

# Hertfordshire County Council Pension Fund Annual Report and Statement of Accounts 2013/14

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#### Introduction

#### 1. Foreword

This report provides information for employers and other interested parties on how the Hertfordshire Pension Fund ("Pension Fund") has been managed during the year 1 April 2013 to 31 March 2014.

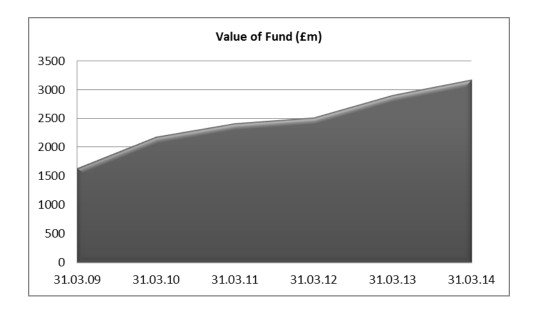
There were 246 employers and 31,771 contributing members of the Pension Fund at 31 March 2014. During the year the value of the Pension Fund increased by £268 million to £3,176 million. The overall investment return for the year was 8.4% compared to the Pension Fund's benchmark of 7.2%.

This report summarises the main features of the Pension Fund, starting with a brief outline of the Local Government Pension Scheme ("Scheme"). The Administering Authority Report then outlines the management and administrative arrangements for the Pension Fund. This is followed by the financial statements, the Fund Account and Net Assets Statement, for the year 2013/14 with comparative information for the previous year. The Fund Account shows the change in net assets available for benefits during the year, showing separately the net increase or decrease from the Pension Fund's dealings with members and the net return on investments. The Net Assets Statement discloses the net assets of the Pension Fund at 31 March 2014. The report concludes with an Investment Report which sets out the background against which investment took place, the Pension Fund's Investment Policy and the level of performance achieved.

# 2. Financial Summary

The table below provides a five year summary of the Pension Fund accounts and a graph showing the movement of the value of the Pension Fund over the period.

2009/10	2010/11	2011/12	2012/13		2013/14
£000s	£000s	£000s	£000s		£000s
1,639,566	2,188,656	2,421,651	2,520,578	Value of the Pension Fund at 1 April	2,907,904
32,090	38,557	22,502	17,327	Net additions / (withdrawals) from dealing with those directly involved in the scheme	36,975
517,000	194,438	76,425	369,999	Net returns on investments	230,904
549,090	232,995	98,927	387,326	Increase / (Decrease) in the Pension Fund during the year	267,879
2,188,656	2,421,651	2,520,578	2,907,904	Value of the Pension Fund at 31 March	3,175,783



#### Scheme Administration

#### 1. Background to the Scheme

#### Legal Framework

The Scheme is a statutory scheme, established by Act of Parliament, the Superannuation Act 1972. The Scheme is governed by the following regulations:

- Local Government Pension Scheme Regulations 2013
- Local Government Pension Scheme (Transitional Provisions, Savings & Amendment) Regulations 2014.
- Local Government Pension Scheme (Benefits, Membership and Contributions) Regulations 2007 (as amended)
- Local Government Pension Scheme (Administration) Regulations 2008 (as amended)
- Local Government Pension Scheme (Transitional Provisions) Regulations 2008 (as amended)

The scheme regulations are made under the Superannuation Act 1972 and in the future under the Public Service Pension Schemes Act 2013. The Scheme is run by Administering Authorities in accordance with these regulations. In Hertfordshire the Administering Authority is Hertfordshire County Council.

#### Eligibility

The Scheme is available to all employees of local authorities other than teachers, fire-fighters and police officers for whom separate arrangements apply. Employees are able to join the Scheme if they have a contract of employment of three months or more duration.

Other specified bodies providing public services are included by statute or may apply for admission.

#### **Employers**

At 31 March 2014 there were 246 employers in the Pension Fund. Participating employers can be scheme employers or admitted bodies, as defined below:

- Scheme employers. There are two types of scheme employers ("employers") listed in the Scheme regulations. Employees of scheme employers, such as the County Council and District and Borough Councils, are able to join the Scheme as of right. Employees of other organisations, such as Parish and Town Councils are able to join the Scheme if the employer designates that they can.
- Admitted bodies. These are voluntary, charitable and, in certain circumstances, private sector organisations carrying
  out local authority contracts, where staff can become members of the Scheme by virtue of an Admission Agreement
  between the Pension Fund and the relevant body. At 31 March 2014 there were 63 active admitted bodies
  participating in the Pension Fund.

A full list of employing bodies in the Pension Fund is shown in Appendix 1 at page 63.

#### 2. Funding

The Scheme is a funded scheme, financed by contributions from employees and employers and by earnings from investments. The Pension Fund has published a Funding Strategy Statement (shown in Appendix 2 at page 66), which sets out the Pension Fund's strategy for meeting employers' pension liabilities. The aim of the funding strategy is to ensure the long-term solvency of the Pension Fund and to ensure that sufficient funds are available to meet all benefits as they fall due for payment.

#### Scheme Administration

# **Employees' Contributions**

During 2013/14, employees paid contributions at a rate depending on their whole time equivalent pensionable salary. The rates and salary bandings applicable during 2013/14 are shown in the table below.

Band	Range	Contribution Rate
1	£0 - £13,700	5.50%
2	More than £13,701 up to £16,100	5.80%
3	More than £16,101 up to £20,800	5.90%
4	More than £20,801 up to £34,700	6.50%
5	More than £34,701 up to £46,500	6.80%
6	More than £46,501 up to £87,100	7.20%
7	More than £87,100	7.50%

From 1 April 2014, the scheme moved from a final salary scheme to a career average revalued earnings (CARE) scheme. Under the new scheme, employees will pay contributions at a rate based on their earnings, including contractual and non-contractual overtime and additional hours. The rates and salary bandings applicable from 1 April 2014 are shown in the table below.

Band	Range	Contribution Rate
1	£0 - £13,500	5.50%
2	More than £13,501 up to £21,000	5.80%
3	More than £21,001 up to £34,000	6.50%
4	More than £34,001 up to £43,000	6.80%
5	More than £43,001 up to £60,000	8.50%
6	More than £60,001 up to £85,000	9.90%
7	More than £85,001 up to £100,000	10.50%
8	More than £100,001 up to £150,000	11.40%
9	More than £150,000	12.50%

Employees can also elect to move to the 50/50 option of the Scheme which allows employees to pay half the normal contributions in return for half the normal pension benefits.

# **Employers' Contributions**

Employers' contributions are payable at rates specified by the Pension Fund Actuary and are reviewed each triennial valuation. Rates are adjusted to reflect changes in the employer's membership profile and funding level in the Pension Fund (see page 16 for further details).

#### **Investment Income**

The cash, which is not immediately required to pay pensions and other benefits, is invested and provides an additional source of income for the Pension Fund.

#### 3. Benefits

The Scheme is a salary-related defined benefit scheme which guarantees to provide benefits which are a specified fraction of a Scheme member's pay. Benefits are not affected by variations in investment performance.

Full details of benefits payable are explained in the Scheme booklet which is available from the Pension Fund website at <a href="https://www.yourpension.org.uk/agencies/HCC/">www.yourpension.org.uk/agencies/HCC/</a>

#### Scheme Administration

The Local Government Pension Scheme Regulations 2013 introduced a new benefit package for the Scheme, the main provisions of which are set out below.

#### Age of Retirement

The normal pension age in the LGPS is linked to State Pension Age, with a minimum of age 65. The Scheme also makes provisions for the early payment of benefits and members can choose to retire and draw their pension at any time from age 55. Benefits paid before normal pension age will be reduced to reflect that benefits will be paid over a longer period of time.

#### **Retirement Benefits**

For membership after 1 April 2014, members build up a pension at a rate of 1/49<sup>th</sup> of the amount of pensionable pay they receive in each scheme year. The amount of pension built up during the scheme year is added to their pension account and revalued at the end of each year in line with inflation. Up to 25% of the capital value of benefits can be taken as a lump sum at a 12:1 commutation rate, i.e. £12 lump sum for every £1 of pension given up.

Benefits built up before 1 April 2014 are protected and are calculated using membership in the Scheme prior to 1 April 2014 and the member's final pay when they leave the Scheme.

For membership built up between 1 April 2008 and 31 March 2014, the annual pension is based upon final pensionable pay multiplied by 1/60<sup>th</sup> for each year of Scheme membership. The final pensionable pay is the wage or salary on which contributions were paid over the last 12 months of service. Up to 25% of the capital value of benefits can be taken as a lump sum at a 12:1 commutation rate, i.e. £12 lump sum for every £1 of pension given up.

For membership accrued to 31 March 2008, members will receive an annual pension based on final pensionable pay multiplied by 1/80<sup>th</sup> for each year of Scheme membership and a lump sum of three times annual pension. Members can also exchange part of their pension for additional lump sum.

#### **Additional Benefits**

The Scheme offers several ways for members to increase their benefits:

- Additional Pension Contributions to purchase additional Scheme pension benefits.
- Contributions to a money purchase Additional Voluntary Contribution scheme ("AVC"), provided by the Standard Life Assurance Company or the Equitable Life Assurance Society.

# **III Health Retirement**

A three tier ill health retirement provision is available which is dependent on the likelihood of a member being capable of undertaking any gainful employment in the future. Benefits are calculated in the same way as for normal retirements, with an enhancement for members in tiers 1 and 2 to compensate for premature retirement. Members in tier 3 who are likely to be capable of undertaking gainful employment within three years of retiring must undergo a medical review after 18 months. At the end of the three year period the member will either have their pension benefits deferred to age 65 or move to tier 2 following a medical assessment.

#### **Death in Service**

A lump sum death grant of three year's assumed pensionable pay is payable. Pensions are also payable to surviving spouses, civil partners, or to eligible nominated co-habiting partners (subject to qualifying conditions) and dependent children.

#### **Death after Retirement**

Spouses', civil partners', eligible co-habiting partners' and dependent children's pensions are payable based on the former employee's pensionable pay or pension. In addition, if death occurred before the pension has been paid for ten years; the balance will be paid as a lump sum.

The benefits detailed above are guidelines only and members should apply to London Pensions Fund Authority, the Scheme Administrator, for individual estimates of benefits payable.

# 1. Management

Hertfordshire County Council (the "County Council") is the Administering Authority of the Pension Fund and administers the Scheme on behalf of the participating employers.

The Local Authority (Functions & Responsibilities) (England) Regulations 2000 (as amended), state that functions relating to the Scheme are the responsibility of the full Council. The County Council has delegated these functions to the Pensions Committee and to the County Council's Chief Finance Officer, the Deputy Chief Executive. Some of the functions relating to investment management have been delegated by the Pensions Committee to the Investment Sub-Committee. A protocol has been agreed to ensure this parallel delegation operates effectively.

The membership of the Pensions Committee is made up of ten County Council members and three District Council representatives. All employers and a staff representative, nominated by UNISON, are invited to attend meetings as observers.

The Investment Sub-Committee is made up of six members (in proportion to the political representation of the full Council) plus one non-voting District Council representative.

The County Council has published a Governance Policy and Compliance Statement which is set out on the following pages. The statement covers policy on delegations to the Pensions Committee and Investment Sub-Committee, frequency of meetings of the Pensions Committee, training and terms of reference and describes the Pension Fund's compliance with statutory guidance issued by the Secretary of State for Communities and Local Government.

#### **Pensions Committee Membership**

C	Caa:I	Manahara
County	Councii	Members:

D Ashley (Chairman) D Lloyd (Vice Chairman)

C Hayward R Parker
R Henry S Quilty
T Hone D Scudder
J King A Searing

# **District Council Representatives (non-voting):**

M Mills-Bishop J O Ranger

J Lloyd

# Staff Representative (UNISON) (non-voting):

G Thwaites

# 2. Governance Policy and Compliance Statement

This statement is prepared in accordance with regulation 55 of the Local Government Pension Scheme Regulations 2013, which require administering authorities to maintain and publish a statement on its governance policy and its compliance with statutory guidance issued by the Secretary of State for Communities and Local Government. This statement was presented for approval by the Pensions Committee on 12 September 2014.

#### Responsibility

The Administering Authority for the Local Government Pension Scheme in Hertfordshire is Hertfordshire County Council (the "County Council"). Management of the Local Government Pension Scheme is a non-executive function.

The Local Authority (Functions & Responsibilities) (England) Regulations 2000 (as amended), state that the functions relating to the Local Government Pension Scheme are the responsibility of the full Council. The County Council has delegated these functions to the Pensions Committee, whose members can make decisions without reference to the full Council. Some of the functions relating to investment management have been delegated by the Pensions Committee to the Investment Sub-Committee as set out in the Terms of Reference below.

In parallel to this, the County Council has delegated functions relating to the Pension Fund to the County Council's Chief Finance Officer, the Deputy Chief Executive, as specified in Annex 3 (Responsibility for Functions) of the County Council's Constitution.

#### **Terms of Reference**

The Pensions Committee, Investment Sub-Committee and Chief Finance Officer, the Deputy Chief Executive, are responsible for the functions set out in the following regulations:

- Local Government Pension Scheme Regulations 2013
- Local Government Pension Scheme (Transitional Provisions, Savings & Amendment) Regulations 2014Local Government Pension Scheme (Benefits, Membership and Contributions) Regulations 2007(as amended)
- Local Government Pension Scheme (Administration) Regulations 2008 (as amended)
- Local Government Pension Scheme (Transitional Provisions) Regulations 2008 (as amended)
- Local Government Pension Scheme (Management and Investment of Funds) Regulations 2009 (as amended).
- Local Government (Early Termination of Employment) (Discretionary Compensation) Regulations 2006 (as amended)

To clarify this delegation, the Pensions Committee has agreed a protocol setting out the division of responsibility between itself, the Investment Sub-Committee and the Chief Finance Officer, the Deputy Chief Executive. This states that the Pensions Committee is responsible for policy matters including:

- Approval of asset allocation decisions
- Setting Administering Authority discretions
- Approval of the overall investment strategy of the Pension Fund
- Approval and review of:
  - Statement of Investment Principles
  - Funding Strategy Statement
  - Governance Policy and Compliance Statement
  - Communications Strategy Statement
- Appointing (and, when necessary, dismissing) Investment Consultants
- Appointing (and, when necessary, dismissing) the Pension Fund Actuary
- Appointing (and, when necessary, dismissing) the Pension Fund Custodian
- Reviewing the cost of investment management
- Setting performance objectives for the Pension Fund

The Investment Sub-Committee is responsible for the following matters:

- Monitoring the performance of Investment Managers and the investments made
- Appointing (and, when necessary, dismissing) Investment Managers
- Reviewing asset allocation decisions
- Reviewing performance objectives for the Pension Fund

All other operational decisions to implement these policies are delegated to the County Council's Chief Finance Officer, the Deputy Chief Executive.

#### Representation

The Pensions Committee is made up of ten County Council members (in proportion to the political representation of the full Council) and three (non-voting) District Council representatives elected by the Hertfordshire Local Government Association.

The Investment Sub-Committee is made up of six members (in proportion to the political representation of the full Council split 4:1:1) plus one non-voting District Council representative.

The Chairperson of the Pensions Committee is ex-officio Chairperson of the Sub-Committee and its membership is appointed by the County Council from within the membership of the Pensions Committee.

County Council members, as elected members of the Administering Authority, have voting rights in accordance with the Local Government (Committee and Political Groups) Regulations 1990 SI No 1553 5 (1)(d).

A staff representative, nominated by UNISON, is invited to attend meetings as an observer.

The County Council's Chief Finance Officer, the Deputy Chief Executive, attends meetings to advise the Pensions Committee.

An annual meeting is held for all employers in the Pension Fund to inform them of decisions made and allow them to ask questions directly to the Pensions Committee, Officers and Pension Fund advisers.

# Committee meetings and training

The Pensions Committee meets once a quarter.

The Investment Sub-Committee meets quarterly and on an ad-hoc basis.

An annual workshop, run by the Pension Fund's Investment Consultant, is held for members of the Pensions Committee to provide members with on going training on pension and investment matters and to provide a forum to discuss and debate issues in more detail. Members of the Pensions Committee also attend ad-hoc training and seminars, receive briefing material and are encouraged to continuously develop their expertise. A quarterly workshop is run for member of the Investment Sub-Committee on investment related matters. Induction training is offered to all new members of the Pensions Committee.

# **Compliance with Statutory Guidance**

The following table provides a summary of how the Pension Fund complies with the statutory guidance issued by the Secretary of State for Communities and Local Government.

	Pension Fund Compliance Statement				
	Principle	Compliance and Comments			
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 appointment Council.	Full			
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.	Full			
c)	That where a secondary committee or panel has been established, the structure ensures effective communication across both levels.	Full			

	Pension Fund Compliance Statement					
	Principle	Compliance and Comments				
A.	Structure (continued)					
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.	Full				
В.	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	Partial				
	employers, e.g. admitted bodies):	The County and District Councils, whose staff make up 65% of the active membership, are represented, but no other organisations are currently represented. All employers are invited to attend as observers if they wish and to attend the annual employers' meeting.				
	ii) scheme members (including deferred and	Full				
	pensioner scheme members);	UNISON has a place on the Pensions Committee to represent all Scheme members.				
	iii) independent professional observers, and	No  The statutory guidance envisages "an independent professional observer could be invited to participate in the governance arrangements to enhance the experience, continuity, knowledge, impartiality and performance of committees". There is no such member of the Pensions Committee at present.				
	iv) expert advisors (on an ad-hoc basis)	Full				
		The Pension Fund's Investment Adviser, Actuary and Administrator attend the Pensions Committee when appropriate.				
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	Full				
C.	Selection and Role of Lay 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.	Full				
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.	Full				

	Pension Fund Compliance Statement					
	Principle	Compliance and Comments				
<b>D.</b> a)	Voting  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.	Full  The policy is clear that only County Council members can vote. The Pensions Committee believes that the voting arrangements are justified, because in practice the vast majority of decisions are reached by consensus.				
E.	Training/Facility Time/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.	Full Training is provided internally and externally and offered to all Pensions Committee members. Reimbursement of expenses is covered by the members' allowance schemes in their authority.				
b)	That where such a policy exists, it applies equally to all members of committees, sub-committees, advisory panels or any other form of secondary forum.	Full				
c)	That the administering authority considers the adoption of annual training plans for committee members and maintains a log of all such training undertaken.	Partial This area is in development.				
F.	Meetings (frequency/quorum)					
a)	That an administering authority's main committee or committees meet at least quarterly.	Full				
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.	Full				
c)	That administering authorities who do 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.	Full An annual employers' meeting is held to update employers on Pension Fund matters.				
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.	Full				
Н.	Scope					
a)	That administering authorities have taken steps to bring wider scheme issues within the scope of their governance arrangements.	Full Issues relating to the funding and benefit structure are reported to the Pensions Committee.				

	Pension Fund Compliance Statement				
	Principle	Compliance and Comments			
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.	Full The Governance Policy and Compliance Statement is published in the Annual Report and Statement of Accounts and on the Pension Fund website.			

#### 3. Risk Management

Responsibility for the risk management of the Pension Fund rests with the Pensions Committee. Key risks are incorporated in the Pension Fund's risk register, which was approved by the Committee on 26 February 2014 as part of the Funding Strategy Statement.

Four key risks to the Pension Fund have been identified:

- The Pension Fund Investment Strategy does not deliver the long term projected investments returns and does not comply with legislation.
- The funding level of the Pension Fund deteriorates.
- Scheme employers default on meeting their obligations to the Pension Fund and LGPS.
- The Pension Fund and its third party providers do not comply with regulations, statute or procedure.

A number of underlying risk control mechanisms are in place or are being developed that aim to manage these risks and these are detailed in the Funding Strategy Statement on pages 66-91. Risks are monitored on a regular basis and a quarterly report presented to the Pensions Committee, providing an update on the status of these risks and the progress made to implement risk controls.

A number of risks are associated with the Pension Fund's Investments. Note 6.15 of the Pension Fund Accounts provides details on the nature and extent of risks arising from financial instruments and how these are managed.

#### 4. Administration

Hertfordshire County Council is the Administering Authority of the Pension Fund and administers the Scheme in conjunction with the contracted business services listed below.

Scheme Administrator providing scheme administration services for members in conjunction with County Council staff:

London Pensions Fund Authority (LPFA)

#### Investment Managers during 2013/14 investing funds on behalf of the Pension Fund:

- Allianz Global Investors Europe GmbH
- Baillie Gifford & Co.
- BlackRock Investment Management (UK) Limited (ceased 1 April 2014)
- CBRE Global Collective Investors (UK) Limited
- Global Thematic Partners, LLC
- HarbourVest Partners, LLC
- Henderson Global Investors Limited (appointed 6 February 2014)
- JP Morgan Asset Management (UK) Limited
- Jupiter Asset Management Limited
- LGT Capital Partners (Ireland) Limited
- Legal & General Assurance (Pensions Management) Limited
- Permira Advisers, LLP
- Royal London Asset Management Limited (appointed 28 February 2014)
- Standard Life Investments Limited
- TTP Venture Managers Limited

# Custodian maintaining and managing investment records in relation to Pension Fund investments:

BNY Mellon Asset Servicing B.V.

# **Consulting Actuary providing actuarial services:**

• B McKay, Fellow of the Institute and Faculty of Actuaries, for and on behalf of Hymans Robertson LLP

# Investment Consultant providing investment advice:

Mercer Limited

#### **Corporate Governance Adviser providing voting services:**

Research, Recommendations and Electronic Voting Limited

# Performance Measurement Consultants providing independent reporting on investment performance:

BNY Mellon Asset Servicing B.V.

#### Additional Voluntary Contributions Providers for members wishing to increase benefits:

- The Equitable Life Assurance Society
- Standard Life Assurance Company

# **External Auditor:**

B Singh, Engagement Partner, for and on behalf of Ernst & Young LLP

# **Key contacts**

# **Administering Authority**

For Investments

Patrick Towey
Herts Finance Service
Hertfordshire County Council
Postal Point CHO 327

County Hall Pegs Lane Hertford, SG13 8DQ

01992 555148

pensions.team@hertfordshire.gov.uk

# Legal Adviser

Kathryn Pettitt Chief Legal Officer Hertfordshire County Council

#### **Scheme Administrator**

For Benefits and Administration

Taryn Mutter London Pensions Fund Authority Hertfordshire Pension Team Postal Point CHO 033 County Hall Pegs Lane

Hertford, SG13 8DQ

01992 555466 hertscc@lpfa.org.uk

#### **Administration Strategy**

The Pension Fund has published an Administration Strategy ("Strategy") that sets out the quality and performance standards expected of the Pension Fund and its employers.

The Strategy has been prepared in accordance with regulation 59 of the Local Government Pension Scheme Regulations 2013. This enables a Local Government Pension Scheme Fund to prepare an administration strategy to support the delivery of a high quality administration service.

The Strategy was produced in consultation with employers and subsequent revisions are made in consultation with employers and approved by the Pensions Committee. The latest version was approved by the Pensions Committee on 28 February 2013 and implemented on 1 April 2013.

The Strategy outlines the responsibilities of the Pension Fund and employers, defines the required performance standards and provides details of sanctions for non-compliance.

