of a share will be adjusted to reflect the income due to the holder. (For example, a share which goes ex-dividend with a dividend of 10p will see the market price reduce by that amount.) Stock may be sold ex-dividend (without dividend entitlement) or 'cum-div' (with dividend entitlement).

#### **Full-funding basis**

When the future value of assets matches the future value of liabilities. At the last actuarial valuation, which was carried out as at 31 March 2007, the fund was 95% funded. This means that the value of the assets was 95% of the estimated value of the liabilities.

#### **Futures or forwards**

Buying or selling a package of shares, currency or commodities (for example, coffee or metal) at a specific point in the future at a price agreed when the contract is taken out.

#### Hedging

A process of reducing or removing the risk of a portfolio by buying or selling assets that act in an opposite way to those already owned.

#### **Historical cost**

The amount paid for an investment when it was bought.

#### **Index-linking**

When pension benefits are updated in line with inflation.

#### **Liquid assets**

Assets that can be sold to provide cash very quickly.

#### **Mandate**

An agreement with an investment manager to manage a particular type of asset.

#### Mid price

The price halfway between the bid price and the offer price.

#### **Myners**

Paul Myners was commissioned by the Government to review and report on UK institutional investment.

#### **Option**

The right to buy or sell shares within a set timescale at a price confirmed at the time the option is bought.

#### Over-the-counter trades

A trade for an investment that has not taken place on a stock exchange and has been made to meet the particular needs of the investor.

### Passive management or passive investment

Tracking an index and not taking active investment decisions.

#### Peer group

Other local-authority pension funds.

#### **Pooled investments**

Investments where the assets are not held directly by the investors, but are held in a 'pool'. Examples of pooled investments are unit trusts, life funds, open-ended investment companies and limited liability partnerships.

#### **Portfolio**

A collection of stocks, shares and other securities.

#### **Preserved benefits**

The benefits to which members would be entitled if they left service, based on the service they had completed up to the date they left. As long as members had enough service, the benefits they had earned up to the date they left would be held (preserved) in the fund for them and would be paid when they retired. Between leaving service and retirement, the benefits would be increased broadly in line with price inflation.

#### **Projected unit method**

One of the common methods actuaries use to estimate the cost of future benefits from a pension scheme. The method works out the cost of the benefits members are expected to earn over a period (often one year) following the valuation date, allowing for predicted future increases in pay until members retire or leave service. The cost is set out as a percentage of members' contributions. As long as the distribution of members remains stable (that is, new members join the scheme to replace scheme members who have left), the cost is expected to remain stable.

#### **Quantitative analysis system**

A computer model to help analyse share holdings and make investment decisions.

#### **Quoted investment**

A company listed on a stock exchange.

#### Realised profit

A realised profit is the profit (or loss) when an investment is sold and is the difference between what it was sold for and what was paid for it.

#### **Recoverable tax**

Tax that has been paid but can be claimed back.

#### **Recurring pension**

A pension that is paid regularly, usually every month.

#### Real discount rate

The discount rate is the return that the actuary uses to work out how much money needs to be saved today to pay future liabilities. For example, if the discount rate is 5.25% then you need to save £95 today to have £100 in a year's time. The real discount rate is a discount rate where the effects of inflation have been removed.

#### Safe custody

The responsibility for keeping the fund's financial assets safe, settling transactions, collecting income, and other procedures relating to investments.

#### **Scheduled organisations**

Local-government organisations which have the automatic right to take part in the pension scheme.

#### Secondary investments

A private equity fund that is bought from an existing investor, rather than being an investor when the fund was first created.

#### **Settle transactions**

Swapping money for assets when you buy or sell shares or bonds. Financial assets usually settle two or three days after the trade is agreed.

#### **Shareholder engagement**

Where the owners of shares try to influence a company's behaviour by campaigning in the press, voting at company meetings or talking to company managers. Typical issues that might be raised are the company's effect on the environment, their labour standards and pay for the board of managers.

## Smoothed market value, smoothing mechanism

Most shares and bonds that the fund owns change value every few minutes and the price can vary quite a lot. The fund's actuary will make an adjustment for this when valuing the fund so that extreme highs and lows are ignored.

#### Solvency

Whether the assets of the fund are greater than the liabilities.

#### **Specific ethical investment**

Investing in companies that do not invest in, for example, the arms trade, third-world exploitation, animal testing or tobacco, or in companies which promote environmentally-friendly products, education and training, waste management and so on.

#### **S&P 500**

A broad-based equity index made up of the 500 largest equity stocks quoted in the US.

#### **Statutory instrument**

Secondary legislation made by government ministers.

#### Statutory pension scheme

A pension scheme established by an Act of Parliament and run in line with statutory instruments.

#### Stock lending or securities lending

Shares owned are lent on the stock market to generate income. The owner keeps all benefits, except for the voting rights.

#### **Tender**

A process of assessing and choosing a business to do work on your behalf.

#### **Time-weighted return**

Estimating the performance of a fund, taking into account the effect of money coming into, or leaving the fund, during the period of time you are looking at, so those money movements don't give an inaccurate return.

#### Transfer value

The capital payment made from one pension fund to another when the person paying contributions changes to another pension scheme.

#### **Transition management**

Organising the complex movements of assets that happen when a scheme changes its investments or its asset managers.

#### **Unlisted shares**

Shares for companies not listed on the stock exchange.

#### **Unrealised loss**

An unrealised loss is the loss suggested when an asset was bought for more than it is currently worth, but the loss is not 'available' (or 'realised') until the asset is sold.

#### **Unrealised profit**

An unrealised profit is the profit suggested when an asset was bought for less than it is currently worth, but the profit is not 'available' (or 'realised') until the asset is sold.

#### Venture capital

Investments in small companies that are not listed on a stock exchange.

#### **Vested benefits**

Benefits due now and in the future to members of the fund that are already drawing their pension.

#### **WM Company**

The company appointed by most local authorities to collect performance statistics.

#### **Yield**

The yearly interest paid by a bond divided by its price. When we refer to yields, this usually means the yield on UK government bonds.

#### **Contacts**

#### If you would like more information, please contact one of the following people.

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#### **Web Links**

The following web links provide further information and documents related to the Fund.

Further details relating to member administration, including details of the scheme can be found on Peninsula Pensions website.

#### www.peninsulapensions.org.uk

Further details relating to Brunel Ltd and how it is helping the Fund achieve its pooling obligations can be found on Brunel's website.

#### https://www.brunelpensionpartnership.org/

The pensions committee page of the Somerset County Council website is available using the following link. You will find all of the committee's papers and minutes on this page.

#### http://democracy.somerset.gov.uk/mgCommitteeDetails.aspx?ID=200

The pension board page of the Somerset County Council website is available using the following link. You will find all of the committee's papers and minutes on this page.

#### http://democracy.somerset.gov.uk/mgCommitteeDetails.aspx?ID=226

These accounts are also available on the internet at.

#### https://www.somerset.gov.uk/our-information/pensions/

These accounts are also available in Braille, in large print, on tape and on CD and we can translate them into different languages.