#### **Annual Performance Report**

A set of key performance indicators has been agreed and approved by the Pensions Committee and these are used to measure and report on the performance of the Administering Authority, the outsourced pensions administration service provider LPFA and employers. Performance is reported to the Pensions Committee on a quarterly basis and the reports and minutes of the Pensions Committee meetings are accessible from <a href="https://www.hertsdirect.org/your-council/civic calendar/">www.hertsdirect.org/your-council/civic calendar/</a>.

#### **Performance of the Administering Authority**

The Administering Authority is measured against performance and compliance with statutory requirements placed on administering authorities for the administration of pension funds. Performance of the Administering Authority is reviewed by periodic Internal Audit review and by the volume of complaints or internal disputes raised against the Administering Authority. The following provides details of performance for 2013/14:

- The annual external audit was carried out between January and August 2013 by Ernst & Young LLP. This reviewed
  the 2012/13 Annual Report and Accounts to provide a true and fair opinion on the financial statements. Ernst &
  Young LLP issued a positive Audit Results Report with no recommendations for improvements.
- The annual assurance audit was carried out during December 2013 and January 2014 by PricewaterhouseCoopers (agents of the Shared Internal Audit Service). This audit reviewed controls and procedures for financial accounting and pensions administration. The audit report was issued in January 2014 with a substantial assurance that effective controls are in operation.
- As part of the annual external review of the 2013/14 Annual Report and Accounts, during February to March 2014, Ernst & Young LLP carried out an assessment of internal controls. Ernst & Young LLP's findings from the assessment will be published in September 2014 as part of the 2013/14 Audit Results Report for the Pension Fund.
- During 2013/14 there were five complaints against the Administering Authority and two Internal Disputes. All
  complaints and Internal Disputes were responded to and no further actions in relation to these cases have been
  required.

#### Performance of the Pensions Administration Service

Performance of the pensions administration service delivered by the LPFA is measured against targets set out in the Service Level Agreement and against the number of complaints raised about service delivery. The following provides details of performance for 2013/14:

- During 2013/14 there were 12 complaints which were responded to, to the satisfaction of the complainant.
- Efficiency of the pensions administration service is measured by comparison of performance against Service level Agreement targets and the following chart sets out results for 2013/14 for key service tasks.

Pensions Administration Task	Annual Total	Standard *	Within Standard
Joiners to the LGPS	6,340	6 working days	97.4%
Pensions transfers in and out	1,313	6 working days	97.2%
Processing pensions benefits for retirements and deaths	2,824	5 working days	98.6%
Providing deferred members with a benefit statement	2,811	30 working days	98.7%
Processing refunds of pensions contributions	139	5 working days	99.3%
Providing estimates of retirement benefits	2,218	5 working days	95.7%

<sup>\*</sup> From receipt of accurate information

#### **Performance of Employers**

Employers' performance in administering the Scheme is measured against targets set out in the Administration Strategy and compliance with performance standards. The following provides details of performance for 2013/14:

- A total of 148 penalty charges were levied against 70 employers (28.5% of active employers) for late submission of contribution returns or late payment of monthly contributions.
- During 2013/14 214 (87% of active employers) paid contributions by the due date each month.

#### 5. Communication

The Pension Fund has published a Communication Policy Statement which sets out how it communicates with employers and representatives of employers, Scheme members and prospective Scheme members. It was presented for approval by the Pensions Committee on 12 September 2014.

#### **Communication Policy Statement**

This Statement is prepared in accordance with regulation 61 of the Local Government Pension Scheme Regulations 2013, which requires an Administering Authority to prepare, maintain and publish a statement on its policy for communicating with members and employing authorities.

#### **Employers**

The following methods are used to communicate with employers in the Pension Fund:

#### Annual General Meeting

All employers are invited to attend, to listen to presentations on topical issues and to raise questions about the Pension Fund.

#### Monthly Newsletters and Ad Hoc Bulletins

All employers receive monthly newsletters which provide information, advice and guidance about administering the Scheme. Ad hoc bulletins are also published to advise employers about specific issues that require attention or action, e.g. changes to Scheme regulations.

#### Annual Report and Accounts

A copy of this publication is sent to all employers and is available from the Pension Fund's website, www.yourpension.org.uk/agencies/HCC/

#### Hertfordshire Chief Finance Officers' Meeting

The Chief Finance Officer for the County Council keeps in contact with the District and Borough Councils through these meetings and keeps them up to date with pension matters.

# Pensions Committee Reports and Minutes

These are available on request to employers who wish to see them. They are also available from the Hertfordshire County Council website, www.hertsdirect.org/yrccouncil/civic\_calendar/investcomm/

#### Advice and Help

County Council staff and LPFA (the Pension Fund's outsourced scheme administrator) are available to give advice on the telephone, by letter or by email. Comprehensive information and guidance is also accessible from the Pension Fund website at <a href="https://www.yourpension.org.uk/agencies/HCC/">www.yourpension.org.uk/agencies/HCC/</a>

#### **Scheme Members**

The following methods are used to communicate with Scheme members:

#### Telephone Helpline

LPFA provides a telephone helpline for all enquiries from Scheme members on any aspect of their pension arrangements.

#### Annual Benefit Statements

All active and deferred Scheme members receive an Annual Benefit Statement setting out the level of benefits that have been built up, along with a forecast of benefits at retirement.

#### Internet

The Pension Fund's website provides information about Scheme benefits. Scheme members may also have access to information about their pension benefits by subscribing to an on-line service.

#### Information Letters

Information about changes in regulations is provided to employees via their employers in a range of media, including email and letter.

#### Payslips

All pensioners receive at least three payslips each year and messages are included whenever there is new information to be communicated.

#### Newsletter for Pensioners

An annual newsletter is mailed to pensioners and two in-year newsletters are published and are accessible from the Pension Fund website.

# **Prospective Scheme Members**

The methods used to ensure that prospective members are aware of the Scheme and its benefits are:

#### Job Advertisements

Many employers advertise the benefits of the Scheme in their job advertisements.

#### Scheme Booklet

All new starters in the employing organisations in the Pension Fund are provided with a Scheme booklet which summarises the benefits available from the Pension Fund.

#### Induction Sessions

Employers in the Pension Fund are encouraged to include pensions in their induction sessions for new starters.

# 6. Actuarial Valuation Report

The Pension Fund is financed by contributions from employees and employers and by investment income earned on accumulated funds not immediately required for the payment of benefits and expenses. The Pension Fund Actuary reports periodically to the County Council on the Pension Fund's solvency and to identify the contributions payable by employers to the Pension Fund in the future to meet the funding objectives of the Pension Fund.

The Pension Fund has published a Funding Strategy Statement (see page 66), which sets out the Pension Fund's strategy for meeting employers' pension liabilities. The aim of the funding strategy is to ensure the long-term solvency of the Pension Fund and to ensure that sufficient funds are available to meet all benefits as they fall due for payment. The Pension Fund Actuary takes account of the Funding Strategy Statement when advising on the level of employer contributions to be paid.

# Actuarial Statement for 2013/14 Provided by Hymans Robertson LLP

This statement has been prepared in accordance with Regulation 34(1)(d) of the Local Government Pension Scheme (Administration) Regulations 2008, and Chapter 6 of the CIPFA/LASAAC Code of Practice on Local Authority Accounting in the UK 2013/14.

# **Description of Funding Policy**

The funding policy is set out in the Administering Authority's Funding Strategy Statement (FSS), dated March 2014. In summary, the key funding principles are as follows:

- to ensure the long-term solvency of the Pension Fund, using a prudent long term view. This will ensure that sufficient funds are available to meet all members'/ dependants' benefits as they fall due for payment;
- not to restrain unnecessarily the Investment Strategy of the Pension Fund so that the Administering Authority can seek to maximise investment returns (and hence minimise the cost of the benefits) for an appropriate level of risk;
- to ensure that employer contribution rates are reasonably stable where appropriate;
- to minimise the long-term cash contributions which employers need to pay to the Pension Fund, by recognising the link between assets and liabilities and adopting an investment strategy which balances risk and return. This will also minimise the costs to be borne by Council taxpayers;
- to reflect the different characteristics of different employers in determining contribution rates. This requires that the Pension Fund has a clear and transparent funding strategy to demonstrate how each employer can best meet its own liabilities over future years; and
- to use reasonable measures to reduce the risk to other employers and ultimately to the Council taxpayer from an employer defaulting on its pension obligations.

The FSS sets out how the Administering Authority seeks to balance the conflicting aims of securing the solvency of the Fund and keeping employer contributions stable. For employers whose covenant was considered by the Administering Authority to be sufficiently strong, contributions have been stabilised below the theoretical rate required to return their portion of the Fund to full funding over 20 years if the valuation assumptions are borne out. Asset-liability modelling has been carried out which demonstrate that if these contribution rates are paid and future contribution changes are constrained as set out in the FSS, there is still a better than 50-60% chance that the Fund will return to full funding over 20 years.

# Funding Position as at the last formal funding valuation

The most recent actuarial valuation carried out under Regulation 36 of the Local Government Pension Scheme (Administration) Regulations 2008 was as at 31 March 2013. This valuation revealed that the Fund's assets, which at 31 March 2013 were valued at £2,908 million, were sufficient to meet 82.5% of the liabilities (i.e. the present value of promised retirement benefits) accrued up to that date. The resulting deficit at the 2013 valuation was £617 million.

Individual employers' contributions for the period 1 April 2014 to 31 March 2017 were set in accordance with the Fund's funding policy as set out in its FSS.

#### Principal Actuarial Assumptions and method used to value the liabilities

Full details of the methods and assumptions used are described in the valuation report dated 28 March 2014.

#### Method

The liabilities were assessed using an accrued benefits method which takes into account pensionable membership up to the valuation date, and makes an allowance for expected future salary growth to retirement or expected earlier date of leaving pensionable membership.

#### **Assumptions**

A market-related approach was taken to valuing the liabilities, for consistency with the valuation of the Fund assets at their market value.

The key financial assumptions adopted for the 2013 valuation were as follows:

	31 March 2013		
Financial assumptions	% per annum Nominal	% per annum Real	
Discount rate	4.8%	2.3%	
Pay increases *	3.8%	1.3%	
Price inflation/Pension increases	2.5%	0	

The key demographic assumption was the allowance made for longevity. The life expectancy assumptions are based on the Fund's VitaCurves with improvements in line with the CMI\_2010 model, assuming the current rate of improvements has reached a peak and will converge to long term rate of 1.25% p.a. Based on these assumptions, the average future life expectancies at age 65 are as follows:

	Males	Females
Current Pensioners	22.3 years	24.5 years
Future Pensioners*	24.3 years	26.7 years

<sup>\*</sup> Currently aged 45

Copies of the 2013 valuation report and Funding Strategy Statement are accessible from the Pension Fund's website, <a href="https://www.yourpension.org.uk/Hertfordshire/Fund-information/Policy-statements.aspx">www.yourpension.org.uk/Hertfordshire/Fund-information/Policy-statements.aspx</a>

# Experience over the period since April 2013

Experience has been slightly better than expected since the last valuation (excluding the effect of any membership movements). Real bond yields have risen and asset returns have been better than expected meaning that funding levels are likely to have improved since the 2013 valuation.

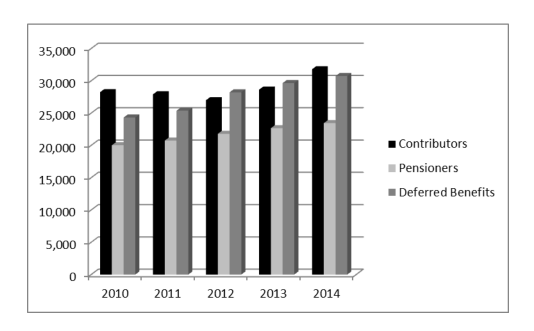
The next actuarial valuation will be carried out as at 31 March 2016. The Funding Strategy Statement will also be reviewed at that time.

Barry McKay FFA Fellow of the Institute and Faculty of Actuaries For and on behalf of Hymans Robertson LLP 30 April 2014

Hymans Robertson LLP 20 Waterloo Street Glasgow

# 7. Membership

The graph below shows the changes in membership over the last five years.



31 March 2013		31 March 2014
28,618	Contributors	31,771
22,649	Pensioners	23,436
29,634	Deferred Benefits (former contributors)	30,729
80,901	Total Members	85,936

The 2012/13 membership figures have been updated from those published in the 2012/13 Annual Report following late notifications of changes of membership to ensure that the most accurate figures available are reported.

Changes in contributor members during the year		
Admissions	6,135	
Retirements	(614)	
Other leavers	(2,368)	
Total movement	3,153	

The table below shows an analysis of the membership of the Pension Fund between the Administering Authority, admitted bodies and other employers at 31 March 2014.

	Contributors	Pensioners	Deferred Benefits
Administering Authority	17,633	12,305	19,944
Admitted Bodies	2,829	1,586	1,278
Other Employers	11,309	9,545	9,507
Total	31,771	23,436	30,729

# 1. Statement of Responsibilities

# **Hertfordshire County Council's Responsibilities**

Hertfordshire County Council is the Administering Authority of the Pension Fund. The Administering Authority is required to:

- make arrangements for the proper administration of the financial affairs of the Pension Fund and to secure that one of
  its officers has responsibility for the administration of those affairs. In this Administering Authority that officer is the
  Chief Finance Officer;
- manage the affairs of the Pension Fund to secure economic, efficient and effective use of the Pension Fund's resources and safeguard its assets; and
- approve the Statement of Accounts.

# The Chief Finance Officer's Responsibilities

The Chief Finance Officer is responsible for the preparation of the Pension Fund's statement of accounts in accordance with proper practices as set out in the Chartered Institute of Public Finance and Accountancy (CIPFA) and Local Authority (Scotland) Accounts Advisory Committee (LASAAC) Code of Practice on Local Authority Accounting in the United Kingdom.

In preparing this statement of accounts, the Chief Finance Officer has:

- selected suitable accounting policies and then applied them consistently;
- made judgements and estimates that were reasonable and prudent;
- complied with the Code of Practice.

The Chief Finance Officer has also:

- kept proper accounting records which were up to date;
- taken reasonable steps for the prevention and detection of fraud and other irregularities.

# 2. Independent Auditor's Report to the Members of Hertfordshire County Council on the Pension Fund financial statements

We have examined the pension fund financial statements for the year ended 31 March 2014, which comprise the Fund Account, the Net Assets Statement, the Statement of Accounting Policies and the related notes 6.1 to 6.22.

This report is made solely to the members of Hertfordshire County Council, as a body, in accordance with Part II of the Audit Commission Act 1998 and for no other purpose, as set out in paragraph 48 of the Statement of Responsibilities of Auditors and Audited Bodies published by the Audit Commission in March 2010. 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.

# Respective responsibilities of the Chief Finance Officer and the auditor

As explained more fully in the Statement of the Chief Finance Officer's Responsibilities set out on page 19, the Chief Finance Officer is responsible for the preparation of the pension fund's financial statements in accordance with applicable United Kingdom law.

Our responsibility is to report to you our opinion on the consistency of the pension fund financial statements within the pension fund annual report with the pension fund financial statements in the statement of accounts of Hertfordshire County Council, and its compliance with applicable law and the CIPFA/LASAAC Code of Practice on Local Authority Accounting in the United Kingdom 2013/14.

We also read the other information contained in the pension fund annual report and consider the implications for our report if we become aware of any apparent misstatements or material inconsistencies with the pension fund financial statements. The other information consists only of the Introduction, Scheme Administration Report, Administering Authority Report, Investment Report and Appendices.

We conducted our work in accordance with guidance issued by the Audit Commission. Our report on the administering authority's full annual statement of accounts describes the basis of our opinion on those financial statements.

#### Opinion

In our opinion, the pension fund financial statements are consistent with the full annual statement of accounts of Hertfordshire County Council for the year ended 31 March 2014 and comply with applicable law and the CIPFA/LASAAC Code of Practice on Local Authority Accounting in the United Kingdom 2013/14.

Baldeep Singh for and on behalf of Ernst & Young LLP, Appointed Auditor Reading

September 2014

# 3. Fund Account

2012/13				2013	3/14
£000s	£000s		Note	£000s	£000s
29,952		Contributions receivable from members	6.1	30,605	
114,386		Contributions receivable from employers	6.1	136,585	
7,914		Transfers in from other schemes	6.2	7,423	
3		Other income		6	
	152,255	Additions from dealings with those directly involved in the Scheme			174,619
(100,223)		Pensions		(105,425)	
(21,854)		Commutation of pensions and lump sum retirement benefits		(22,656)	
(2,695)		Lump sum death benefits		(2,037)	
	(124,772)	Benefits payable to members	6.3		(130,118)
(11)		Refunds of contributions		(12)	
(2)		State scheme premiums		(6)	
(8,251)		Transfers out to other schemes	6.4	(5,437)	
	(8,264)	Payments to and on account of leavers			(5,455)
(1,750)		Administrative expenses	6.5	(1,876)	
(105)		Interest		(173)	
(37)		Bad debts and increase in provision for doubtful debtors		(22)	
	(1,892)	Total administrative expenses and other payments			(2,071)
	17,327	Net additions / (withdrawals) from dealings with those directly involved in the Scheme			36,975
69,642		Investment Income	6.6	68,832	
(2,993)		Taxes on income		(2,765)	
(10,275)		Investment Management Expenses	6.7	(11,934)	
313,625		Profits and losses on disposals of investments and changes in value of investments	6.8	176,771	
	369,999	Net Return on Investments			230,904
	387,326	Net increase / (decrease) in the net assets available for benefits during the year			267,879

# 4. Net Assets Statement

31 March 2013		Note	31 Marc	larch 2014	
£000s	£000s		Ž	£000s	£000s
		<u>Fixed interest securities</u>			
192,840		Public sector fixed interest securities		15	
229,915		Other fixed interest securities		0	
		<u>Equities</u>			
682,066		UK Equities		704,934	
666,390		Overseas Equities		728,305	
		Index linked securities			
106,767		Public sector index linked securities		0	
12,430		Other index linked securities		0	
		Pooled investment vehicles			
154,785		Property		202,546	
427,218		Unit Trusts		1,036,505	
339,739		Other managed funds		412,911	
		<u>Derivatives</u>			
1,742		Forward foreign exchange contracts	6.10	221	
88,402		Cash deposits		199,939	
36,538		Other investment balances		10,914	
	2,938,832	Total investment assets	6.9a		3,296,290
		<u>Derivatives</u>			
(302)		Forward foreign exchange contracts	6.10	(192)	
(57,118)		Other investment balances	0.10	(138,560)	
(01,110)	(57,420)	Total investment liabilities		(100,000)	(138,752)
-	(37,420)	Total Investment napinues			(130,732)
	2,881,412	Total investment assets and liabilities	6.9a		3,157,538
5,526		Long term assets	6.11	4,622	
	5,526	Total non current assets and liabilities			4,622
24,951		Current assets	6.12	17,962	
(3,985)		Current liabilities	6.13	(4,339)	
	20,966	Total current assets and liabilities			13,623
-	2,907,904	Net assets of the Scheme available to fund benefits as at 31 March	6.9b		3,175,783

S Pickup Deputy Chief Executive

#### 5. Statement of Accounting Policies

#### **Basis of Preparation**

The accounts have been prepared in accordance with the provisions of the Code of Practice on Local Authority Accounting in the United Kingdom 2013/14 which is based upon International Financial Reporting Standards, as amended for the UK public sector.

The accounts summarise the transactions and net assets of the Pension Fund. The accounts do not take account of obligations to pay pensions and benefits which fall due after the end of the financial year. The actuarial present value of promised retirement benefits at the Net Assets Statement date is detailed in section 6.16.

# **Valuation of Assets**

Investments, including foreign currencies, are shown in the accounts at market value. Market value is deemed to be the fair value of the investments. Market value is determined as follows:

- Market-quoted securities for which there is a readily available market price, are valued at bid price at the close of business on the net asset date.
- Fixed interest securities are recorded at net market value based on their current yields.
- Pooled investment vehicles are valued at the closing bid price if both bid and offer prices are quoted by the respective Investment Managers. If only a single price is quoted, investments are valued at the closing single price. In the case of pooled investment vehicles that are accumulation funds, the change in market value also includes income which is reinvested in the fund, net of applicable withholding tax.
- Unquoted investments for which market quotations are not readily available are valued having regard to the latest dealings, professional valuations, asset values and other appropriate financial information.
- Indirect private equity investments are interests in limited partnerships and are stated at the partnership's estimate of
  fair value. Investments are valued based on the fund's share of the net assets of the private equity fund. For private
  equity limited partnerships there is usually a time delay in receiving information from the private equity Investment
  Managers. The valuations shown in the Net Assets Statement for these investments are the latest valuations
  provided to the Pension Fund, adjusted for cash movements between the valuation date and the net asset date.
- Forward foreign exchange contracts are stated at fair value which is determined as the gain or loss that would arise from closing out the contract at the balance sheet date by entering into an equal and opposite contract.
- Investment assets and liabilities include cash balances held by the Investment Managers and debtor and creditor balances in respect of investment activities as these form part of the net assets available for investment.
- Rights issues are processed on ex date. If the value of the rights on ex date is 15% or more of the value of the underlying security, cost is allocated from the parent to the rights. If the value is less than 15%, the rights are allocated at zero cost.

# **Cash and Cash Equivalents**

Cash is cash in hand and deposits with any financial institution, repayable without penalty and on notice of not more than 24 hours. Cash equivalents comprise investments that are held to meet short-term liabilities rather than for investment or other purposes. Bank overdrafts, repayable on demand and which form an integral part of the County Council's treasury management function, are also included as a component of cash and cash equivalents.

#### **Foreign Currency Translation**

All investments are shown in sterling. The market value of overseas securities and cash is shown in sterling based on exchange rates applicable at 31 March 2014.

Gains and losses on exchange arising from foreign currency investment and cash balances are included within the Fund Account for the year.

# **Acquisition Costs**

Acquisition costs of investments are included in the purchase price.

#### **Administrative and Investment Management Expenses**

Administrative and investment management expenses are accounted for on an accruals basis. The external Investment Managers' fees are agreed in the respective mandates governing their appointment. Fees are based on the market value of the portfolio under management. Where an Investment Manager's fee note has not been received for the final period, an estimate based on the market value of their mandate as at the end of the year is used for inclusion in the Fund Account. In 2013/14, £1,146,492 was based on such estimates.

#### VAT

The Pension Fund is exempt from VAT and is therefore able to recover such deductions. Investment management and administrative expenses are therefore recognised net of any recoverable VAT.

#### **Benefits Payable**

Pension and lump sum benefits payable include all amounts known to be due as 31 March 2014. Any amounts due but unpaid are disclosed in the Net Assets Statement as current liabilities.

#### Contributions

Normal contributions both from members and employers are accounted for on an accruals basis, as the percentage rate certified by the Pension Fund Actuary in the payroll period to which they relate.

Pension strain contributions and employers' augmentation contributions are accounted for in the period in which the liability arises. Any amount due in year but unpaid is classed as a current financial asset. Any amount not due to be received within 12 months is shown as a long term asset in the Net Assets Statement.

#### Transfers to and from other schemes

Transfer values represent the amounts received and paid during the year for members who have joined or left the Pension Fund during the financial year and are calculated in accordance with the Local Government Pension Scheme (Administration) Regulations 2008 (as amended). Transfer values are treated on a cash basis as the amount payable or receivable by the Pension Fund is not determined until payment is actually made and accepted by the recipient. Transfers in from members wishing to use the proceeds of their additional voluntary contributions to purchase Scheme benefits are accounted for on a receipts basis and are included in transfers in.

Bulk transfers are accounted for on an accruals basis in accordance with the terms of the transfer agreement.

#### **Investment Income**

- Interest income is recognised in the Fund Account as it accrues, using the effective interest rate of the financial instrument as at the date of acquisition or origination. Income includes the amortisation of any discount or premium, transaction costs or other differences between the initial carrying amount of the instrument and its amount at maturity calculated on an effective interest rate basis.
- Dividend income is recognised on the date the shares are quoted ex-dividend. Any amount not received by the end of the reporting period is disclosed in the Net Assets Statement under other investment balances.
- Distributions from pooled investment vehicles are recognised at the date of issue. Any amount not received by the end of the reporting period is disclosed in the Net Asset Statement under other investment balances.
- Changes in the net market value of investments are recognised as income and comprise all realised and unrealised profits and losses during the year.

The Pension Fund is a registered public service scheme under section 1(1) of Schedule 36 of the Finance Act 2004 and as such is exempt from UK income tax on interest received and from capital gains tax on the proceeds of investments sold. Tax is deducted from dividends paid on UK equities, which is not recoverable. Income from overseas investments suffers a withholding tax in the country of origin, unless exemption is permitted. Provision is made for the estimated sums to be recovered and income grossed up accordingly. Irrecoverable tax is accounted for as a Pension Fund expense as it arises.

#### **Security Lending**

The Local Government Pension Scheme (Management and Investment of Funds) Regulations 2009 (as amended) permit the Pension Fund to lend up to 35% of its securities from its portfolio of stocks to third parties in return for collateral. The Pension Fund has set a limit of 20% of the total Fund value. The securities on loan are included in the Net Assets Statement to reflect the Pension Fund's continuing economic interest of a proprietorial nature in these securities.

# **Additional Voluntary Contribution Investments**

The County Council has arrangements with the Standard Life Assurance Company and the Equitable Life Assurance Society to enable employees to make Additional Voluntary Contributions (AVCs) to enhance their pension benefits. AVCs are invested separately from the Pension Fund's main assets and the assets purchased are specifically allocated to provide additional benefits for members making AVCs. As these contributions do not form part of the Pension Fund's investments, the value of AVC investments are excluded from the Pension Fund's Net Assets Statement in accordance with regulation 4(2)(c) of the Local Government Pension Scheme (Management and Investment of Funds) Regulations 2009 (as amended).

#### **Events after the Net Assets Statement date**

In 2014/15, a bulk transfer of the Probation Trusts liabilities to the Greater Manchester Pension Fund will be made. This is reported as a non-adjusting post balance sheet event.

#### Prior period adjustments

There were no material prior period adjustments in 2013/14 that require disclosure.

#### Restatements

The comparative Net Asset Statement has been restated for the following:

- Investment Assets at 31 March 2013 have been restated due to the reclassification of securities by the Pension Fund's Custodian.
- Long term debtors and net current assets at 31 March 2013 have been restated to reflect that contributions received in respect of the Magistrates transfer to the Civil Service Pension Scheme were not received within 12 months.

These restatements had no material impact on the Net Asset Statement.

#### Critical judgements in applying accounting policies and significant estimation techniques

Preparation of financial statements requires judgements, estimates and assumptions to be made that affect the amounts reported for assets and liabilities as at the net asset date and the amounts reported for revenues and expenses during the year. However, the nature of estimation means that actual outcomes could differ from those estimates. The key judgements and estimation uncertainty that have a significant risk of causing material adjustment to the carrying amounts of assets and liabilities within the next financial year are:

- Valuation of private equity investments: The valuations for private equity investments shown in the Net Assets Statement are based on the latest valuations provided to the Pension Fund, adjusted for cash movements between the valuation date and the net asset date. This may result in a variance between the valuation included in the Financial Statements and the actual value of the Pension Fund's investments as at 31 March 2014 issued by each of the private equity Investment Managers. At 31 March 2014 private equity investments totalled £132,141,972 (including private equity investments held within the Alternatives Pooled Fund).
- Contractual commitments: Commitments to the private equity funds are made in local currency (sterling, euros and US dollars). The total remaining commitment to each private equity fund at 31 March 2014 has been converted to base currency, based on exchange rates applicable at the net asset date. The exact timing and amounts of when the Pension Fund's commitment will be drawn down is uncertain and therefore the actual payments made by the Pension Fund may be different from the estimates.
- Actuarial present value of promised retirement benefits: Estimation of the liability to pay retirement benefits
  depends on a number of complex judgements relating to the discount rate used to value the liabilities, the rate at
  which salaries increase, and changes in retirement ages and mortality rates. The consulting actuary to the Pension
  Fund, Hymans Robertson, is engaged to provide the Pension Fund with expert advice about the assumptions to be
  applied. Further information about the key assumptions used to calculate the actuarial present value of promised
  retirement benefits is included in section 6.16.
- **Provision for doubtful debt:** In 2013/14 a provision for doubtful debt was made of £74,565. The provision was created for all invoiced debt at 31 March 2014 (£744,013). The provision is based on the County Council's Income Collection and Debt Management Policy for providing for doubtful debt as follows:

Age of debt at 31 March 2014	Provision created
0 – 274 days	0%
275 – 456 days	35%
457 – 639 days	50%
Over 639 days	100%

# Accounting standards issued but not yet adopted

IAS 1 Presentation of Financial Statements and IAS 32 Financial Instruments, as amended in 2011, will be adopted under the Code of Practice for Local Authority Accounting from the financial year 2014/15. No material impacts on the financial statements of the Pension Fund are expected.

#### 6. Notes to the Accounts

#### 6.1 Contributions Receivable

2012	2/13		2013	3/14
£000s	£000s		£000s	£000s
		<u>Members</u>		
29,495		Normal	30,198	
457		Additional	407	
	29,952	Total members		30,605
		Employers		
77,417		Normal	80,291	
36,969		Deficit Funding	56,294	
	114,386	Total employers		136,585
	144,338	Total contributions receivable		167,190

Employers' normal contributions represent the ongoing contributions paid into the Pension Fund by employers in accordance with the Rates and Adjustments Certificate, issued by the Pension Fund Actuary. These reflect the cost of benefits accrued by current members over the year.

Members' additional contributions represent contributions from members to purchase additional years of membership or pension in the Scheme.

Employers' deficit funding includes:

- £27,866,712 (£26,259,190 in 2012/13) past service adjustment which represents the additional contributions required from employers towards the deficit where an employer's funding level is less than 100%, as per the Rates and Adjustments Certificate. The deficit recovery period varies depending on the individual circumstances of each employer. For statutory bodies, the Pension Fund normally targets the recovery of any deficit over a period not exceeding 20 years. For Transferee Admission Bodies the deficit recovery period would be the shorter of the end of the employer's contract or the expected future working lifetime of the remaining Scheme members. Further information can be found in the Pension Fund's Funding Strategy Statement on page 66 and accessible from <a href="https://www.yourpension.org.uk/agencies/HCC/">www.yourpension.org.uk/agencies/HCC/</a>.
- £25,497,642 (£1,556,319 in 2012/13) paid by employers in excess of the minimum contribution levels required by the Pension Fund Actuary in the Rates and Adjustments Certificate.
- £2,930,099 (£2,082,198 in 2012/13) towards early retirements representing the actuarial strain on the Pension Fund where a member retires early and is entitled to immediate access to their benefits. This includes contributions from employers towards the cost of enhancing/augmenting members' benefits.
- In 2012/13, deficit funding included £420,000 in respect of termination payments where an employer had ceased to be a participating employer in the Pension Fund and recognition of £6,651,000 in respect of the deficit arising from the transfer of the Magistrates Court staff to the civil service pension scheme in 2005.

Contributions received are further analysed by type of employer:

2012/13		2013/14
£000s		£000s
57,956	Administering Authorities	72,586
73,305	Other Scheduled Bodies	77,838
13,077	Admitted Bodies	16,766
144,338	Total contributions receivable	167,190

#### 6.2 Transfers in from other schemes

The Pension Fund received £7,422,790 in relation to individual members' transfers of benefits into the Pension Fund (£7,914,358 in 2012/13). No amounts were received during the year for group transfers from other schemes.

Transfers are shown on a cash basis, in line with accounting policy.

# 6.3 Benefits Payable

2012/13		2013/14
£000s		£000s
57,107	Administering Authorities	58,112
58,280	Other Scheduled Bodies	60,761
9,385	Admitted Bodies	11,245
124,772	Total benefits payable	130,118

#### 6.4 Transfers out to other schemes

The Pension Fund paid £5,436,978 in relation to individual members' transfers of benefits out of the Pension Fund (£8,251,127 in 2012/13). No amounts were paid during the year for group transfers to other schemes.

Transfers are shown on a cash basis, in line with accounting policy.

# 6.5 Administrative Expenses

The Local Government Pension Scheme (Management and Investment of Funds) Regulations 2009 (as amended), allows the Administering Authority to charge pension administration expenses directly to the Pension Fund. The expenses listed below include a charge made for the work carried out in relation to the Pension Fund by the County Council's Finance Service for pension administration and investment matters. Expenses incurred by the Pension Fund's Investment Managers are listed in section 6.7.

2012/13		2013/14
£000s		£000s
1,566	Administration and processing	1,615
120	Actuarial Fees	172
27	Audit Fees	24
37	Legal and other professional fees	65
1,750	Total administrative expenses	1,876

# 6.6 Investment Income

# a) Analysis of Investment Income

2012/13		2013/14
£000s		£000s
	Income from fixed interest securities	
4,318	Public Sector	4,931
10,405	Other	10,219
	<u>Dividends from equities</u>	
26,030	UK	23,315
14,750	Overseas	15,504
	Income from index linked securities	
2,907	Public Sector	2,844
396	Other	413
	Income from pooled investment vehicles	
8,633	Property	9,675
1,375	Other managed funds	1,401
432	Interest on cash deposits	263
	Other investment income	
231	Securities lending	160
161	Class action proceeds	66
1	Underwriting commission	42
3	Other	(1)
69,642	Total investment income	68,832

# b) Securities Lending

The Pension Fund has an arrangement with its Custodian to lend securities from within its portfolio of stocks to third parties in return for collateral. Collateralised lending generated income of £160,222 for 2013/14 (£231,416 for 2012/13). This is included within investment income in the Fund Account.

The Pension Fund obtains collateral at 102% of the market value of securities loaned for collateral denominated in the same currency as that of the loans, or 105% in the case of cross-currency collateral. The market value of securities on loan and collateral held at 31 March 2014 and 2013 is shown in the table below, analysed by collateral type.

2012/13			2013	3/14
Market value of securities on loan £000s	Collateral held		Market value of securities on loan £000s	Collateral held £000s
43,219	45,642	Government debt and Supranationals	49,127	52,348
697	733	G10 Debt (Triparty)	0	0
364	396	US Government Debt (Bilateral)	839	862
32,629	33,041	UK Gilt DBV	157	174
76,909	79,812	Total	50,123	53,384

#### 6.7 Investment Management Expenses

The Pension Fund's Investment Managers are remunerated on the basis of fees calculated as a percentage of assets under management. Some Investment Managers also have a performance related fee, payable where performance exceeds the performance target, as set out in Appendix C to the Statement of Investment Principles on page 53.

The Pension Fund's assets are held in custody by an independent custodian. The Custodian is responsible for the safekeeping of the Pension Fund's financial assets, the settlement of transactions, income collection, tax reclamation and other administrative actions in relation to the Pension Fund's investments.

The Pension Fund's performance measurement service is provided by BNY Mellon. An analysis of the Pension Fund's performance is shown in the Investment Performance section on pages 57-62.

2012/13		2013/14
£000s		£000s
9,678	Administration and management	11,091
375	Custody	439
187	Investment Consultancy	357
35	Performance measurement services	47
10,275	Total investment management expenses	11,934

# 6.8 Profit and Losses on the Disposal of Investments and Changes in the Value of Investments

# a) Profits and Losses on the Disposal of Investments and Changes in the Value of Investments

Value at 31 March 2012		Purchases at cost and derivative payments	Sale proceeds and derivative receipts	Profits and losses on disposals and change in value of investments	Value at 31 March 2013
£000s		£000s	£000s	£000s	£000s
	<u>Fixed interest securities</u>				
128,045	Public Sector	550,982	(491,801)	5,614	192,840
231,985	Other	131,950	(152,025)	18,005	229,915
	<u>Equities</u>				
657,634	UK	112,474	(208,917)	120,875	682,066
633,453	Overseas	447,029	(497,842)	83,750	666,390
	Index linked securities				
86,801	Public Sector	84,410	(72,844)	8,400	106,767
13,148	Other	278	(1,605)	609	12,430
	Pooled investment vehicles				
143,400	Property	41,246	(29,355)	(506)	154,785
356,454	Unit trusts	12,166	0	58,598	427,218
127,232	Other managed funds	213,240	(22,452)	21,719	339,739
	<u>Derivatives</u>				
1,730	Forward foreign exchange	14,352	(11,236)	(3,406)	1,440
128,157	Cash deposits	0	(39,722)	(33)	88,402
2,508,039	Subtotal	1,608,127	(1,527,799)	313,625	2,901,992
(8,264)	Net other investment balances				(20,580)
2,499,775	Total investments assets / (liabilities)				2,881,412

Value at 31 March 2013		Purchases at cost and derivative payments	Sale proceeds and derivative receipts	Profits and losses on disposals and change in value of investments	Value at 31 March 2014
£000s		£000s	£000s	£000s	£000s
	<u>Fixed interest securities</u>				
192,840	Public Sector	510,633	(692,019)	(11,439)	15
229,915	Other	127,434	(349,238)	(8,111)	0
	<u>Equities</u>				
682,066	UK	250,244	(296,808)	69,432	704,934
666,390	Overseas	563,500	(547,383)	45,798	728,305
	Index linked securities				
106,767	Public Sector	56,978	(156,056)	(7,689)	0
12,430	Other	13,008	(24,361)	(1,077)	0
	Pooled investment vehicles				
154,785	Property	90,263	(46,315)	3,813	202,546
427,218	Unit trusts	688,687	(135,017)	55,617	1,036,505
339,739	Other managed funds	91,150	(37,014)	19,036	412,911
	<u>Derivatives</u>				
1,440	Forward foreign exchange	8,926	(22,601)	12,264	29
88,402	Cash deposits	112,410	0	(873)	199,939
2,901,992	Subtotal	2,513,233	(2,306,812)	176,771	3,285,184
(20,580)	Net other investment balances				(127,646)
2,881,412	Total investments assets / (liabilities)				3,157,538

The change in market value of investments during the year comprises all increases and decreases in the market value of investments held at year end and profits and losses realised on the sale of investments during the year. Derivative receipts and payments correspond to the sterling equivalent amount of forward foreign exchange settled during the year. The purchases at cost for cash deposits represent the net movement in cash held by the Investment Managers during the year. The change in market value of cash results from gains and losses on foreign currency cash transactions. Purchases at cost and sale proceeds include the transfer of assets and cash between Investment Managers as part of the investment strategy review in 2013/14.

#### b) Transaction Costs

Transaction costs are included in the cost of purchases and sale proceeds. Transaction costs include costs charged directly to the Pension Fund such as fees, commissions, stamp duty and other fees. Transaction costs incurred during the year amounted to £2.0 million (£1.7million in 2012/13). In addition to these costs, indirect costs are incurred through the bid-offer spread on investments within pooled investment vehicles. The amount of indirect costs is not separately provided to the Pension Fund.

# 6.9 Investment Analysis

# a) Analysis of Investment Assets at Market Value

2012/13			2013	3/14
£000s	£000s		£000s	£000s
		Investment assets		
		Fixed interest securities		
125,758		UK Public Sector	15	
67,082		Overseas Public Sector	0	
181,928		UK other	0	
47,987		Overseas other	0	
	422,755	Total fixed interest securities		
		<u>Equities</u>		
682,066		UK quoted	704,934	
666,390		Overseas quoted	728,305	
	1,348,456	Total equities		1,433,2
		Index linked securities		
106,767		UK Public Sector	0	
10,658		UK other	0	
1,772		Overseas other	0	
	119,197	Total index linked securities		
		Pooled investment vehicles		
128,262		UK Property	135,513	
26,523		Overseas Property	67,033	
88,111		UK equity unit trusts	69,786	
339,107		Overseas equity unit trusts	278,171	
0		UK Core Plus Bond Fund*	262,554	
0		UK Index Linked Gilts Fund*	295,994	
0		Overseas Absolute Return Bond Fund*	130,000	
358		UK Private Equity	226	
20,357		UK Other Managed Funds	16,271	
117,003		Overseas Private Equity	117,411	
202,005		Overseas Alternatives Fund	278,988	
16		Overseas Other Managed Funds	15	
	921,742	Total pooled investment vehicles		1,651,9
		<u>Derivatives</u>		
1,742		Forward foreign exchange	221	
	1,742	Total derivatives		2
		<u>Cash</u>		
88,402		Cash deposits	199,939	
	88,402	Total Cash		199,9
		Other investment Balances		
26,321		Amounts receivable from the sale of investments	6,559	
10,217		Investment income due	4,355	
	36,538	Total other investment balances		10,9
ł	2,938,832	Total investment assets		3,296,29

Table continues overleaf

2012	2/13		201	3/14
£000s	£000s		£000s	£000s
		Investment liabilities		
		<u>Derivative contracts</u>		
(302)		Forward foreign exchange contracts	(192)	
	(302)	Total derivatives contracts		(192)
		Other investment balances		
(56,815)		Amounts payable for the purchase of investments	(138,329)	
(303)		Non recoverable tax payable	(231)	
	(57,118)	Total other investment balances		(138,560)
	(57,420)	Total investment liabilities		(138,752)
	2,881,412	Total investments assets and liabilities at market value		3,157,538

<sup>\*</sup>Funds have been classified according to the market in which they are predominantly invested

Two individual holdings exceeded 5% of the total net assets available to fund benefits at 31 March 2014. These were LGT Capital Partners – Crown Phoenix (HCC alternatives portfolio) and Legal and General Index Linked Gilts Fund.

Four pooled funds exceeded 5% of their asset class at 31 March 2014. These were LGT Capital Partners – Crown Phoenix (HCC alternatives portfolio), Legal & General Index Linked Gilts Fund, Royal London Core Plus Bond Fund and Henderson Absolute Return Bond Fund.

Cash deposits (including cash and cash instruments) and other investment balances (including accrued dividend entitlements) are accounted for as investment assets as these form part of the net assets available for investment within the investment portfolio.

# b) Analysis by Investment Manager

The value of investments held by each Investment Manager on 31 March were:

31 March 2013			31 March 2014	
£000s	%		£000s	%
279,250	9.7	Allianz Global Investors Europe GmbH	303,259	9
342,774	11.9	Baillie Gifford & Co.	379,484	12
546,748	19.0	BlackRock Investment Management (UK) Ltd.	130,236	4
161,899	5.6	CBRE Global Collective Investors (UK) Ltd.	225,908	-
275,653	9.6	Global Thematic Partners, LLC	296,670	!
79,763	2.8	HarbourVest Partners, LLC	77,850	:
0	0	Henderson Global Investors Ltd.	0	
188,941	6.6	JP Morgan Asset Management (UK) Ltd.	205,442	
325,818	11.3	Jupiter Asset Management Ltd.	308,650	
421,633	14.6	Legal & General Assurance (Pensions Management) Limited	637,589	2
202.005	7.0	LGT Capital Partners (Ireland) Ltd	278,988	
5,039	0.2	Permira Advisers LLP	1,299	
0	0	Royal London Asset Management Ltd.	262,554	
50,806	1.7	Standard Life Investments Ltd.	49,121	
298	0	TTP Venture Managers Ltd.	217	
785	0	Residual funds from previous portfolios	271	
2,881,412	100	Subtotal: Funds externally managed	3,157,538	1
26,492		Funds held at Hertfordshire County Council and non-investment balances	18,245	
2,907,904		Net Assets of the Scheme	3,175,783	

The market values in the table 16.9(b) include the value of investments, cash and net current assets held by each Investment Manager at 31 March 2014. The funds held by Hertfordshire County Council include net current assets, long term assets and cash required to manage the cash flow associated with the payment of benefits and collection of contributions.

Royal London Asset Management Limited and Henderson Global Investors Limited were appointed as new Investment Managers for the Pension Fund in 2013/14 following a European Union tender process. Residual funds from previous portfolios represent residual cash and investment income still due to the portfolios previously run by the outgoing Investment Managers following the review of the investment strategy for the Pension Fund. BlackRock Investment Management (UK) Limited ceased to be an Investment Manager for the Pension Fund during 2013/14 and the funds in relation to this manager represent investment income and cash holdings to be transferred to the new bond Investment Managers in April 2014. At 31 March 2014, Henderson Global Investors Limited have made a pre-investment of £130m and while awaiting settlement, the cash was still held by BlackRock Investment Management (UK) Limited.

#### c) Encumbrance of Assets

The Custodian has a lien over the Pension Fund's assets in order to recover any outstanding debts. This is held for the protection of the Custodian and has never been invoked.

#### 6.10 Derivatives

The Pension Fund uses derivative financial instruments to manage its exposure to specific risks arising from its investment activities. The Pension Fund does not hold derivatives for speculative purposes.

#### **Forward Foreign Exchange Contracts**

Forward foreign exchange contracts are over the counter contracts with non-exchange counterparties. The counterparties at 31 March 2013 and 31 March 2014 were UK and overseas investment banks. The contracts in the following table represent various forward contracts involving nine foreign currencies (thirteen at 31 March 2013). Forward foreign exchange contracts are used to hedge against foreign currency movements.

Forward foreign exchange contracts are disclosed in the accounts at fair value which is the gain or loss that would arise from closing out the contract at the balance sheet date by entering into an equal and opposite contract at that date.

2012/13			Duration	2013/14				
Currency Payable £000s	Currency Receivable £000s	Fair Asset £000s	Value Liability £000s		Currency Payable £'000	Currency Receivable £000s	Fair Asset £000s	Value Liability £000s
(100,229)	100,860	933	(302)	Within 1 month	(133)	133	0	0
(48,454)	49,263	809	0	1-3 months	(65,766)	65,794	221	(192)
(148,683)	150,123	1,742	(302)	Total	(65,899)	65,927	221	(192)

# 6.11 Long Term Assets

Long term assets of £4,621,666 (£5,526,585 in 2012/13) in the Net Assets Statement includes £4,434,000 for the deficit arising from the transfer of the Magistrates Court staff to the civil service pension scheme in 2005 and £187,666 for early retirements strain costs.

# **6.12 Current Assets**

2012/13 £000s		2013/14 £000s
14,015	Contributions due from employers	12,949
10,775	Cash and cash equivalents	4,460
11	VAT due from HMRC	367
238	Other debtors and prepayments	261
(88)	Provision for Doubtful Debt	(75)
24,951	Total current assets	17,962

Cash and cash equivalents represent investments in money market funds and call accounts where funds are repayable without penalty and on notice of not more than 24 hours.

Current assets are further analysed by type of debtor organisation.

2012	/13		2013/	/14
£000s	£000s		£000s	£000s
107		Central government bodies	469	
8,704		Other local authorities	7,431	
103		NHS bodies	15	
5,350		Other entities and individuals	5,662	
	14,264	Total debtors		13,577
(88)		Provision for doubtful debt	(75)	
10,775		Cash and cash equivalents	4,460	
	10,687	Total cash balances		4,385
	24,951	Total current assets		17,962

#### 6.13 Current Liabilities

2012/13		2013/14
£000s		£000s
1,001	Tax payable to HMRC	1,100
1,900	Investment Management Fees	1,624
578	Other creditors	547
383	Unpaid Benefits	854
123	Cash and cash equivalents	214
3,985	Total current liabilities	4,339

Cash balances in the table above include cash balances less cash in transit in the form of unpresented cheques and payments committed for payment by BACs at the net asset date.

Current liabilities are further analysed by type of creditor organisation.

2012/13		2013/14
£000s		£000s
1,001	Central government bodies	1,100
0	Other local authorities	0
2,861	Other entities and individuals	3,025
123	Cash and cash equivalents	214
3,985	Total current liabilities	4,339

#### 6.14 Financial Instruments

# a) Classification of Financial Instruments

Accounting policies describe how different asset classes of financial instruments are measured and how income and expenses, including fair value gains and losses, are recognised. The following table analyses the carrying amounts of financial assets and liabilities by category and Net Assets Statement heading. The Pension Fund's investments in money market funds were re-classified in 2013/14 from "Available for sale assets" to "Loans and receivables". All financial instruments are carried in the balance sheet at their fair value. The Pension Fund has not entered into any financial guarantees that are required to be accounted for as financial instruments.

	31 March 2013	1			31 March 2014	
Fair value through profit and loss	Loans and receivables	Financial liabilities at amortised cost		Fair value through profit and loss	Loans and receivables	Financial liabilities at amortised cost
£000s	£000s	£000s		£000s	£000s	£000s
422,755	0	0	Fixed interest securities	15	0	0
1,348,456	0	0	Equities	1,433,239	0	0
119,197	0	0	Index linked securities	0	0	0
899,965	21,777	0	Pooled investment vehicles	1,637,553	14,409	0
1,742	0	0	Derivatives	221	0	0
0	88,402	0	Cash deposits	0	199,939	0
36,538	0	0	Other investment balances	10,914	0	0
0	5,526	0	Long term assets	0	4,622	0
0	24,951	0	Current assets	0	17,962	0
2,828,653	140,656	0	Total financial assets	3,081,942	236,932	0
(302)	0	0	Derivatives	(192)	0	0
(57,118)	0	0	Other investment balances	(138,560)	0	0
0	0	(3,985)	Current liabilities	0	0	(4,339)
(57,420)	0	(3,985)	Total financial liabilities	(138,752)	0	(4,339)
2,771,233	140,656	(3, 985)	Total	2,943,190	236,932	(4,339)

# b) Net gains and losses on financial instruments

2012/13		2013/14
£000s		£000s
313,658	Fair Value through profit and loss	177,644
(33)	Loans and receivables	(873)
0	Financial liabilities measured at amortised cost	0
313,625	Total gains and losses	176,771

# c) Valuation of financial instruments carried at fair value

The valuation of financial instruments has been classified into three levels, according to the quality and reliability of information used to determine fair values.

Level 1: Financial instruments where the fair values are derived from unadjusted quoted prices in active markets for identical assets or liabilities. Products classified as level 1 comprise quoted equities, quoted fixed interest securities, quoted index linked securities and unit trusts. Listed securities are shown at bid prices. The bid value of the investment is based on the bid market quotation of the relevant stock exchange.

Level 2: Financial instruments at level 2 where quoted market prices are not available; for example, where an instrument is traded in a market that is not considered to be active or where valuation techniques are used to determine fair value and where these techniques use inputs that are based significantly on observable market data.

Level 3: Financial instruments at level 3 where at least one input that could have a significant effect on the instrument's valuation is not based on observable market data.

The following table provides an analysis of the financial assets and liabilities of the Pension Fund grouped into levels 1 to 3, based on the level at which the fair value is observable.

		31 March 2014			
	Level 1	Level 2	Level 3	Total	
	£000s	£000s	£000s	£000s	
Financial assets					
Fair value through profit and loss	2,746,395	203,391	132,156	3,081,942	
Loans and receivables	236,932	0	0	236,932	
Financial liabilities					
Fair value through profit and loss	(138,560)	(192)		(138,752)	
Financial liabilities at amortised cost	(4,339)			(4,339)	
Net financial assets	2,840,428	203,199	132,156	3,175,783	

31 March 2013			
Level 1	Level 2	Level 3	Total
£000s	£000s	£000s	£000s
2,553,516	153,376	121,761	2,831,906
140,656	0	0	140,656
(57,118)	(302)	0	(60,673)
(3,985)	0	0	(3,985)
2 633 060	153 074	121 761	2,907,904
	£000s  2,553,516  140,656  (57,118)	£000s £000s  2,553,516 153,376  140,656 0  (57,118) (302)  (3,985) 0	£000s         £000s         £000s           2,553,516         153,376         121,761           140,656         0         0           (57,118)         (302)         0           (3,985)         0         0

### 6.15 Nature and extent of risks arising from financial instruments

The Pension Fund maintains positions in a variety of financial instruments including bank deposits, equity instruments, fixed interest securities and derivatives. This exposes it to a variety of financial risks including credit and counterparty risk, liquidity risk, market risk and exchange rate risk.

# a) Overall procedures for managing risk

The principle powers to invest are contained in the Local Government Pension Scheme (Management and Investment of Funds) Regulations 2009 (as amended) and require an administering authority to invest any pension fund money that is not needed immediately to make payments from the Pension Fund. These regulations require the Pension Fund to formulate a policy for the investment of its fund money.

The Administering Authority's overall risk management procedures focus on the unpredictability of financial markets and implementing restrictions to minimise these risks.

The Pension Fund has prepared a Statement of Investment Principles which sets out the Pension Fund's policy on matters such as the type of investments to be held, balance between types of investments, investment restrictions and the way risk is managed. Further information can be found in the Statement of Investment Principles on pages 46-53.

Pension Fund cash held by the Administering Authority is invested in accordance with the Pension Fund's treasury management strategy and lending policy ("Treasury Management Strategy"), prepared in accordance with the CIPFA Prudential Code, CIPFA Treasury Management in the Public Services Code of Practice and the legal framework and investment guidance set out and issued through the Local Government Act 2003. The Treasury Management Strategy sets out the criteria for investing and selecting investment counterparties and details the approach to managing risk for the Pension Fund's financial instrument exposure.

Investment performance by external Investment Managers and the Administering Authority is reported to the Pensions Committee quarterly. Performance of Pension Fund investments managed by external Investment Managers is compared to benchmark returns. For Pension Fund cash held by the Administering Authority, performance of the treasury function is assessed against treasury management performance measures modelled on the CIPFA Treasury Management Code of Practice which has been adopted by the County Council.

### b) Credit risk and counterparty risk

Credit risk is the risk that a counterparty to a financial instrument will fail to discharge an obligation or commitment that it has entered into with the Pension Fund. The market value of investments generally reflects an assessment of credit in their pricing and consequently the risk of loss is implicitly provided for in the carrying value of the Pension Fund's financial assets and liabilities. Therefore credit risk on investments is reflected in the market risk, in the other price risk figures given in section d) Market Risk.

In addition the Pension Fund reviews its exposure to credit and counterparty risk on its investments through its external Investment Managers by the review of the Managers' annual internal control reports to ensure that Managers exercise reasonable care and due diligence in its activities for the Pension Fund, such as in the selection and use of brokers. The Investment Management Agreements for the Pension Fund's bond managers prescribes the investment restrictions on the securities they can invest in, including the minimum acceptance criteria for investments. The Pension Fund's Custodian BNY Mellon provides exception reports to Officers to monitor the compliance of individual Investment Managers with their respective Investment Management Agreements.

Credit risk also arises through the Pension Fund's deposits with banks and financial instruments. For cash managed by the Administering Authority, the Pension Fund's Treasury Management Strategy for 2013/14 sets out the type and minimum acceptable criteria for investments by reference to credit ratings from Fitch, Moody's and Standard & Poor's and outlines the process to be followed for credit rating downgrades.

The credit ratings and amounts held in money market funds, call accounts and cash/current accounts at 31 March are shown in the table below.

2012	2/13		2013	3/14
£000s	Credit rating		£000s	Credit rating
		Cash managed by Administering Authority		
(123)	А	Bank current account	(214)	А
0	-	Call accounts	3,900	A to AA-
10,775	AAA	Money market funds	560	AAA
		Cash managed by Custodian and Investment Managers		
30,104	A+	Bank current account	19,835	A to A+
80,074	AAA	Money Market Funds	194,514	AAA
120,830		Total cash and cash equivalents	218,595	

### c) Liquidity risk

Liquidity risk is the risk that the Pension Fund will not be able to meet its financial obligations when they fall due.

The main risk for the Pension Fund is not having the funds available to meet its commitments to make pension payments to its members. To manage this, the Pension Fund has a cashflow management system that seeks to ensure that cash is available when needed. The Pension Fund also manages its liquidity risk by having access to money market funds and call accounts where funds are repayable without penalty and on notice of not more than 24 hours. At 31 March 2014 £4,246,021 (100%) of the cash and cash equivalents held by the Administering Authority was held in money market funds, call accounts and bank current accounts.

The Pension Fund has set a cap of £20 million on the amount of cash held by the Administering Authority to balance the need for the Pension Fund to be as fully invested as possible whilst maintaining liquidity to avoid the need to sell assets at inopportune times. Where there are surplus funds in excess of the cap, these funds are distributed to Investment Managers, after taking advice from the Pension Fund's Investment Consultant.

External Investment Managers have substantial discretionary powers regarding their individual portfolios and the management of their cash positions. The Pension Fund's investments are largely made up of listed securities on major stock exchanges and are therefore considered readily realisable. The Pension Fund defines liquid assets as assets which can be converted into sterling cash within three months. At 31 March 2014 the value of illiquid assets was £334,731,310 (10.6% of total fund assets).

## d) Market risk

Market risk is the risk that the fair value or future cashflows of a financial instrument will fluctuate because of changes in market prices.

The Pension Fund is exposed to the risk of financial loss from a change in the value of its investments and the risk that the Pension Fund's assets fail to deliver returns in line with the anticipated returns underpinning the valuation of its liabilities over the long term. The change in the market value of its investments during the year was £176,771,238.

In order to manage market value risk, the Pension Fund has set restrictions on the type of investments it can hold, subject to investment limits, in accordance with the Local Government Pension Scheme (Management and Investment of Funds) Regulations 2009. Details of these can be found in the Pension Fund's Statement of Investment Principles on pages 46-53.

The Pension Fund has adopted a specific benchmark and the weightings of the various asset classes within the benchmark form the basis for asset allocation within the Pension Fund. This allocation is designed to diversify the risk and minimise the impact of poor performance in a particular asset class. It seeks to achieve a spread of investments across both the main asset classes (quoted equities, bonds, private equity and property) and geographic regions within each class.

Market risk is also managed by constructing a diversified portfolio across multiple Investment Managers and regularly reviewing the Investment Strategy and performance of the Pension Fund. On a daily basis, Investment Managers will manage risk in line with policies and procedures put in place in the Investment Manager Agreement and ensure that the agreed limit on maximum exposure to any one issuer or class of asset is not breached.

For cash managed by the Administering Authority, the Pension Fund has set institution and group limits to diversify the Pension Fund's investment across a range of individual holdings, sectors and countries.

# e) Other price risk

Other price risk represents the risk that the value of a financial instrument will fluctuate as a result of changes in market prices (other than those arising from interest rate risk or foreign exchange risk), whether these changes are caused by factors specific to the individual instrument or issuer or factors affecting all such instruments in the market.

The Pension Fund is exposed to changes in equity and bond prices, as the future price is uncertain. All securities investments present a risk of loss of capital. This risk is mitigated using diversification and policies on selecting investments as discussed above.

In consultation with the Pension Fund Actuary, the Pension Fund has determined the movements in market price risk that are reasonably possible for the 2014/15 reporting period. The potential price changes disclosed are reasonably consistent with a one-standard deviation movement in the value of assets.

The one year expected volatility in market prices are shown in the following table, along with the changes in the value of the Pension Fund's investment assets and liabilities if the market price of investments increase or decrease in line with these movements. The total fund volatility takes into account the expected interactions between the different asset classes shown, based on the underlying volatilities and correlations of the assets in line with mean variance portfolio theory.

Asset Class	Value as at 31 March 2014	Change	Value on Increase	Value on Decrease
	£000s	%	£000s	£000s
UK Equities, Unit Trusts and Pooled Funds	790,991	16.6	922,296	659,687
Global equities, Unit Trusts and Pooled Funds (ex UK)	1,006,491	19.4	1,201,750	811,232
Property	202,546	14.7	232,320	172,772
Corporate Bonds (short term)	130,000	7.2	139,360	120,640
Corporate Bonds (medium term)	295,269	9.6	323,614	266,923
UK fixed gilts (medium term)	15	6.9	16	14
Index-Linked gilts (medium term)	295,994	8.5	321,153	270,834
Private Equity	132,141	28.4	169,670	94,614
Commodities	13,582	13.7	15,442	11,721
High yield debt/convertible bonds/insurance linked securities	71,468	13.2	80,902	62,034
Overseas Real Estate Investment Trusts	9,613	13.2	10,882	8,344
Absolute return/Diversified Growth	122,074	11.8	136,478	107,669
Cash, other investment balances & Forward foreign exchange contracts	87,354	0.6	87,879	86,830
Total Fund	3,157,538	10.3	3,482,764	2,832,312

Asset Class	Value as at 31 March 2013	Change	Value on Increase	Value on Decrease
	£000s	%	£000s	£000s
UK Equities, Unit Trusts and Pooled Funds	789,972	16.0	916,367	663,576
Global equities, Unit Trusts and Pooled Funds (ex UK)	1,006,075	19.0	1,197,229	814,920
Property	154,785	14.5	177,229	132,341
Corporate Bonds (medium term)	258,046	10.4	284,883	231,209
UK fixed gilts (medium term)	190,122	7.9	205,141	175,102
UK Index-Linked gilts (medium term)	119,197	5.9	126,229	112,164
Private Equity	121,745	27.8	155,590	87,900
Commodities	10,868	13.8	12,368	9,368
High yield debt/convertible bonds/insurance linked securities	46,259	13.1	52,319	40,199
Overseas Real Estate Investment Trusts	6,565	13.1	7,425	5,705
Absolute return/Diversified Growth	72,580	11.8	81,145	64,016
Cash, other investment balances & Forward foreign exchange contracts	87,867	0.8	88,570	87,164
Other	17,331	0.6	17,436	17,228
Total Fund	2,881,412	12.0	3,227,181	2,535,642

### f) Interest Rate Risk

Interest rate risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market interest rates.

The Pension Fund recognises that interest rates can vary and can affect both income to the Pension Fund and the value of the net assets available to pay benefits. A 100 basis point (BPS) movement in interest rates has been advised by the Pension Fund Actuary, as a sensible level to indicate interest rate sensitivity.

The analysis that follows assumes that all other variables, in particular exchange rates, remain constant, and shows the effect in the year on the net assets available to pay benefits of a +/- 100 BPS change in interest rates. Movement in bond values have been calculated to include the impact of modified duration. Modified duration expresses the measurable change in the value of a security in response to a change in interest rates. Direct bond holdings of £14,841 at 31 March 2014 have been excluded from the analysis as these relate to residual holdings held by Blackrock Investment Management (UK) Limited which were sold shortly after year end.

Asset Class	Value at 31 March 2014	Increase 100 BPS	Decrease 100 BPS
	£000s	£000s	£000s
Cash at Custodian	214,349	2,143	(2,143)
Cash held by Administering Authority	4,246	42	(42)
Bond (pooled funds)	766,194	(106,468)	106,468
Total	984,789	(104,283)	104,283

Asset Class	Value at 31 March 2013	Increase 100 BPS	Decrease 100 BPS
	£000s	£000s	£000s
Cash at Custodian	110,178	1,102	(1,102)
Cash held by Administering Authority	10,652	107	(107)
Bonds (direct investments)	541,953	(56,634)	56,634
Bond (pooled funds)	58,036	(2,412)	2,412
Total	720,819	(57,837)	57,837

### g) Currency risk

Currency risk represents the risk that the fair value of future cash flows of a financial instrument will fluctuate because of changes in foreign exchange rates.

The Pension Fund holds a number of financial assets and liabilities in overseas financial markets and is therefore exposed to the risk of loss arising from exchange rate movements of foreign currencies. At 31 March 2014, the Pension Fund had overseas investments (excluding forward foreign exchange contracts) of £1,599,923,302 and £26,967,887 cash denominated in currencies other than sterling.

The Pension Fund Actuary has advised that the one year expected standard deviation for an individual currency at the 31 March 2014 is 13%. This assumes no diversification, and in particular, that interest rates remain constant. An analysis of the impact this would have on the Fund is given in the table below (the prior year comparator is shown overleaf).

Asset Class	Value as at 31 March 2014	Increase 13%	Decrease 13%
	£000s	£000s	£000s
Overseas Equity	728,305	94,680	(94,680)
Overseas Property	67,033	8,714	(8,714)
Overseas Unit Trusts	408,171	53,062	(53,062)
Overseas Managed Funds	396,414	51,534	(51,534)
Foreign currencies	26,968	3,506	(3,506)
Total	1,626,891	211,496	(211,496)

Asset Class	Value as at 31 March 2013	Increase 13%	Decrease 13%
	£000s	£000s	£000s
Overseas Fixed Interest Bonds	115,070	14,959	(14,959)
Overseas Equity	666,952	86,704	(86,704)
Overseas Index Linked Bonds	1,772	230	(230)
Overseas Property	26,523	3,448	(3,448)
Overseas Unit Trusts	339,108	44,084	(44,084)
Overseas Managed Funds	319,023	41,473	(41,473)
Foreign currencies	45,996	5,979	(5,979)
Total	1,514,444	196,877	(196,877)

External Investment Managers manage this risk through the use of forward foreign exchange contracts and futures, to hedge currency exposures back to the base currency. See section 6.10 for further information.

The Treasury Management Strategy does not permit the Administering Authority to invest in foreign currency denominated deposits.

### 6.16 Actuarial present value of promised retirement benefits

The actuarial present value of promised retirement benefits of the Pension Fund at 31 March 2013 are set out in the following table. This is the underlying commitment of the Pension Fund in the long term to pay retirement benefits to its active (employee members), deferred and pensioner members.

31 March 2013		31 March 2014
£m		£m
4,426	Present value of promised retirement benefits	4,247

Liabilities have been projected using a roll forward approximation from the latest formal valuation as at 31 March 2013. The liability at 31 March 2014 is estimated to comprise of £1,742 million in respect of employee members, £855 million in respect of deferred members and £1,649 million in respect of pensioners. The principal assumptions used by the Pension Fund Actuary were:

31 March 2013		31 March 2014
	Financial assumptions	
2.8% per annum	Inflation/pension increase rate	2.8% per annum
5.1% per annum	Salary increase rate	4.1% per annum
4.5% per annum	Discount rate	4.3% per annum
	Mortality assumptions	
	Longevity at 65 for current pensioners:	
21.0	• Men	22.3
23.8	• Women	24.5
	Longevity at 65 for future pensioners:	
22.9	• Men	24.3
25.7	Women	26.7

Allowance has been made for future pensioners to elect to exchange 50% of the maximum additional tax free cash up to HMRC limits for pre-April 2008 service and 75% of the maximum tax-free cash for post April 2008 service. The actuarial present value of promised retirement benefits is sensitive to changes in actuarial assumptions. The significant changes and their impact on the value of the Pension Fund's liabilities between 31 March 2013 and 31 March 2014 were:

Actuarial assumption	£m	%
Mortality/Longevity	(144)	(3.4)
Salary increase rate	(153)	(3.6)
Discount rate	164	3.9
Total decrease in liabilities due to changes in assumptions	(133)	(3.1)

The assumptions used by the Pension Fund Actuary to calculate the present value of promised retirement benefits are those required by the Code of Practice on Local Authority Accounting 2013/14. The liability set out in the table is used for statutory accounting purposes and should not be compared against the value of liabilities calculated on a funding basis, which is used to determine contribution rates payable by employers in the Pension Fund. Further information on the Pension Fund's policy for funding its liabilities is set out in section 6.17.

### 6.17 Funding Policy

The Pension Fund's approach to funding its liabilities is set out in its Funding Strategy Statement. The statement sets out how the Administering Authority has balanced the conflicting aims of affordability of contributions, transparency of processes, stability of employers' contributions and prudence in the funding basis.

The Pension Fund Actuary is required to report on the "solvency" of the Pension Fund at least every three years.

The last actuarial valuation of the Pension Fund was carried out as at 31 March 2013 to determine contribution rates for the financial years 2014/15 to 2016/17. The market value of the Pension Fund's assets at the valuation date was £2,908 million and represented 82.5% of the Pension Fund's accrued liabilities, allowing for future pay increases.

In accordance with the Scheme regulations, employer contribution rates were set to meet 100% of the Pension Fund's existing and prospective liabilities.

The contribution rates were calculated using the projected unit actuarial method (or the attained age method for employers closed to new entrants) and the main actuarial assumptions were as follows:

Discount rate 4.8% Salary increases 3.8% Price inflation/pension increases 2.5%

Further information can be found in the Funding Strategy Statement on page 66 and Actuarial Valuation report on page 16.

# 6.18 Additional Voluntary Contributions (AVCs)

Scheme members have the option to make AVCs to enhance their pension benefits. These contributions are invested separately from the Pension Fund, with either the Standard Life Assurance Company or the Equitable Life Assurance Society.

		2012	2/13						2013	3/14		
Standa	rd Life	Equital	ole Life	Total	AVCs		Standa	rd Life	Equital	ole Life	Total	AVCs
£000s	£000s	£000s	£000s	£000s	£000s		£000s	£000s	£000s	£000s	£000s	£000s
	4,910		1,947		6,857	Value at 1 April		5,086		1,788		6,874
						Income						
227		19		246		Contributions received	218		4		222	
88		0		88		Transfer values received	57		0		57	
	315		19		334	Total Income		275		4		279
						<u>Expenditure</u>						
(513)		(257)		(770)		Retirement benefits	(485)		(203)		(688)	
(113)		(18)		(131)		Transfer values paid	(163)		(108)		(271)	
0		(3)		(3)		Lump sum death benefit	0		0		0	
	(626)		(278)		(904)	Total expenditure		(648)		(311)		(959)
	487		100		587	Change in market value		346		69		415
	5,086		1,788		6,874	Value at 31 March		5,059		1,550		6,609

# 6.19 Related parties

### a) Hertfordshire County Council

The County Council incurred costs of £429,962 in relation to the administration of the Pension Fund and was subsequently reimbursed by the Pension Fund for these expenses. The County Council also contributed £72,586,243 to the Pension Fund in 2013/14.

### b) Pensions Committee

Nine members of the County Council Pensions Committee were councillor members of the Hertfordshire Local Government Pension Scheme during 2013/14.

# c) Key Management Personnel

Two employees of Hertfordshire County Council held key positions in the financial management of the Hertfordshire County Council Pension Fund during 2013/14. Both employees were members of the Hertfordshire Local Government Pension Scheme during the year.

Key management positions were the Deputy Chief Executive and Director of Resource and Performance and Assistant Director of Finance. These staff were employed by the Administering Authority and spent a proportion of their time on the financial management of the Pension Fund. The costs relating to these staff therefore comprise an element of the remuneration from the Fund to the County Council of £429,962.

The remuneration paid by Hertfordshire County Council to key management personnel of the Pension Fund, apportioned for the proportion of their time on the financial management of the Pension Fund, were:

Position	Note	Year	Apportioned salary	Apportioned benefits in kind	Total apportioned remuneration ex. pension contributions	Apportioned pension contributions	Total apportioned remuneration
Deputy Chief Executive		2013/14	11,036	0	11,036	2,273	13,309
and	1	2013/14	11,000	U	11,000	2,273	10,000
Director of Resources and Performance		2012/13	0	0	0	0	0
Director of Resource	2	2013/14	0	0	0	0	0
and Performance		2012/13	12,508	0	12,508	2,577	15,084
Assistant Director	3	2013/14	666	4	670	137	808
Finance	3	2012/13	1,320	17	1,337	272	1,609

#### Notes:

- The post of Deputy Chief Executive and Director of Resources and Performance was created following a restructure, with effect from 1st May 2013.
- 2. The Director Resources and Performance left on 3 February 2013. Following a restructure this post no longer exists.
- 3. The Assistant Director Finance assumed acting S151 Officer Responsibility from 1 February 2013 to 30 April 2013.

### 6.20 Contingent Liabilities and Contractual Commitments

The Pension Fund had no contingent liabilities.

At 31 March 2014, the Pension Fund had a contractual commitment of a further £71.6 million to private equity limited partnerships based on exchange rates applicable at the balance sheet date (£68.4 million at 31 March 2013).

At 31 March 2014, the Pension Fund had a contractual commitment of a further £19.9 million to CBRE Global Collective Investors (UK) Limited, the Pension Fund's property manager (£71.4 million at 31 March 2013).

### **6.21 Contingent Assets**

The Pension Fund has entered into a process to reclaim withholding tax made by other European Union (EU) countries, based on precedent cases in some EU countries that tax has been withheld unfairly under EU law. Claims have been submitted in France and Germany.

The Pension Fund's claims are set out below in both euros and sterling (calculated using exchange rates as at 31 March 2014). The claims are subject to legal processes. Based on precedent and legal advice, the Pension Fund expects to be successful in these claims. Therefore the amounts below are contingent assets for the Pension Fund.

Country	Value at 31 March 2014	Value at 31 March 2014
	€'000	£'000
Germany	148	123
France	191	158
Total	339	281

# **6.22 Statement of Investment Principles**

Regulation 12.1 of the Local Government Pension Scheme (Management and Investment of Funds) Regulations 2009 (as amended) requires the Pension Fund to publish a Statement of Investment Principles. This is set out on pages 46-53.

#### 1. Investment Management

#### **Powers of Investment**

The principal powers to invest are contained in the Local Government Pension Scheme (Management and Investment of Funds) Regulations 2009 (as amended) and require an administering authority to invest any pension fund money that is not needed immediately to make payments from the Pension Fund.

These regulations permit a range of investments, subject to specific restrictions. Investments may be made:

- in any security on any recognised stock exchange (no single holding to exceed 10% of the value of all investments);
- in unlisted securities (subject to a maximum of 10% of the total value of investments);
- in Unit Trusts and other Managed Funds subject to a maximum of 25% of the total value of investments with any one Investment Manager;
- by deposit with any bank (subject to a maximum of 10% of the value of all investments to any one bank, excepting National Savings Bank) or local authority (the total of such deposits not to exceed 10% of the total value of all investments).

The regulations require that the administering authority's investment policy must be formulated with a view to:

- the advisability of investing pension fund money in a wide variety of investments;
- the suitability of particular investments and types of investments;
- obtaining proper advice at reasonable intervals about their investments.

A local authority may elect to impose its own restrictions in addition to the legal restraints laid down in the regulations. The additional limits which have been determined by the County Council are set out in the Pension Fund's Statement of Investment Principles on pages 46-53.

### Responsibility for Investing the Pension Fund's Assets

The Pensions Committee of the County Council is responsible for setting the overall investment strategy of the Pension Fund and monitoring investment performance. During 2010/11 the Pensions Committee set up a sub-committee to review the investment strategy.

The majority of the Pension Fund's investments are managed by external Investment Managers, who have substantial discretionary powers regarding their individual portfolios. The split of the Pension Fund between these managers at 31 March 2014 is shown in the following table.

Investment Manager	Pension Fund %
Allianz Global Investors Europe GmbH	9.6
Baillie Gifford & Co.	12.0
BlackRock Investment Management (UK) Ltd.	4.1
CBRE Global Collective Investors (UK) Ltd.	7.2
Global Thematic Partners, LLC	9.4
Henderson Global Investors Ltd	0.0
Jupiter Asset Management Ltd	9.8
JPMorgan Asset Management (UK) Ltd.	6.5
Legal & General Assurance (Pensions Management) Limited	20.2
LGT Capital Partners (Ireland) Ltd.	8.8
Royal London Asset management Ltd.	8.3
Private Equity	4.1

An amount of cash is held by the County Council in order to manage the payment of members' pension benefits and the collection of contributions. This is invested in accordance with the Pension Fund's Treasury Management Strategy which is reviewed annually by the Pensions Committee. The 2013/14 Treasury Management Strategy was approved by the Pensions Committee on 28 February 2013.

The Statement of Investment Principles details the extent to which the Administering Authority complies with principles of good governance and investment practice, set out in the Myners review of Institutional Investment in the UK.

### 2. Statement of Investment Principles 2014

### 1. Introduction

- 1.1 The County Council is responsible for the administration of the Pension Fund. The County Council has a statutory duty to ensure that any funds not immediately required to pay pension benefits, are suitably invested.
- 1.2 As required by statute, the County Council has approved a Statement of Investment Principles ("Statement") which is applied to the management of the Pension Fund's investments. This was approved by the Pensions Committee on 24 June 2013 and has been updated to reflect the revised asset allocations and benchmarks following the appointment of two new bond Investment Managers and increased allocation to passive management.
- 1.3 In accordance with government guidelines, the extent to which the Pension Fund complies with the statutory guidance "Investment decision making and disclosure in the Local Government Pension Scheme: A Guide to the Application of the Myners Principles is set out at Appendix A to this Statement.

### 2. Who Makes the Investment Decisions?

- 2.1 Overall investment policy falls into two parts. The strategic management of the assets is fundamentally the responsibility of the Pensions Committee. The committee determines the strategic management of the assets based upon the professional advice it receives and the investment objectives as set out in section 6. The Investment Sub-Committee is responsible for monitoring the performance of the Investment Managers and the investments made, review asset allocation decisions and the performance objectives for the Pension Fund. In addition the Investment Sub-Committee can appoint (and, when necessary, dismiss) Investment Managers.
- 2.2 Day to day operational decisions are delegated to the County Council's Chief Finance Officer, the Deputy Chief Executive.
- 2.3 The Pension Fund's governance arrangements are set out in full in the Governance Policy and Compliance Statement which is accessible from the Pension Fund's website <a href="https://www.yourpension.org.uk/agencies/HCC/">www.yourpension.org.uk/agencies/HCC/</a>

### 3. What are the Investment Objectives of the Pension Fund?

- 3.1 To comply with the Local Government Pension Scheme (Management and Investment of Funds) Regulations 2009 (as amended), specifically to ensure that all:
  - funds are suitably invested;
  - · investments are diversified;
  - relevant investment limits are not exceeded;
  - Investments and investment arrangements are regularly monitored and reviewed.
- 3.2 To ensure that the Pension Fund has sufficient assets to pay Scheme benefits.
- 3.3 To achieve a long term rate of return on the invested funds (both capital gains and income) which assists in controlling the level of employers' contributions to the Pension Fund and also the cost of the pensions to the local taxpayers where appropriate by:
  - i) As a minimum, matching the Pension Fund Actuary's rate of return assumptions made when assessing the Pension Fund's level of funding; and
  - ii) Exceeding the Pension Fund's benchmark by 1% measured over three year rolling periods.

3.4 The Statement of Investment Principles is linked to the Funding Strategy Statement, which sets out the Pension Fund's strategy for meeting employers' pension liabilities. The aim of the funding strategy is to ensure the long-term solvency of the Pension Fund while not unnecessarily restraining the investment strategy set out in this document. The two strategies set out the common objective of the Pension Fund to maximise returns on investments to control the level of employers' contributions.

### 4. Achieving the Investment Objectives

- 4.1 The Fund sets a long-term investment strategy (the mix of asset types) to have regard to the Fund's liability structure and its investment objectives. This strategy is usually reviewed at least every three years after each actuarial valuation but is monitored on an ongoing basis to facilitate any necessary changes.
- 4.2 The Pensions Committee having taken appropriate professional advice, has made the arrangements set out below to reduce the risk that one or more of the investment objectives for the Pension Fund are not achieved over the long term.

### 1. Suitable Investments

The Pensions Committee considers that the following types of investments, within specific limits, are suitable for the purposes of a pension fund:

- cash, bank deposits and other short term money market investments;
- quoted fixed interest securities, individual securities and pooled investment vehicles;
- quoted equity investments, individual securities and pooled investment vehicles;
- property unit trusts:
- derivative instruments, but not to be used for speculative purposes;
- alternative asset classes including commodities and absolute return strategies;
- unquoted equity investments and private equity pooled vehicles.

### 2. Pension Fund Benchmark and Asset Allocation

The Pension Fund has adopted a specific benchmark which has been approved by the Pensions Committee, following appropriate professional advice from the Investment Consultant, Investment Managers and the performance measurement consultant. The composition of the Pension Fund benchmark is set out at Appendix B to this Statement.

The weightings of the various asset classes within the benchmark form the basis for asset allocation within the Pension Fund. The asset allocation set out in the benchmark is designed to spread the risk and minimise the impact of poor performance in a particular asset class. It seeks to achieve a spread of investments across both the main asset classes (quoted equities, bonds, private equity and property) and geographic regions within each class.

### 3. Investment Management Choice

The main choices when selecting a fund management style are:

- Active or passive making independent decisions
  - making independent decisions when buying or selling investments ("active") or buying stocks to replicate a specific index ("passive").
- Multi-asset or specialist investing across a broad range of asset classes "multi-asset") or in a narrow, specific asset class ("specialist").

The Pension Fund currently uses "active, specialist", "active, multi-asset" and "passive, specialist" Investment Managers only on the advice of the Investment Consultant to increase the potential return of the Pension Fund.

The number of Investment Managers and the share of the Pension Fund by type as at 31 March 2014 are shown in the following table, along with comparative figures for March 2013.

Share of Total Pension Fund 31 March 2013			Fu	otal Pension and ch 2014
%	Number of Investment Managers		%	Number of Investment Managers
73.7	7	External, active, specialist	66.9	9
7.0	1	External, active, multi-asset	8.8	1
14.6	1	External, passive, specialist	0	0
0	0	External, passive, multi-asset	20.2	1
4.7	4	Private Equity	4.1	4

The percentages in the table above are calculated using the value of investments, cash and net current assets held by each Investment Manager at 31 March. The Pension Fund moved part of its funds from active equity and bond Investment Managers to a passively managed index linked gilts fund during 2013/14. Two new investment fixed income mandates were also funded with Henderson Global Investors Limited and Royal London Asset Management Limited.

Full details of the Investment Managers, their mandates and fee basis are shown at Appendix C.

All the Investment Managers need the approval of the Chief Finance Officer, the Deputy Chief Executive, to acquire shares in any securities that are not listed on a recognised stock exchange.

## 4. Responsible Ownership including Social, Environmental and Ethical Considerations

Investment Managers are expected to apply their professional expertise to maintain suitably diversified portfolios for a pension fund. When making investment decisions, Investment Managers are expected to take account of what they reasonably believe are all relevant considerations.

The Pension Fund routinely votes on all matters raised by the largest 350 listed UK companies where it owns shares. The Pension Fund's voting policy is to vote in accordance with the current principles of corporate governance best practice, as advised by the ISS Governance, except when the advice of Investment Managers indicates such action would not be in the best financial interests of the Pension Fund.

## 5. Investment Restrictions

The following investment restrictions apply to the funds under management:

- i) all limits determined under the Local Government Pension Scheme Investment and Management of Funds) Regulations 2009 (as amended); and
- ii) additional limits which have been determined by the County Council:

Private Equity	-	Total investments are not to exceed a maximum of 7.5% of the value of the Pension Fund. In general the Pensions Committee expects private equity to be no more than 5%. The 2.5% headroom allows for fluctuations in the value of other assets.
Options, futures and contracts for differences	-	A maximum of 25% of UK equity portfolio. Only to be used to protect against possible adverse fluctuations in the values of other investments or cash in the portfolio.
Individual equity holdings	-	The total holding in a single company is not to exceed 5% of the issued share capital.

Any breaches of the restrictions above are reported to the next available meeting of the Pensions Committee.

### 6. Investment Performance Management

The investment performance of Investment Managers is measured by an independent organisation. This service has been provided by the Pension Fund's custodian, BNY Mellon Asset Servicing B.V. since January 2012. Quarterly reports are provided to the Chief Finance Officer, the Deputy Chief Executive and quarterly to the Pensions Committee.

# 7. Monitoring of Investment Managers

The Pensions Committee meets quarterly to review the performance of the Pension Fund's Investment Managers. The Investment Sub-Committee was set up by the Pensions Committee in 2010 and is responsible for monitoring the performance of Investment Managers and the investments made by the managers. The Investment Sub-Committee meets quarterly and will typically meet each manager at least once a year.

### 8. Actuarial Valuation

The Pension Fund is subject to triennial valuations by an independent actuary. Employers' contributions are determined by the Pension Fund Actuary to ensure that in the long term the Pension Fund's assets will match its liabilities. The framework for this is set out in the Funding Strategy Statement.

### 9. Stock Lending

The Pension Fund operates a stock lending programme through its custodian bank. The Pension Fund limits the lending to 20% of the total of its portfolios and ensures that the collateral is in cash or bonds and is valued on a daily basis to be on average 105% of the value of the stock which has been lent.

### 10. Custody Arrangements

The Pension Fund's assets are held in custody by an independent custodian, where reasonable controls have been certified by an appropriate auditor.

# 5. Compliance with this Statement

5.1 The Pension Fund will monitor compliance with this Statement in particular, it will ensure its investments decisions are exercised with a view to giving effect to the principles contained in this Statement, so far is reasonably practicable.

### 6. Compliance with Myners Principles

- 6.1 The Myners principles cover the arrangements for effective investment management decision making, setting and monitoring clear investment objectives, focus on asset allocation, arrangements to receive appropriate expert advice, explicit manager mandates shareholder activism, use of appropriate investment benchmarks, measurement of performance, transparency in investment management arrangements and regular reporting.
- 6.2 The Pension Fund supports the principles and complies with the principles as set out in appendix A to this Statement.

### 7. Review of this Statement

7.1 The Pension Fund will review this Statement in response to any material changes to any aspects of the Pension Fund, its liabilities, finances and its attitude to risk which it judges to have a bearing on the stated investment policy.

### Appendix A to the Statement of Investment Principles 2014

#### **Compliance with Myners Principles Principle Current Position** 1. Effective Decision Making Administering authorities should ensure that: Day to day operational decisions are delegated to the County Council's Chief Finance Officer, the Deputy Chief Executive, decisions are taken by persons who, with relevant members of staff, regularly attends organisations with the skills, knowledge, seminars and briefing sessions to maintain a high level of advice and resources necessary to make them skills and knowledge in investment matters. effectively and monitor their implementation; Members of the Pensions Committee act in the role of trustees for the Pension Fund. They attend training sessions organised by the County Council. Members of the Investment those persons or organisations have sufficient expertise to be able to evaluate and challenge Sub-Committee receive quarterly workshops on investments the advice they receive, and manage conflicts and pension related issues. of interest. Both Members and Officers involved with making investment decisions take advice from appropriately qualified professionals where appropriate. The CIPFA Knowledge and Skills framework is available to all Members and Officers as a learning tool for the development of Member knowledge of pension investments and the regulatory background. **Development Areas** • Develop a medium term business plan for the Pension Fund. 2. Clear Objectives An overall investment objective(s) should be set The Pension Fund's main investment objective, as set out in out for the fund that takes account of the this Statement of Investment Principles, acknowledges the scheme's liabilities, the potential impact on local need to meet the Pension Fund's liabilities and states that the tax payers, the strength of the covenant for nonaim is to ensure the impact on local taxpayers is minimised. local authority employers, and the attitude to risk The Statement of Investment Principles is circulated to the of both the administering authority and scheme Pension Fund's advisors and investment managers and is employers, and these should be clearly published on the Pension Fund's website. communicated to advisors and investment managers. The following investment objectives for the Fund were agreed in 2011, following a comprehensive investment strategy review: - Return objective: To achieve 100% funding on an ongoing basis over a 20 year period from 2011 (i.e. by 2031), with a probability of 67%. - Risk objective: Limiting the likelihood of a fall in funding level to below 65% at the 2016 Actuarial Valuation to a one in ten probability. 3. Risk and Liabilities In setting and reviewing their investment strategy, The Pension Fund's main investment objective, as set out in administering authorities should take account of this Statement of Investment Principles, acknowledges the the form and structure of liabilities. These include need to meet the Pension Fund's liabilities and states that the the implications for local tax payers, the strength aim is to ensure the impact on local taxpayers is minimised. of the covenant for participating employers, the **Development Areas**

strategy.

framework.

Hertfordshire Pension Fund Annual Report and Accounts 2013/14

risk of their default and longevity risk.

 Consider the form and structure of liabilities as well as noninvestment risks more explicitly in the next review of

• Finalise the implementation of the risk management

# Appendix A to the Statement of Investment Principles 2014 (continued)

Principle	Current Position
4. Performance Assessment	
Arrangements should be in place for the formal measurement of performance of the investments,	The Pensions Committee formally measures performance of Investment Managers and investments on a quarterly basis.
investment managers and advisors.  Administering authorities should also periodically make a formal assessment of their own effectiveness as a decision making body and report on this to scheme members.	Performance measurement services are provided by BNY Mellon from 1 January 2012, including daily exception reporting on Investment Manager compliance with their Investment Manager Agreements.
report on this to selicine members.	<ul> <li>Development Areas</li> <li>Develop a framework to formally measure the performance of the Pension Fund's advisors.</li> <li>Develop a framework to enable the Pensions Committee to make an assessment of their effectiveness.</li> </ul>
5. Responsible ownership	
Administering authorities should:	The Pension Fund's Investment Managers have adopted the
adopt or ensure their investment managers adopt, the Institutional Shareholders' Committee Statement of Principles on the responsibilities of shareholders and agents	Institutional Shareholders' Committee Statement of Principles.  A statement regarding responsible ownership is included in the Statement of Investment Principles, which is part of the
include a statement of their policy on responsible ownership in the statement of investment principles	Annual Report published on the Pension Fund website for all Scheme members to access.
report periodically to scheme members on the discharge of such responsibilities.	
6.Transparency and reporting	
<ul> <li>Administering authorities should:</li> <li>act in a transparent manner, communicating with stakeholders on issues relating to their management of investment, its governance and risks, including performance against stated objectives</li> <li>provide regular communication to scheme members in the form they consider most appropriate.</li> </ul>	In addition to this Statement, the Pension Fund communicates with its stakeholders through the publication of the following documents which are all accessible from the Pension Fund's website:  • Governance Statement • Annual report • Communication Statement In addition an annual meeting is held for all employers.  Communication with Scheme members is through the website and through the Pension Fund's employers.

# Appendix B to the Statement of Investment Principles 2014

Asset Class	Allocation %	Benchmark
UK Equity	10.0	FTSE All-Share Index
UK Equity smaller cap	6.0	FTSE All-Share Index ex-top 20 stocks
Overseas Equity	17.2	Composite of FTSE indices
Global Equity	21.0	MSCI AC World Index (NDR)
Absolute Return Bonds	4.2	3 month sterling LIBOR
Sterling Corporate Bonds	8.4	50% iBoxx Non Gilt All Maturities Index/50% FTSE A All Maturities Gilts Index
Index-Linked Gilts	8.4	FTA A Over 5 Year Index-Linked Gilts Index
Property	8.0	IPD UK All Balanced Funds Index IPD Adjusted Global Index
Alternatives	10.8	3 month sterling LIBOR
Private Equity	5.0	FTSE All-Share Index
Cash	1.0	7 Day Sterling LIBID
Total	100.0	

# Appendix C to the Statement of Investment Principles 2014

Pension Fund Investment Managers at 31 March 2014					
Investment Manager	Value of Portfolio at 31/03/2014 £m	Type of Mandate	Performance Target % above benchmark	Fee Type	
Allianz Global Investors Europe GmbH	303.3	Active, Specialist, Global Equities	3% - 4%	Ad valorem	
Baillie Gifford & Co.	379.5	Active, Specialist, UK Equities	1.25%	Fixed Fee	
BlackRock Investment Management (UK) Ltd.	130.2	Active, Specialist, Bonds	0.75%	Performance Related	
CBRE Global Collective Investors (UK) Ltd.	225.9	Active, Specialist Property	1.0%	Performance Related	
Global Thematic Partners, LLC	296.7	Active, Specialist, Global Equities	3% - 5%	Ad valorem	
HarbourVest Partners, LLC	77.8	Active, Specialist, Private Equity	Not applicable	Performance Related	
Henderson Global Investors Ltd	0	Active, Specialist, Bonds	3%	Ad valorem	
JP Morgan Asset Management (UK) Ltd	205.4	Active, Specialist, Global Equities	4%	Performance Related	
Jupiter Asset Management Ltd.	308.6	Active, Specialist, UK Equities	2%	Performance Related	
Legal & General Assurance (Pensions Management) Ltd.	637.6	Active, Specialist, Multi-Asset Equities/Bonds	0%	Ad valorem	
LGT Capital Partners (Ireland) Ltd	279.0	Active, Multi- Asset Alternatives	4%	Ad valorem	
Permira Advisers, LLP	1.3	Active, Specialist, Private Equity	Not applicable	Performance Related	
Royal London Asset Management Ltd.	262.6	Active, Specialist, Bonds	1.75%	Ad valorem	
Standard Life Investments Ltd.	49.1	Active, Specialist, Private Equity	Not applicable	Performance Related	
TTP Venture Managers Ltd	0.2	Active, Specialist Private Equity	Not applicable	Performance Related	

Fee types:

Fixed Fee

Ad valorem

Performance Related

fee is fixed amount, indexed by RPI annually
based only on the value of the portfolio
additional fees payable where performance exceeds the target

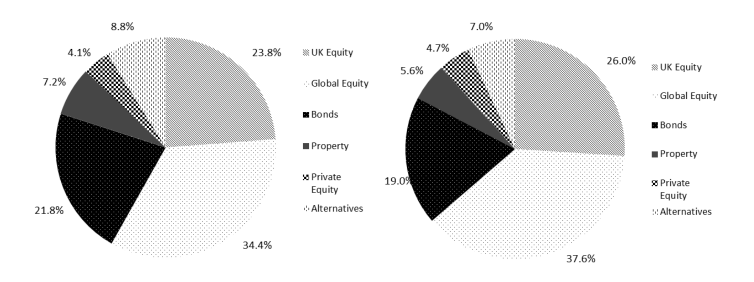
### 3. Investment Policy

Appendix B of the Statement of Investment Principles on page 52 sets out the target asset allocation of the Pension Fund for 2013/14, in line with the Pension Fund's specific benchmark.

The actual distribution of the Pension Fund's assets across the main asset classes as at 31 March 2014 (and as at 31 March 2013 for comparison) are shown below:

### Distribution of Pension Fund at 31 March 2014

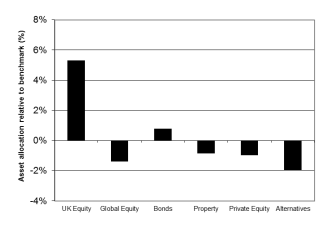
### Distribution of Pension Fund at 31 March 2013



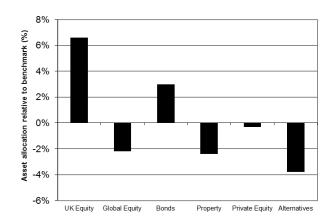
The change in the asset distribution over the period reflects the fact that two new investment fixed income mandates were funded with Henderson Global Investors Limited and Royal London Asset Management Limited. These mandates aim to provide further matching of the Fund's assets with the Fund's liabilities to protect for adverse increases in the funding deficit. These new mandates were funded from the existing corporate bond mandate as well as UK and global equities.

The actual asset allocation of the Pension Fund's relative to the benchmark allocation is outlined below at 31 March 2014 (with 31 March 2013 also shown for comparison):

Actual asset allocation relative to benchmark allocation as at 31 March 2014



Actual asset allocation relative to benchmark allocation as at 31 March 2013



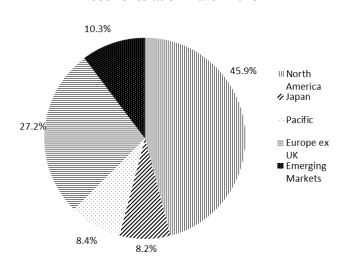
As at 31 March 2014, the Pension Fund's allocation to UK equities and bonds were overweight relative to the benchmark allocation. The allocations to global equities, property, private equity and alternatives were underweight compared with the benchmark allocation. This variation compared with the benchmark was largely the result of a reorganisation in March 2014 to transition to three new fixed income mandates, including an increase in the overall bond allocation. Further refinements to the overall asset allocation weights were carried in the first quarter of 2014/15.

The regional distribution of the Pension Fund's overseas equity investments as at 31 March 2014 (and as at 31 March 2013 for comparison) is shown below:

# Distribution of Pension Fund's Overseas equity investments at 31 March 2014

# 

# Distribution of Pension Fund's Overseas equity investments at 31 March 2013



The top ten largest equity holdings of the Pension Fund as at 31 March 2014 (and as at 31 March 2013 for comparison) are shown below.

Ten Largest Equity Holdings at 31 March 2014	Market Value £000	Total Investments %
Bunzl	21.4	0.7
Legal & General Group	20.9	0.7
Reed Elsevier	17.0	0.5
Imperial Tobacco Group	16.7	0.5
Ashtead Group	15.6	0.5
British American Tobacco	14.9	0.5
Apple Inc	14.5	0.5
Roche	14.3	0.5
BT Group	14.2	0.4
SABMiller	13.9	0.4

Ten Largest Equity Holdings at 31 March 2013 (for comparison)	Market Value £000	Total Investments %
British American Tobacco	23.9	0.8
Vodafone Group	23.5	0.8
Reed Elsevier	23.0	0.8
Bunzl	18.0	0.6
Legal & General Group	17.9	0.6
HSBC	16.3	0.6
Standard Chartered	14.8	0.5
BG Group	14.4	0.5
Royal Dutch Shell	13.9	0.5
Unilever Plc	13.0	0.5

The percentages reported in the 2012/13 Report and Accounts have been restated to provide comparison to 2013/14 holdings as a percentage of the net value of investment assets and liabilities.

## 4. Review of World Markets (courtesy of Legal & General Assurance (Pensions Management) Ltd)

### **Economic Overview**

The world economy has been in a steady recovery during 2013/14. Monetary policy has been a major support, with central banks committed to maintaining exceptionally low interest rates for a considerable period and, in the case of Japan and the US, making further asset purchases (quantitative easing). There have also been a number of headwinds preventing a stronger rebound. The most notable example was the lingering effects of the European sovereign debt crisis, although the euro area has emerged from recession, while the UK has seen a marked turnaround, led by a revival in the housing market. The US has grown steadily, although severe winter weather moderated the pace of growth at the start of 2014. Across the advanced economies, progress has been made in reducing budget deficits and this should allow the degree of austerity to abate in future. There have also been concerns over a slowdown in China, where the authorities are attempting to rebalance the economy away from investment and towards consumption.

### **Equities**

Developed markets have generally recorded solid gains over the last 12 months, as various central bank policy initiatives fostered optimism amongst investors that global economic growth will recover, albeit modestly. European markets rallied, buoyed by a long-awaited improvement in economic indicators and supportive monetary policy, with peripheral and Southern European markets benefiting from reduced risk of a break-up in the euro zone. US equities performed well, underpinned by improving economic indicators, with an upsurge in new listing activity. In the UK, the more domestically focused mid-cap stocks and smaller companies outperformed the blue chip FTSE 100, which is heavily weighted towards mining stocks that have struggled on weaker commodity prices. Japanese equities were boosted by a package of measures to revive the domestic economy and the Bank of Japan's quantitative easing programme. However, as the yen fell to a five-year low, gains were wiped out for UK-based investors. Emerging markets have been particularly volatile of late, as international investors withdrew funds on concerns over current account financing issues, the slowdown in China and escalating tensions in the Ukraine.

### **Bonds**

Over the last year, returns from higher rated government bonds such as US treasuries, UK gilts and German bunds have been negative, as investors generally favoured risk assets while also assuming that improving economic data will eventually lead to less accommodative central bank policy. Yields rose sharply over the summer months, as the US Federal Reserve (Fed) signalled its intention to begin scaling back quantitative easing, although it refrained from 'tapering' until the start of 2014. Previously distressed 'peripheral' European sovereign bond markets rallied strongly, the catalyst being further reassurance from the European Central Bank (ECB) that it would support government bond markets as well as a further interest rate cut, taking the ECB's benchmark rate to 0.25%. However, volatility following Cyprus' bailout last spring highlighted that the sovereign debt crisis is still to be resolved. Corporate bonds performed relatively well, as low interest rates have forced investors to search for yield, favouring areas such as subordinated financials, cyclicals and high yield bonds that carry greater credit risk. Although the cause of some short-term volatility,

the US government shutdown in October and the Fed announcement that it would start to taper its asset purchase programme in January did little to diminish investors' appetite for higher yielding bonds. Emerging bond markets produced negative returns on concerns over the unwinding of the Fed's quantitative easing programme, with rising inflation in several markets and the pronounced weakness of several local currencies further weighing on sentiment.

### **Property**

International investors have continued to value the steady income stream that commercial property delivers. In particular, demand for high quality real estate in prime, city centre locations has remained robust.

Index total returns (capital plus investment income) for the 12 months ending 31 March 2014

Index	Total return % €	Total return % £
Equity		
FTSE All-Share TR	11.30	8.81
FTSE USA TR GBP	13.87	11.32
FTSE AW Developed Europe ex UK TR GBP	20.99	18.28
FTSE Japan TR GBP	0.69	(1.56)
FTSE AW Developed Asia Pacific ex Japan TR GBP	(4.45)	(6.59)
Bond		
FTSE A British Govt All Stocks TR	(0.33)	(2.56)
FTSE A (Index Linked) British Govt All Stocks TR	(1.99)	0.54
JP Morgan Global GBI ex UK TR	(1.59)	(3.80)

Source: Lipper

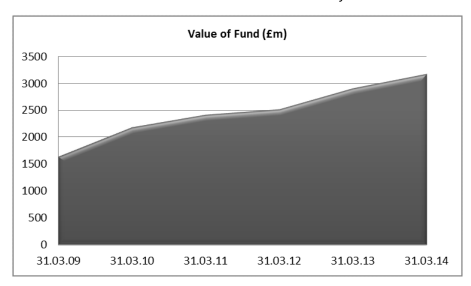
# 5. Investment Performance

The Pension Fund participates in performance measurement services to monitor the performance of Investment Managers. In 2013/14 these services were provided by BNY Mellon Asset Servicing B.V. and Mercer. The performance of Investment Managers is reported to the Pensions Committee on a quarterly basis.

Over the twelve months to 31 March 2014 the Pension Fund return was 8.4%.

## **Change in the Pension Fund's Total Assets**

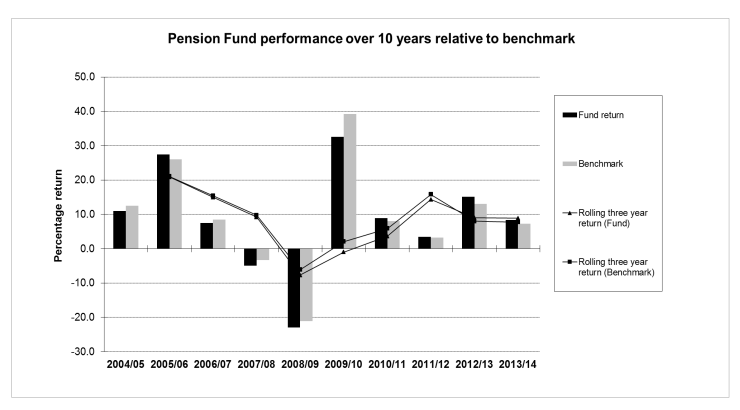
The change in the value of the Pension Fund's invested assets over the five years to 2013/14 is shown below.



## Comparison with the Pension Fund's Benchmark

The Pension Fund's performance is analysed against a customised benchmark, as set out in the Statement of Investment Principles on pages 46-53. The graph below shows the annual investment returns of the Pension Fund compared to the benchmark over the last ten years. This shows that the Pension Fund has performed above benchmark in five of the last ten years, four of which were the last four years.

Overlaid on the chart is a rolling three year annualised return on the Fund's assets compared with the equivalent figures for the benchmark.



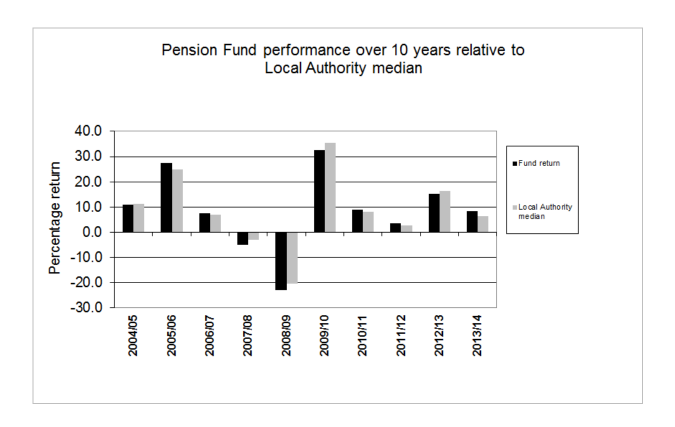
The table below shows the long term performance of the Pension Fund against the benchmark.

	Pension Fund	Benchmark	Relative Performance
3 year % per annum	8.9	7.7	1.2
5 year % per annum	13.3	13.4	(0.1)
10 year % per annum	7.5	8.2	(0.7)

### **Performance Comparisons**

The following graph shows the performance of the Pension Fund over the last ten financial years relative to the median (or middle) fund in the local authority list.

It should be noted that each local authority pension scheme has their own objectives, relating to their specific liability profiles (the nature and term of the pensions due to be paid out) and the asset classes held by their Fund. Whilst the following analysis highlights the performance of the Fund relative to other local authorities, each pension scheme will have their own methods to analyse performance and have different requirements on the returns they are expecting to achieve in practice.

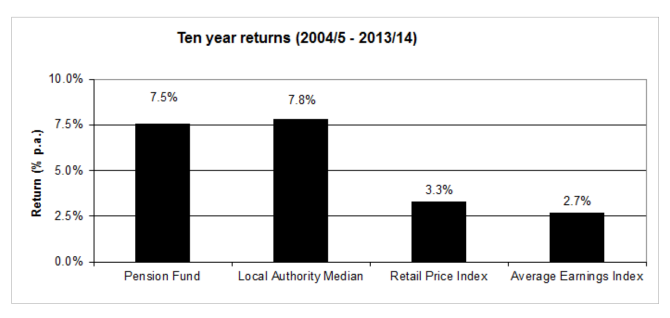


The table below shows the long term performance of the Pension Fund against the local authority median.

	Pension Fund	Local authority median	Relative Performance
3 year % per annum	8.9	7.5	1.4
5 year % per annum	13.3	12.7	0.6
10 year % per annum	7.5	7.8	-0.3

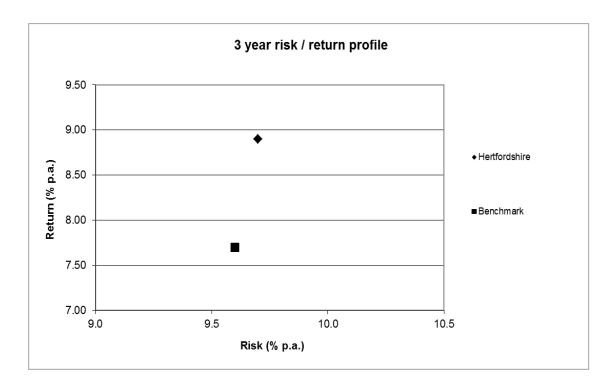
## Long term returns

The ten year returns for 2004/05 to 2013/14 are shown in the following chart which shows that over the last ten financial years, the Pension Fund's performance outperformed retail price inflation and average earnings.



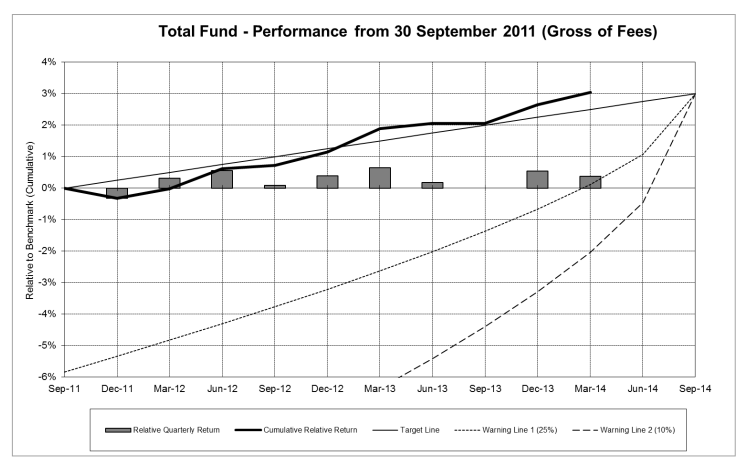
# **Risk comparisons**

The chart below highlights the risk and return profile of Pension Fund relative to its benchmark over the last three years. This highlights that the Pension Fund's returns have been marginally more volatile compared to the Pension Fund's benchmark. The Pension Fund did however generate higher returns than the benchmark over this period.



### **Control chart**

The control chart below highlights the performance of the Pension Fund over time against its targets to put perspective on any significant deviation above or below the target. The chart spans three years as this is the time period over which the majority of the Investment Managers are expected to meet their target.



### Kev

### The Benchmark Return

This is the horizontal line, at point 0%, representing the benchmark return. If an Investment Manager's performance were exactly in line with the benchmark return, the performance line would follow this horizontal line exactly.

# **Relative Quarterly Return**

The bars represent the deviation of the Pension Fund's investment returns over each quarter relative to each Investment Manager's benchmark. A positive bar (above zero) represents positive performance; a negative bar (below zero) represents negative performance.

## **Cumulative Relative Return**

This solid line represents the cumulative performance achieved by each Investment Manager relative to the benchmark return. Because active investment management produces uneven returns, the performance line will not exactly follow the target line. Instead the performance will fluctuate with the expectation that the performance line will meet or exceed the target line by the end of the period.

### The Target Line

This is a simplistic representation of cumulative added value over the period. If, for example, an Investment Manager has a target to achieve a return of 0.5% p.a. in excess of the benchmark return, the graph will show the target of 1.5% added value by the end of the three year period. This is shown as a thin black line.

# The Warning Line 1 (25%)

Investment Managers operate with different styles and the degree of volatility experienced during their progress towards the target will vary between Investment Managers. In order to give an indication of an "acceptable" level of volatility a

warning line (25%) has been included. This line is drawn with the expectation that, under normal circumstances, variations in cumulative performance would not bring the performance line below the warning line.

The warning line is plotted such that at any point above the line there is a better than a one in four chance (this level of chance is thought to be appropriate) of the target being reached within the time frame, while below the line the chance is less than one in four.

# The Warning Line 2 (10%)

The warning line (10%) is similar to the warning line (25%) but the chance of meeting the original target at this level is one in ten.

# Appendices to the Annual Report and Statement of Accounts 2013/14 Appendix 1: List of Employing Bodies

# Scheme employers:

Councils and other bodies whose employees have a statutory right to be in the Scheme

Hertfordshire County Council (including schools)

North Herts District Council

Dacorum Borough Council

East Hertfordshire District Council

Hertfordshire District Council

Hertfordshire Valuation Tribunal

North Hertfordshire College

Broxbourne Borough Council

St Albans District Council

Stevenage Borough Council

University of Hertfordshire
West Herts College

Three Rivers District Council West Hertfordshire Crematorium Joint Committee

Watford Borough Council Welwyn Hatfield District Council

**Academies** 

Applecroft Primary School Presdales School

Beaumont School Queens' School

Berrygrove Ralph Sadleir\*

Birchwood High School

Bishop Hatfield Girls School

Bovingdon Primary Academy

Bushey Meads School

Chaulden Junior School\*

Rickmansworth School

Roundwood Park School

Roysia Middle School

Samuel Ryder Academy

Chauncey School Sandringham School

Christ Church\* Simon Balle\*
Countess Anne CofE\* Sir John Lawes School

Dame Alice Owen's School

Flamstead End\*

St. Albans Girls' School

St Catherine of Siena

Fleetville Infants

St. Clement Danes School

Fleetville Juniors St. Clement Danes School (Harpenden)

Francis Combe Academy St George's School

Freman College St. John of Arc Catholic School

Garden City Academy (GCA)

St John's Catholic Primary

St Mary's Catholic School

Hammond Academy St Mary's Church of England High School

Hertswood Lower School St Mary's RC Primary

Hitchin Boys School St. Michael's Catholic High School

St. Wichael's Catholic High School

Hitchin Girls School

Hockerill Anglo-European College

John Henry Newman School\*

Kings Langley School

St Thomas More

Stanborough School

Summercroft Primary

The Broxbourne School

Knightsfield The Bushey Academy
Leventhorpe School The Greneway School

Links ESC The John Henry Newman School

Little Reddings Primary School

Longdean School

The John Warner School

The Knights Templar School

Loreto College

The Sele School

Mandeville Primary School

Marlborough School

The Wroxham School

Thomas Alleyne\*

Marlborough School Thomas Alleyne
Marlborough School Tring School
Meridian School Verulam School

Monkswalk School Watford Grammar School for Boys

Mount Grace School Watford Grammar School for Girls

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<sup>\*</sup> New Scheme Employer for 2013/14

# Appendices to the Annual Report and Statement of Accounts 2013/14 Appendix 1: List of Employing Bodies

Markyate Parish Council

Nash Mills Parish Council

Redbourn Parish Council

Sandridge Parish Council

St Stephens Parish Council

Stanstead Abbotts Parish Council

Royston Town Council

Sawbridgeworth Town

Tring Town Council

North Mymms Parish Council

### Employers who can designate their employees to be in the Scheme

Abbots Langley Parish Council Aldenham Parish Council

Art Café

Berkhamsted Town Council Bishops Stortford Town Council **Buntingford Town Council** Chorleywood Parish Council Colney Heath Parish Council Croxley Green Parish Council

E2BN

Elstree and Borehamwood Town Council

Harpenden Town Council Hatfield Town Council Hertford Town Council Kings Langley Parish Council Kimpton Parish Council

Universitybus Ltd Walkern Parish Council Ware Town Council Watford Rural Parish Council Welwyn Parish Council

Wheathampstead Parish Council

# **Employers Who Participate by Virtue of an Admission Agreement**

ABM Catering Ltd Action for Children

Aldenham Renaissance Limited

**Balfour Beatty Limited** 

**Broxbourne Housing Association** 

Carers in Hertfordshire

Caterlink\*\* Caterplus

**Churchill Contract Services** 

Citizens Advice Bureau in Hertsmere Citizens Advice Service in Three Rivers

Crime Reduction Initiative (CRI) Community Building Services Ltd

**CP Plus** Cucina

**Dacorum Sports Trust Dorchester Solutions** Edwards and Blake Limited\*\*

Evergreen, The Cleaning Company Limited\*\*

Exemplas Fusion Lifestyle

Goldsborough Home Care Group for the Rootless of Watford

Havwards Services\*\* Herts Catering Ltd\* Herts for Learning\*

Hertfordshire Action on Disability

Hertfordshire Association of Parish and Town Councils

Hertsmere Leisure Trust \*\*

Hertfordshire Partnership NHS Foundation Trust

Highfield Park Trust Hitchin Markets Ltd

John O'Conner (Grounds Maintenance) Ltd

ABM Catering Ltd

Letchworth Garden City Heritage Foundation

Mears Building Contactors Ltd \*

Mitie Property Services National Car Parks Limited

North Herts Homes

Northgate Information Solutions UK\*\*

**NSL Limited** 

Office and General Environmental Services Limited

Opus (UK) Ltd

Pre School Learning Alliance

Principle Cleaning Quantum Care Ltd Radlett Centre Trust

Ringway Infrastructure Service Riversmead Housing Association

Serco

Serco Shared Managed Service Sports and Leisure Management Ltd \*\*

SLM (east Herts) Steria Services Ltd Stevenage Leisure \*\*

St Mary's Trading Ltd (Allsorts) The Fairway Public House Limited

Thrive Homes

Updata Infrastructure UK Ltd

Veolia ES (UK) PLC (formerly Cleanaway Limited)

Watford Community Housing Trust Watford Council for Voluntary Services

Watford and District YMCA

Welwyn and Hatfield Community Housing Trust

Welwyn Hatfield Leisure Limited

Welwyn Hatfield Sports Centre Trust Limited

Letchworth Garden City Heritage Foundation

New scheme Employer for 2013/14

<sup>\*\*</sup> Employer with more than one admission agreement

# Appendices to the Annual Report and Statement of Accounts 2013/14 Appendix 1: List of Employing Bodies

Employers with no Active Members and Whose Pensioners are/will be Paid From the Pension Fund

Affinity Sutton
Age Concern

Apcoa Parking Services UK Ltd

ARP Trading Ltd Aspire Leisure Trust

Colesseum Theatre

Association of Charity Officers Central Parking Systems Chauncy Housing Association Churchill Contract Services Ltd Codicote Parish Council

Colne Valley Water Company

Commission for the New Towns - Stevenage, Dacorum Council for Voluntary Service Hemel Hempstead and Welwyn Garden City

DC Leisure Management Ltd

Department of Transport - Road Construction Tax

Department of Transport - Motor Tax

Digica FMS

East of England IDB Limited
East Herts Citizens Advice Bureau

Elstree Film and Television Studios Limited

Europa Services Ltd

Hertfordshire Family Mediation Service Hemel Hempstead Day Centre Limited

Hertford Museum Trust Hertfordshire Careers Service Hertfordshire Care Trust

Hertfordshire Community Meals Ltd Hertfordshire Housing Consortium

Hertfordshire Magistrates Courts Committee Hertfordshire Training and Enterprise Council Herts E-Learning Partnership

Hockerill College

Kameleon 4 Ltd (formerly Dorchester Solutions)

Lee Valley Water Company

Leonard Cheshire

Letchworth Garden City Council North Herts Hospice Care Association

Offley Place Ltd
Pirton Parish Council
Pro-Action Herts

Rickmansworth and Uxbridge Valley Water Co

Rhodes Museum Foundation Shenley Parish Council

MACE Ltd

Shenley Park Trust

Society of Education Officers

South West Herts Business Partnership

St Albans Diocesan Board for Social Responsibility

St Albans Citizens Advice Bureau

St Albans Society for the Deaf

Stevenage Homes

Superclean Services Wolthorpe Ltd

Thames Water Authority
TSG Mechanical Ltd

Turners Industrial Cleaning (Stevenage) Limited

Watford Sheltered Workshop

Watford Town Centre Partnership Ltd

Wellfield Trust

West Hertfordshire Computer Consortium

Weston Voluntary Nursery

Woman's Royal Voluntary Society

#### 1 Introduction

This is the Funding Strategy Statement (FSS) of the Hertfordshire Pension Fund ("the Pension Fund"), which is administered by Hertfordshire County Council, ("the Administering Authority").

It has been prepared by the Administering Authority in collaboration with the Pension Fund's actuary, Hymans Robertson LLP, and after consultation with the Pension Fund's employers and investment adviser. This revised version replaces the previous FSS and is effective from 31 March 2014.

### 1.1 Navigation around this document

Section 2 describes the purpose and regulatory framework for the FSS and outlines how it operates in Hertfordshire.

Section 3 provides a brief introduction to some of the main principles behind funding and the application of these.

Section 4 provides an overview of the different types of employers in the Pension Fund and a general outline about managing contribution levels.

Section 5 outlines issues affecting specific types of employers in the Pension Fund.

Section 6 shows how the FSS is linked with the Pension Fund's Investment Strategy.

The <u>Appendices</u> provide further details on the following matters:

- A. The responsibilities of key parties
- B. Actuarial assumptions adopted
- C. Key risks and controls
- D. Glossary of key terms

# 2 Funding Strategy Statement

# 2.1 Regulatory framework

The requirement to maintain and publish a FSS is contained in LGPS Regulations which are updated from time to time. The regulations state that in publishing the FSS the Administering Authority must have regard to any guidance published by Chartered Institute of Public Finance and Accountancy (CIPFA) (most recently in 2012) and to its Statement of Investment Principles.

The FSS is not an exhaustive statement of policy on all issues and forms part of a framework which includes:

- the Local Government Pension Scheme Regulations;
- the Rates and Adjustments Certificate (confirming employer contribution rates for the three years) which is appended to the formal valuation report issued after each Triennial Valuation;
- the Pension Fund's policies on admissions and cessations
- The Pension Fund's Governance Strategy and Compliance Statement and Communication Strategy Statement;
- actuarial factors for valuing individual transfers, early retirement costs and the costs of buying added service;
   and
- the Pension Fund's Statement of Investment Principles (see Section 6).

This is the framework within which the Pension Fund's actuary carries out triennial valuations to set employers' contributions, provides recommendations to the Administering Authority when other funding decisions are required, for example, when employers join or leave the Pension Fund. The FSS applies to all employers participating in the Pension Fund and the roles and responsibilities of the key parties involved in the management of the Pension Fund are summarised in Appendix A.

Further details on the Pension Fund's policies and strategies can be found on the Pension Fund's website at <a href="http://www.yourpension.org.uk/Hertfordshire/Fund-information/Policy-statements.aspx">http://www.yourpension.org.uk/Hertfordshire/Fund-information/Policy-statements.aspx</a>.

### 2.2 Purpose of the FSS

The Department for Communities and Local Government (DCLG) has stated that the purpose of the FSS is:

- "to establish a clear and transparent fund-specific strategy which will identify how employers' pension liabilities are best met going forward;
- to support the regulatory framework to maintain as nearly constant employer contribution rates as possible; and
- to take a prudent longer-term view of funding those liabilities."

The FSS sets out how the Administering Authority has balanced the conflicting aims of:

- affordability of employer contributions,
- transparency of processes,
- stability of employers' contributions, and
- prudence in the funding basis.

The FSS focuses on how employer liabilities are measured, the pace at which these liabilities are funded, and how employers or pools of employers pay for their own liabilities.

Local Government Pension Scheme (the "Scheme") members' benefits are guaranteed by the LGPS (Benefits, Membership & Contribution) Regulations 2007 (as amended), and do not change as a result of changes in the market value of investments or employer contributions. Scheme members' contributions are also fixed in LGPS Regulations, at a level which covers only part of the cost of the benefits.

Investment returns will help pay for only some of the benefits. Therefore employers pay the balance of the cost of delivering the benefits to members and their dependants.

# 2.3 Objectives of the FSS

The FSS sets out the Pension Fund's objectives:

- to ensure the long-term solvency of the Pension Fund, using a prudent long term view. This will ensure that sufficient funds are available to meet all members'/ dependants' benefits as they fall due for payment;
- not to restrain unnecessarily the Investment Strategy of the Pension Fund so that the Administering Authority
  can seek to maximise investment returns (and hence minimise the cost of the benefits) for an appropriate
  level of risk;
- to ensure that employer contribution rates are reasonably stable where appropriate;
- to minimise the long-term cash contributions which employers need to pay to the Pension Fund, by recognising the link between assets and liabilities and adopting an investment strategy which balances risk and return. This will also minimise the costs to be borne by Council taxpayers;
- to reflect the different characteristics of different employers in determining contribution rates. This requires that the Pension Fund has a clear and transparent funding strategy to demonstrate how each employer can best meet its own liabilities over future years; and
- to use reasonable measures to reduce the risk to other employers and ultimately to the Council taxpayer from an employer defaulting on its pension obligations.

# 2.4 Consultation and review

The Pension Fund reviews the FSS in detail at least every three years as part of the Triennial Valuation. The Administering Authority will consult with all employers and relevant interested parties when preparing and publishing its FSS, in accordance with LGPS regulations and CIPFA guidance.

This version is expected to remain unaltered until it is consulted upon as part of the formal process for the next Valuation in 2016.

The FSS may be amended before the next Valuation to reflect any regulatory changes, or alterations to the way the Pension Fund operates (e.g. to accommodate a new class of employer). Any such amendments would be consulted upon as appropriate:

- trivial amendments would be notified to all employers in the monthly Pension Fund Newsletter;
- amendments affecting only one class of employer would be consulted on with specific employers affected by the amendment;
- other more significant amendments would be subject to full consultation with all employers and relevant interested parties.

Any amendments to the FSS are approved by the Pensions Committee and would be reported at the next Committee meeting for consideration and approval.

If you have any other queries on the FSS please contact Patrick Towey in the first instance at e-mail address pensions.team@hertfordshire.gov.uk.

# 3 General Funding Principles

This section provides an introduction to the main principles behind funding and how contribution rates are calculated. These calculations involve actuarial assumptions about future experience which are described in more detail in Appendix B.

#### 3.1 Calculation of contribution rates

Employer contributions are normally made up of two elements:

- a) the estimated cost of future benefits being built up from year to year, referred to as the "future service rate";
   plus
- b) an adjustment for the difference between the assets built up to date and the value of past service benefits, referred to as the "past service adjustment". If there is a deficit then the past service adjustment will increase the employer's total contribution; if there is a surplus then there may be a reduction in the employer's total contribution. Any past service adjustment will aim to return the employer to full funding over an appropriate period (the "deficit recovery period").

The Pension Fund's actuary is required by the LGPS (Administration) Regulations 2008 (as amended) to report the **Common Contribution Rate**, for all employers collectively at each Triennial Valuation, combining items 3.1 (a) and (b) above. This is based on actuarial assumptions about the likelihood, size and timing of benefit payments to be made from the Pension Fund in the future, as outlined in Appendix B.

The Pension Fund's actuary is also required to adjust the **Common Contribution Rate** for circumstances specific to each individual employer. It is this adjusted contribution rate which the employer is required to pay. The rates for all employers are shown in the Pension Fund's Rates and Adjustments Certificate which is published with the formal valuation report after each Triennial Valuation.

In effect, the **Common Contribution Rate** is a notional quantity, as it is unlikely that any employer will pay that exact rate. Separate future service rates are calculated for each employer together with individual past service adjustments according to employer-specific circumstances.

Details of the outcome of the Triennial Valuation as at 31 March 2013 can be found in the formal valuation report, including an analysis at Pension Fund Level of the **Common Contribution Rate**. The formal valuation report also includes details of individual employer contribution rates. The formal report is accessible from <a href="http://www.yourpension.org.uk/Hertfordshire/Fund-information/Policy-statements.aspx">http://www.yourpension.org.uk/Hertfordshire/Fund-information/Policy-statements.aspx</a>.

### 3.2 Calculation of the future service rate

The future service element of the employer contribution rate is calculated aiming to ensure that the contributions will meet benefits accrued by members in the future in the Pension Fund. This is based upon the cost (in excess of members' contributions) of the benefits which employee members earn from their service each year.

The future service rate is calculated separately for all the employers other than those employers within a Pool. A Pool is a group of employers that have common characteristics who are grouped together largely for risk sharing (see section 3.10 for further details). Employers within a Pool will pay the contribution rate applicable to the Pool as a whole.

The approach used to calculate each employer's future service contribution rate depends on whether or not new entrants are being admitted. Employers should note that it is only admission bodies and designating employers that may have the power not to automatically admit all eligible new staff to the Pension Fund, depending on the terms of their Admission Agreements and employment contracts. The definition of different types of employers is provided in section 4.

# a) Employers which admit new entrants

These rates will be derived using the "Projected Unit Method" of Valuation with a one year period, i.e. only considering the cost of the next year's benefit accrual and contribution income. If future experience is in line with assumptions, and the employer's membership profile remains stable, this rate should be broadly stable over time. If the membership of employees matures (e.g. because of lower recruitment, or outsourcing decisions) the rate would rise over time.

# b) Employers which do not admit new entrants

To give more long term stability to such employers' contributions, the "Attained Age" funding method is normally adopted. This measures benefit accrual and contribution income over the whole future anticipated working lifetimes of current active employee members.

Both approaches include expenses of administration to the extent that they are borne by the Pension Fund, and include allowances for benefits payable on death in service and ill health retirement.

### 3.3 Calculation of the deficit or surplus

The Pension Fund's actuary is required to report on the "solvency" of the whole Pension Fund in a Valuation. As part of this Valuation, the actuary will calculate the solvency position of each employer.

An employer's "funding level" is defined as the ratio of:

- the market value of the employer's share of assets (see section 3.4),
   to:
- the value placed by the actuary on the benefits built up to date for the employer's employees and exemployees (the "liabilities"). The Pension Fund's actuary agrees with the Administering Authority the assumptions to be used in calculating this value. These assumptions are used to calculate the present value of all benefit payments expected in the future, relating to that employer's current and former employees, based on pensionable service to the Valuation date only (i.e. ignoring further benefits to be built up in the future).

The amount of deficit or shortfall is the difference between the asset value and the liabilities value. If this is less than 100% then it means the employer has a shortfall, which is the employer's deficit. If it is more than 100% then the employer is said to be in surplus.

A larger deficit will give rise to higher employer contributions. If a deficit is spread over a longer period then the annual employer contribution will be lower than if it was spread over a shorter period. However, deferring payment over a longer period will lead to higher contributions in the long term as a lower annual cost will incur a greater amount of interest on the deficit as the employer will lose out on investment returns generated by the Pension Fund assets.

The Pension Fund generally operates the same target funding level for all employers of 100% of its accrued liabilities valued on the ongoing basis. For more mature employers or those closed to new entrants the Pension Fund may target a funding level on a more prudent basis.

### 3.4 Calculation of each employer's asset share and liabilities

The Administering Authority does not account for each employer's assets separately. Instead, at each Triennial Valuation, the Pension Fund's actuary is required to apportion the assets of the whole Pension Fund between the employers.

This apportionment uses the income and expenditure figures provided for certain cashflows for each employer. This process adjusts for transfers of liabilities between employers participating in the Pension Fund, but does make a number of simplifying assumptions. The split is calculated using an actuarial technique known as "analysis of surplus".

The Pension Fund's actuary does not allow for certain relatively minor events, including but not limited to:

- the actual timing of employer contributions within any financial year;
- the effect of the premature payment of any deferred pensions on grounds of incapacity.

These effects are swept up within a miscellaneous item in the analysis of surplus, which is split between employers in proportion to their liabilities.

The methodology adopted means that there will inevitably be some difference between the asset shares calculated for individual employers and those that would have resulted had they participated in their own ring-fenced section of the Pension Fund.

The asset apportionment is capable of verification but not to audit standard. The Administering Authority recognises the limitations in the process, but it considers that the Pension Fund's actuary's approach addresses the risks of employer cross-subsidisation to an acceptable degree.

# 3.5 Calculating contributions for individual employers

Over the period between each Triennial Valuation, the results of the calculations for setting contribution rates for a given individual employer will be affected by:

- past contributions relative to the cost of accruals of benefits;
- different liability profiles of employers (e.g. mix of members by age, gender, service vs. salary);
- the effect of any differences in the valuation basis on the value placed on the employer's liabilities;
- any different deficit/surplus spreading periods or phasing of contribution changes;
- the difference between actual and assumed rises in pensionable pay;
- the difference between actual and assumed increases to pensions in payment and deferred pensions;
- the difference between actual and assumed retirements on grounds of ill-health from active status;
- the difference between actual and assumed amounts of pension ceasing on death;
- the additional costs of any non ill-health retirements relative to any extra payments made.

Actual investment returns achieved on the Pension Fund between each Valuation are applied proportionately across all employers, to the extent that employers, in effect, share the same Investment Strategy. Transfers of liabilities between employers within the Pension Fund occur automatically within this process, with a sum broadly equivalent to the value of the pension reserve in respect of the transferring member(s), being exchanged between the two employers.

Employer covenant, and likely term of membership will also affect the contribution rate. If an employer is approaching the end of its participation in the Pension Fund then its contributions may be amended appropriately, so that the assets meet (as closely as possible) the value of its liabilities in the Pension Fund when its participation ends.

## 3.6 Methods for setting contribution rates

A key challenge for the Administering Authority is to balance the need for stable, affordable employer contributions with the requirement to take a prudent, longer-term view of funding and ensure the solvency of the Pension Fund. With this in mind, there are a number of methods which the Administering Authority may permit, to improve the stability of employer contributions. Where circumstances permit these include:

- capping of employer contribution rate changes within a pre-determined range ("stabilisation");
- the use of extended deficit recovery periods;
- the phasing in of contribution rises or reductions;

- the pooling of contributions amongst employers with similar characteristics; and
- the use of some form of security or guarantee to justify a lower contribution rate than would otherwise be the case.

The above issues are discussed in more detail in sections 3.7 to 3.11.

Section 3.12 to 3.17 provides details of other factors that could have an impact on an employer's contribution rate and funding position.

Employers that are permitted to use one or more of the above methods will often be paying, for a time, contributions less than the theoretical contribution rate. Such employers should appreciate that:

- their true long term liability (i.e., the actual eventual cost of benefits payable to their employees and exemployees) is not affected by the method adopted;
- lower contributions in the short term will incur a greater loss of investment returns on the deficit. Thus, deferring a certain amount of contribution will lead to higher contributions in the long-term; and
- it will take longer to reach full funding, all other things being equal.

The Administering Authority recognises that there may be particular circumstances affecting individual employers that are not easily managed within the conditions and policies set out in the FSS. Therefore the Administering Authority may direct the actuary to adopt alternative funding approaches but this will be at its sole discretion and on a case by case basis.

### 3.7 Stabilisation

Stabilisation is a mechanism where year on year variations in the employer contribution rate are kept within a predetermined range, thus allowing those employers' rates to be relatively stable. The Administering Authority, on the advice of the Fund's Actuary, believes that the stabilised contributions can be viewed as a prudent long term approach.

It is at the Administering Authority's discretion whether to allow an employer in the Fund to stabilise their Contribution rate. In general, stabilisation has only been appropriate for those employers with tax raising powers. In particular, stabilisation would only be considered for an employer when the employer is open to new entrants, have a long term time horizon in the Fund, and be deemed to have a strong covenant to protect the Fund and the other employers in the Fund against the risk of the employer defaulting in relation to its liabilities. The Administering Authority also has the discretion to stop any contribution stabilisation if they become concerned about the security and covenant of a stabilised employer. In this instance, a revised contribution rate plan would be calculated and paid by the Employer.

### 3.8 Deficit recovery periods and payments

When calculating contributions, the Administering Authority instructs the actuary to adopt specific deficit recovery periods for all employers. The deficit recovery period starts at the commencement of the revised contribution rate and for the 2013 Triennial Valuation this is 1 April 2014. The Administering Authority would normally expect the same approach to be used at successive Triennial Valuations, but reserves the right to propose alternative spreading periods.

For the 2013 Valuation, the following alternative spreading periods are in operation and further arrangements will be considered:

- where an employer has no new entrants to the Scheme then the deficit would be recovered by a fixed monetary amount over a period to be agreed with the employing body or its successor, not to exceed 10 years;
- where stabilisation applies, the resulting employer contribution rate will be amended to comply with the stabilisation mechanism;
- where stabilisation does not apply, the deficit recovery payments for each employer covering the three year
  period until the next Valuation will sometimes be set as a percentage of salaries. However, the Administering
  Authority reserves the right to amend these rates between Valuations and/or to require these payments in
  monetary terms instead, for instance where:

- the employer is relatively mature, i.e. has a large deficit recovery contribution rate where its payroll is a smaller proportion of its deficit than is the case for most other employers, or
- there has been a significant reduction in payroll due to outsourcing or redundancy exercises, or
- the employer has closed the Scheme to new entrants.

The Administering Authority normally targets the recovery of any deficit over a period not exceeding 20 years. However, these are subject to the maximum lengths set out in the table below:

Type of employer <sup>1</sup>	Maximum length of deficit recovery	Payment method
Local Authorities	20 years	% of payroll or monetary amount
Other Public Bodies e.g. Police, Fire, Colleges	20 years	% of payroll or monetary amount
Maintained schools and Academies	20 years	% of payroll
Community Admission Bodies and Designating employers open to new entrants	Future working lifetime of the remaining scheme members allowing for expected leavers, to a maximum 20 years	% of payroll or monetary amount
Community Admission Bodies and Designating employers closed to new entrants	Future working lifetime of the remaining scheme members allowing for expected leavers	Monetary amount
Transferee Admission Bodies	Outstanding contract term	% of payroll or monetary amount

See Section 4 for a definition and characteristics of types of employers.

#### 3.9 Phasing in of contribution changes

All phasing is subject to the Administering Authority being satisfied about the strength of the employer's covenant. For employers where stabilisation does not apply, phasing will not be permitted over periods greater than three years.

Transferee Admission Bodies and employers which have no active members at this valuation will not be allowed to phase in contribution changes.

#### 3.10 Pooled contributions

From time to time the Administering Authority may set up pools for employers with similar characteristics as a way of sharing experience and smoothing out the effects of costly but relatively rare events such as ill-health retirements or deaths in service. This will always be in line with its broader funding strategy.

The exceptions are Transferee Admission Bodies and Community Admission Bodies that are deemed by the Administering Authority to have closed to new entrants.

Employers, who participate in a pool, will be required to comply with the conditions and requirements set out in the pooling policy applicable to that Pool. These employers will not normally be advised of their individual contribution rate unless agreed by the Administering Authority and where the employer agrees to pay the additional actuarial fees for calculation of an individual contribution rate.

The following pooling arrangements are in operation for the 2013 Valuation:

- Hertfordshire maintained schools, academies, free schools, university technical colleges and studio schools;
   and
- · Town and Parish Councils.

Those employers which have been pooled are identified in the Rates and Adjustments Certificate.

#### 3.11 Additional flexibility in return for added security

At its discretion, the Administering Authority may permit greater flexibility when setting the employer's contributions if the employer provides added security. Such flexibility includes a reduced rate of contribution, an extended deficit recovery period, or permission to join a Pool with another body.

Suitable security may include, but is not limited to, a suitable bond, a legally-binding guarantee from an appropriate third party, or security over an employer asset of sufficient value.

The degree of flexibility given may take into account factors such as:

- the extent of the employer's deficit;
- the amount and quality of the security offered;
- the employer's financial security and business plan;
- whether the admission agreement is likely to be open or closed to new entrants.

#### 3.12 Non ill health early retirement costs

It is assumed that members' benefits are payable from the earliest age that the employee could retire without incurring a reduction to their benefit (and without requiring their employer's consent to retire). Following the benefit regulation changes from April 2008 and April 2014, the relevant age may be different for different periods of service.

Employers are required to pay additional contributions ('strain') wherever an employee retires before attaining this age. Effective from 1 April 2013 employers have been required to pay any new early retirement strains in the year of retirement. Arrangements to pay for previously incurred early retirements over a phased period have been agreed on a case by case basis.

The Pension Fund's actuary's funding basis makes no allowance for premature retirement except on grounds of ill-health.

#### 3.13 III health early retirement costs

Employers in the Pension Fund will usually have an 'ill health allowance' which is an assumed level of ill health retirements within a financial year. The Pension Fund monitors each employer's ill health experience on an ongoing basis. If the cumulative cost of ill health retirement in any financial year exceeds the allowance determined at the previous Valuation, the employer will be charged additional contributions on the same basis as applies for non ill-health cases.

#### 3.14 III health insurance

If an employer provides satisfactory evidence to the Administering Authority of a current insurance policy covering ill health early retirement strains, then:

- the employer's contribution to the Pension Fund each year is reduced by the amount equivalent to the value of that year's insurance premium, so that the total contribution is unchanged, and
- monitoring of allowances will not be required.

The employer must confirm each year that they have renewed the policy and must keep the Administering Authority notified of any changes in the insurance policy's coverage or premium terms, or if the policy is ceased.

#### 3.15 Employers with no remaining active members

Under the LGPS Regulations, once an employer has no active members then this would trigger a cessation valuation to determine the employer's funding position. Where the employer is in a deficit funding position, then the employer will either be required to make an immediate payment of any deficit calculated, or an alternative payment plan will be agreed at the sole discretion of the Administering Authority (see Section <u>4 for more detail)</u>. On payment of the cessation amount, this would extinguish the employer's obligations to the Pension Fund.

Once a cessation payment has been made, this may give rise to the following situations:

- the employer's asset share runs out before all its ex-employees' benefits have been paid. In this situation the
  liability will fall to all Pension Fund employers and will be taken into consideration at successive formal
  Valuations. The Pension Fund's actuary will apportion the remaining liabilities to all employers on a pro-rata
  basis when calculating review contribution rates;
- the last ex-employee or dependant dies before the employer's asset share has been fully utilised. In this situation the Pension Fund's actuary will apportion the remaining assets to all employers on a pro-rata basis when calculating revised contribution rates at successive formal Valuations.

In exceptional circumstances the Pension Fund may permit an employer with no remaining active members to continue contributing to the Pension Fund rather than carrying out a cessation valuation. The Administering Authority may need to seek legal advice in such cases. Any agreed arrangement would require the provision of a suitable security or guarantee, as well as a written ongoing commitment to fund the remainder of the employer's obligations over an appropriate period. The Pension Fund would reserve the right to invoke the cessation requirements in the future.

#### 3.16 Policies on bulk transfers

The Pension Fund will consider bulk transfers on a case by case basis, but in general the Pension Fund:

- will not pay bulk transfers that exceed the lesser of (a) the asset share of the transferring employer in the Pension Fund, and (b) the value of the past service liabilities of the transferring members;
- will not grant added benefits to members bringing in entitlements from another Pension Fund unless the asset transfer is sufficient to meet the added liabilities:
- may permit shortfalls to arise on bulk transfers if the Pension Fund employer has suitable strength of covenant
  and commits to meeting that shortfall in an appropriate period. This may require the employer's contributions to
  increase between Valuations.

#### 3.17 Review of contribution rates

The Administering Authority reserves the right to review contribution rates and amounts, and the level of security provided, at regular intervals between Valuations.

Such reviews may be triggered by significant events including but not limited to:

- a substantial reduction in payroll;
- pay awards in excess of the assumptions used in the last Valuation;
- · altered employer circumstances;
- Government restructuring affecting the employer's business;
- · contract terminating;
- failure to pay contributions;
- failure to arrange appropriate security as required by the Administering Authority.

The outcome of a review may be to require increased contributions (by strengthening the actuarial assumptions adopted and/or moving to monetary levels of deficit recovery contributions), and/or an increased level of security or guarantee.

#### 4 Employer Bodies and Contributions

This section provides an overview of the different types of employers in the Pension Fund and a general outline about managing contribution levels. This should be read in conjunction with the general principles outlined in section 3 and section 5 which discusses specific issues for the different groups of employing bodies.

#### 4.1 Types of employers participating in the Pension Fund

Historically the LGPS was intended for local authority employees only. However over the years, with the diversification and changes to delivery of local services, many more types and numbers of employers now participate. There has been a large increase in the number of employers in the Pension Fund which is largely the

result of schools transferring to academy status and services being outsourced from scheme employers such as Councils.

In essence, participation in the LGPS is open to public sector employers providing some form of service to the local community. The majority of members will be employees of local authority employers (and ex-employees) and the majority of participating employers are those providing services in place of (or alongside) local authority services.

The LGPS Regulations define various types of employer as follows:

#### Scheduled bodies

This category includes Councils, and other specified employers such as academies and further education establishments. These must provide access to the LGPS for their employees who are not eligible to join another public sector scheme (such as the Teachers Pensions Scheme). These employers are specified in a schedule to the LGPS Regulations.

It is now possible for Local Authority maintained schools to convert to academy status, and for other forms of school (such as free schools) to be established under the academies legislation. All such academies, as employers of non-teaching staff, become separate new employers in the Pension Fund. As academies are defined in the LGPS Regulations as "Scheduled Bodies", the Administering Authority has no discretion over their admission to the Pension Fund, and the academy has no discretion over allowing its non-teaching staff to join the Pension Fund.

#### **Designating employers**

Employers such as Town and Parish Councils are able to participate in the LGPS by passing a resolution at their management meeting and the Pension Fund cannot refuse them entry where the resolution is passed. These employers can designate which of their employees are eligible to join the LGPS.

#### Community and transferee admission bodies

Other employers are able to participate in the Pension Fund via an admission agreement, and are referred to as 'admission bodies'. These employers are generally those with a "community of interest" with another scheme employer called a **community admission bodies** ("CAB") or those providing a service on behalf of a scheme employer called a **transferee admission bodies** ("TAB"). CABs will include housing associations and charities and TABs will generally be contractors. The Pension Fund is able to set its criteria for participation by these employers and can refuse entry if the requirements as set out in the Pension Fund's admissions and indemnity policy are not met.

#### 4.2 Balancing the cost of contributions

The Administering Authority and the Pension Fund's actuary acknowledge that higher contributions required to be paid to the Pension Fund will mean less cash available for the employer to spend on the provision of services. However, this is balanced against the following considerations:

- The Pension Fund provides invaluable financial security to local families, whether to those who formerly
  worked in the service of the local community who have now retired, or to their families after their death;
- The Pension Fund must have the assets available to meet retirement and death benefits, which in turn means
  that the various employers must each make appropriate contributions. Lower contributions today will mean
  higher contributions tomorrow: deferring payments does not alter the employer's ultimate obligation to the
  Pension Fund for its current and former employees;
- Each employer will generally only pay for its own employees and ex-employees (and their dependants), not for those of other employers in the Pension Fund;
- The Pension Fund strives to maintain reasonably stable employer contribution rates where appropriate and possible;
- The Pension Fund wishes to avoid the situation where an employer falls so far behind managing its funding shortfall that its deficit becomes unmanageable in practice. Such a situation may lead to employer insolvency and the resulting deficit falling to other employers of the Pension Fund. In that situation, those employers' services would in turn suffer as a result;

Council contributions to the Pension Fund should be at a suitable level, to protect the interests of different
generations of Council taxpayers. For instance, underpayment of contributions for some years will need to be
balanced by overpayment in other years; the Council will wish to minimise the extent to which Council
taxpayers in one period are in effect benefiting at the expense of those paying in a different period.

Overall there is clearly a balance to be struck between the Pension Fund's need for maintaining prudent funding levels, and employers' need to allocate their resources appropriately. The Pension Fund achieves this through various techniques which affect contribution increases to various degrees, as discussed in section 3. In deciding which of these techniques to apply to any given employer, the Pension Fund will consider a risk assessment of that employer using a knowledge base which is regularly monitored and kept up-to-date. This database will include such information as the type of employer, its membership profile and funding position, any guarantors or security provision, material changes anticipated, etc. This helps the Pension Fund establish a picture of the financial standing or covenant of the employer, i.e. its ability to meet its long term Pension Fund commitments. To ensure that the information is kept up-to-date, Pension Fund employers are required to complete an annual declaration form to confirm the accuracy of information held on the database.

Where an employer is considered relatively low risk then the Pension Fund will permit greater flexibility (such as stabilisation or a longer deficit recovery period relative to other employers). This may temporarily produce lower contribution levels than would otherwise have applied. This is permitted on the expectation that the employer will still be able to meet its obligations for many years to come.

An employer whose risk assessment indicates a less strong covenant or whose participation in the Scheme is limited, will generally be required to pay higher contributions. This is because there is a higher probability that at some point it will fail or be unable to meet its pension contributions resulting in its deficit in the Pension Fund then falling to other Pension Fund employers, or because the employer has less time to meet its obligations to the Pension Fund.

#### 5. Specific Issues for Individual Employer Bodies

This section outlines issues affecting specific groups of employers in the Pension Fund and should be read in conjunction with sections 3 and 4 above.

#### 5.1 Scheduled bodies

#### 5.1.1 Stabilisation

Stabilisation is a mechanism where the employer contribution rate variations from year to year are kept within a pre-determined range, thus allowing those employers' rates to be relatively stable. In the interests of stability and affordability of employer contributions, the Administering Authority, on the advice of the Pension Fund's actuary, believes that stabilising contributions can still be viewed as a prudent longer-term approach. However, employers whose contribution rates have been "stabilised" may, therefore, be paying less than their theoretical contribution rate and should be aware of the risks of this approach. Employers should consider making additional payments to the Pension Fund to improve their funding position.

The stabilisation mechanism allows short term investment market volatility to be managed so that this does not cause volatility in employer contribution rates. This is on the basis that a long term view can be taken on net cash inflow, investment returns and strength of the employer covenant since Scheduled Bodies are expected to be in the Scheme for the long term.

The current stabilisation mechanism applies if:

- the employer satisfies the eligibility criteria set by the Administering Authority (see section 3.7) and;
- there are no material events which cause the employer to become ineligible, e.g. significant reductions in active membership (due to outsourcing or redundancies), or changes in the nature of the employer, perhaps due to Government restructuring.

On the basis of extensive modelling carried out for the 2013 Valuation exercise, the stabilisation parameters have been set taking into account each employer's individual characteristics and membership profile while considering employer security and other factors. The stabilisation parameters have been set allowing for annual increases of around 1-3% of pay. These parameters and the approach will be reviewed at the 31 March 2016 valuation, to take effect from 1 April 2017.

#### 5.1.2 New academy employers

At the effective date of this FSS, the Pension Fund's policies on academies' funding issues are as follows:

- a) A new academy will be regarded as a separate employer in its own right and will have the option to either join the Schools and Academies Pool or remain as a separate employer. For further information please see the Pension Fund's "Schools and Academies Pooling Arrangement Policy" at http://www.yourpension.org.uk/Hertfordshire/Fund-information/Policy-statements.aspx.
- b) Where an academy is part of a Multi Academy Trust (MAT) the academy's figures will be calculated as outlined in sections c e below, but can be combined with those of the other academies in the MAT;
- c) The new academies past service liabilities on conversion will be calculated based on its active Pension Fund members on the day before conversion. For the avoidance of doubt, these liabilities will include all past service of those active members, but will exclude the liabilities relating to any exemployees of the school who have deferred or pensioner status which remain with the ceding council:
- d) The new academy will be allocated an initial asset share from the ceding Council's assets in the Pension Fund. This asset share will be calculated using the estimated funding position of the ceding Council at the date of academy conversion. The share will be based on the active members' funding level, having first allocated assets in the Council's share to fully fund any ex-employees of the school that have deferred and pensioner status. The asset allocation will be based on market conditions and the academy's active Pension Fund membership on the day prior to conversion;
- e) The new academy's initial contribution rate will be calculated using market conditions, the Council funding position and, membership data, all as at the day prior to conversion.

The Pension Fund's current pooling arrangement for academies is subject to change in light of any amendments to DCLG guidance or any other regulations affecting academies. Any changes will be notified to academies, and will be reflected in a subsequent version of this FSS. In particular, policies (c), (d) and (e) above will be reconsidered at each Valuation.

#### 5.1.3 Treatment of surplus

For employers where stabilisation applies, any funding surplus will be covered by the stabilisation arrangement. Where stabilisation does not apply, the Administering Authority's preferred approach is for contributions to be kept at the future service rate, although reductions may be permitted by the Administering Authority.

#### 5.1.4 Cessation

Since scheduled bodies are legally obliged to participate in the LGPS, scheduled bodies may not choose to cease participation in the Scheme. In the rare event of a cessation occurring, for example due to government changes, the Administering Authority will instruct the Pension Fund actuary to carry out a cessation valuation to determine the funding position of the scheduled body. Where there is a deficit, payment of this amount in full would normally be sought from the scheduled body; where there is a surplus current legislation does not permit a refund payment to the scheduled body.

To the extent reasonably practicable, the actuary will adopt an approach which protects the other employers from the likelihood of any material loss emerging in the future. This will include the following methods:

- a) Where there is a guarantor for future deficits and contributions, the cessation valuation will normally be calculated using the ongoing basis as described in <a href="Appendix">Appendix</a> B;
- b) Alternatively, it may be possible to simply transfer the former scheduled body's liabilities and assets to the guarantor, without needing to crystallise any deficit. This approach may be adopted where the employer cannot pay the contributions due, and this is within the terms of the guarantee;
- c) Where a guarantor does not exist then the cessation liabilities and final deficit will normally be calculated using a "gilts cessation basis", which is more prudent than the ongoing basis. This has no allowance for potential future investment out-performance above gilt yields, and has added allowance for future improvements in life expectancy. This could give rise to significant cessation liabilities.

Under (a) and (c), any shortfall would usually be levied on the departing scheduled body as a single lump sum payment. If this is not possible then the Pension Fund would drawdown on any guarantee in place for the employer.

In the event that the Pension Fund is not able to recover the required payment in full either from the scheduled body or guarantor, then the unpaid amounts will be shared amongst all of the other employers in the Pension Fund. This may require an immediate revision to the Rates and Adjustments Certificate affecting other employers in the Pension Fund, or alternatively, this will be reflected in the contribution rates set at the next formal Valuation following the cessation date.

Further details can be found in the Pension Fund's Cessation Policy, accessible from <a href="http://www.yourpension.org.uk/Hertfordshire/Fund-information/Policy-statements.aspx">http://www.yourpension.org.uk/Hertfordshire/Fund-information/Policy-statements.aspx</a>.

#### 5.1.5 Outsourcing Services

Scheduled bodies that have outsourced services to a contractor will be liable for any unpaid deficit of the contractor on cessation. Additionally, scheduled bodies will be liable for any future deficits and contributions arising after cessation relating to the contractor's participation in the Pension Fund.

#### 5.2 Community admission bodies and designating employers

#### 5.2.1 New community admission bodies

With effect from 1 October 2012, the Local Government Pension Scheme Miscellaneous Regulations 2012 introduced mandatory new requirements for all admission bodies admitted to the Pension Fund. Under these regulations, all new admission bodies will be required to provide some form of security, such as a guarantee from the outsourcing employer, an indemnity or a bond. The security is required to cover some or all of the following:

- the strain cost of any redundancy early retirements resulting from the premature termination of the contract:
- allowance for the risk of asset underperformance;
- allowance for the risk of a fall in gilt yields;
- allowance for the possible non-payment of employer and member contributions to the Pension Fund;
- the current deficit.

Any security must be to the satisfaction of the Administering Authority and will be reassessed on an annual basis.

The Administering Authority will only consider requests from CABs (or other similar bodies, such as section 75 NHS partnerships) to join the Pension Fund if they are sponsored by a Scheduled Body with tax raising powers, guaranteeing their liabilities and supplemented by the provision of a form of security as above.

The above approaches reduce the risk to other employers in the Pension Fund, sharing any shortfall for admission bodies ceasing with unpaid liabilities.

### 5.2.2 Basis for community admitted bodies and designating employers open to new entrants In the circumstances where:

- the employer is a CAB or designating employer, and
- · the employer is open to new entrants, and

the Administering Authority will normally target a funding level of 100% of accrued liabilities over the future working lifetime of the remaining scheme members, valued on an ongoing basis.

The Administering Authority reserves the right to vary the discount rate used to set the employer contribution rate to protect other employers in the Pension Fund; in particular where the designating employers and admission bodies has no guarantor or where the strength of covenant is considered to be weak but there is no immediate expectation that the admission agreement will cease.

### 5.2.3 Basis for community admitted bodies and designating employers closed to new entrants In the circumstances where:

- the employer is a CAB or designating employer, and
- the employer has no guarantor, and
- the admission agreement is likely to terminate, or the employer is likely to lose its last active member, within a timeframe considered appropriate by the Administering Authority to prompt a change in funding,

the Administering Authority may vary the discount rate used to set the employer contribution rate in order to protect other employers in the Pension Fund. In particular, contributions may be set on a more prudent basis for an employer to achieve full funding by the time the agreement terminates or the last active member leaves (e.g. using a discount rate set equal to gilt yields). This policy will increase regular contributions and reduce, but not entirely eliminate, the possibility of a final deficit payment being required from the employer when a cessation valuation is carried out.

#### 5.2.4 Treatment of surplus

The Administering Authority's preferred approach is for contributions to be kept at the future service rate, although reductions may be permitted by the Administering Authority.

#### 5.2.5 Cessation

Notwithstanding the provisions of the admission agreement, the Administering Authority may consider any of the following as triggers for the cessation of an admission agreement with any type of body:

- last active member ceasing participation in the Pension Fund;
- the insolvency, winding up or liquidation of the CAB or designating employer;
- any breach by the admission body of any of its obligations under the agreement that they have failed to remedy to the satisfaction of the Pension Fund;
- a failure by the admission body to pay any sums due to the Pension Fund within the period required;
- the failure by the admission body to renew or adjust the level of the bond or indemnity, or to confirm an appropriate alternative guarantor, as required by the Pension Fund.

On cessation of a CAB or designatory employer, the Administering Authority will instruct the Pension Fund's actuary to carry out a cessation valuation to determine the funding level on cessation. Where there is a deficit, payment of this amount in full would normally be sought from the employer; where there is a surplus it should be noted that current legislation does not permit a refund payment to the employer.

For an employer whose participation is voluntarily ended either by themselves or the Pension Fund, or where a cessation event has been triggered, the Administering Authority must look to protect the interests of other ongoing employers. The actuary will therefore adopt an approach which, to the extent reasonably practicable, protects the other employers from the likelihood of any material loss emerging in the future. This will include the following methods

- a) Where there is a guarantor for future deficits and contributions, the cessation valuation will normally be calculated using the ongoing basis as described in <a href="Appendix">Appendix</a> B;
- b) Alternatively, it may be possible to simply transfer the former admission body's liabilities and assets to the guarantor, without needing to crystallise any deficit. This approach may be adopted where the employer cannot pay the contributions due, and this is within the terms of the guarantee:
- c) Where a guarantor does not exist then, in order to protect other employers in the Pension Fund, the cessation liabilities and final deficit will normally be calculated using a "gilts cessation basis", which is more prudent than the ongoing basis. This has no allowance for potential future investment outperformance above gilt yields, and has added allowance for future improvements in life expectancy. This could give rise to significant cessation liabilities.

Under (a) and (c), any shortfall would usually be levied on the departing admission body as a single lump sum payment. If this is not possible then the Pension Fund would look to any bond, indemnity or guarantee in place for the employer.

In the event that the Pension Fund is not able to recover the required payment in full either from the admission body or guarantor, then the unpaid amounts will be shared amongst all of the other employers in the Pension Fund. This may require an immediate revision to the Rates and Adjustments Certificate affecting other employers in the Pension Fund, or alternatively will be reflected in the contribution rates set at the next formal Valuation following the cessation date.

As an alternative, where the ceasing admission body is continuing in business, the Pension Fund at its absolute discretion reserves the right to enter into an agreement with the ceasing admission body. Under this agreement the Pension Fund would accept an appropriate alternative security to be held against any deficit, and would carry out the cessation valuation on an ongoing basis: deficit recovery payments would be derived from this cessation debt. This approach would be monitored as part of each Triennial Valuation. The Pension Fund reserves the right to revert to a "gilts cessation basis" and seek immediate payment of any funding shortfall identified. The Administering Authority may need to seek legal advice in such cases, as the Admission Body would have no contributing members.

Further details can be found in the Pension Fund's cessation policy, accessible from <a href="http://www.yourpension.org.uk/Hertfordshire/Fund-information/Policy-statements.aspx">http://www.yourpension.org.uk/Hertfordshire/Fund-information/Policy-statements.aspx</a>.

#### 5.3 Transferee admission bodies

#### 5.3.1 New transferee admission bodies

A new TAB usually joins the Pension Fund as a result of the outsourcing of some services from an existing employer (normally a Scheduled Body such as a Council, school or academy) to another organisation (a "contractor"). This normally involves the TUPE transfer of some staff from the outsourcing employer to the contractor. Consequently, for the duration of the contract, the contractor is a new participating employer in the Pension Fund to enable TUPE transferred employees to continue to have access to LGPS membership. At the end of the contract the employees revert to the outsourcing employer or to a replacement contractor.

Ordinarily, the TAB would be set up in the Pension Fund as a new employer with responsibility for all the accrued benefits of the transferring employees; in this case, the contractor would usually be assigned an initial asset allocation equal to the past service liability value of the employees' Pension Fund benefits i.e. the TAB will be set up on a 'Fully Funded' basis. The expectation is that the contractor will then be fully funded at the end of the contract.

Employers which "outsource" have flexibility in the way that they can deal with the pension risk potentially taken on by the contractor. There are three routes that such employers may wish to adopt but it must be appreciated that the risk ultimately resides with the employer letting the contract. Any arrangement will have to be agreed between the outsourcing employer and the contractor. The options are:

#### a) Pooling

Under this option the contractor is pooled with the outsourcing employer and will pay the same rate as the outsourcing employer, which may be under the stabilisation approach.

#### b) Outsourcing employer retains pre-contract risks

Under this option the outsourcing employer would retain responsibility for assets and liabilities for service accrued prior to the contract commencement date. The contractor would be responsible for the future liabilities that accrue after the contract commencement date for transferred staff. The contractor's contribution rate could vary from one Valuation to the next and the contractor would be liable for any deficit at the end of the contract term for assets and liabilities attributable to service accrued during the contract term.

#### c) Fixed contribution rate agreed

Under this option the contractor pays a fixed contribution rate during the term of the contract and doesn't pay any cessation deficit.

The Administering Authority is willing to administer any of the above options as long as the approach is documented in the Admission Agreement as well as the transfer agreement. The Admission Agreement should ensure that some element of risk transfers to the contractor where it relates to their decisions as it is unfair to burden the outsourcing employer with that risk. For example the contractor should typically be responsible for pension costs that arise from;

- above average pay increases, including the effect of service prior to contract commencement even if the letting employer takes on responsibility for the latter under (b) above;
- redundancy and early retirement decisions.

#### d) Theoretical contribution rate

Under this option the Pension Fund actuary will calculate the theoretical contribution rate for the contractor based on the finalised transferring membership and market conditions as at the date the contractor joins the Pension Fund. This rate will then be payable until the next formal Valuation when it will be reassessed and adjusted. The contractor would be liable for any deficit at the end of the contract term attributable to service accrued before the transfer and during the contract term.

#### 5.3.2 Indemnity

With effect from 1 October 2012, the Local Government Pension Scheme Miscellaneous Regulations 2012 introduced mandatory new requirements for all admission bodies admitted to the Pension Fund. Under these Regulations, all new admission bodies are required to provide some form of security, such as a guarantee from the outsourcing employer, an indemnity or a bond. The security is required to cover some or all of the following:

- the strain cost of any redundancy early retirements resulting from the premature termination of the contract:
- allowance for the risk of asset underperformance;
- allowance for the risk of a fall in gilt yields;
- allowance for the possible non-payment of employer and member contributions to the Pension Fund;
- the current deficit.

For all new TABs, the security must be to the satisfaction of the Administering Authority as well as the letting employer, and will be reassessed on an annual basis.

These approaches reduce the risk to other employers in the Pension Fund sharing any shortfall for admission bodies ceasing with an unpaid liabilities.

#### 5.3.3 Treatment of surplus

Where a transferee admission body is found to be in surplus at the valuation, contributions may be reduced by spreading the surplus over the remaining contract term.

#### 5.3.4 Transferee admission bodies ceasing

Notwithstanding the provisions of the Admission Agreement, the Administering Authority may consider any of the following as triggers for the cessation of an admission agreement with any type of body:

- last active member ceasing participation in the Pension Fund;
- the insolvency, winding up or liquidation of the Admission Body;
- any breach by the Admission Body of any of its obligations under the Agreement that they have failed to remedy to the satisfaction of the Pension Fund;
- a failure by the Admission Body to pay any sums due to the Fund within the period required by the Pension Fund; or
- the failure by the Admission Body to renew or adjust the level of the bond or indemnity, or to confirm an appropriate alternative guarantor, as required by the Pension Fund.

Participation is assumed to expire at the end of the contract.

On cessation, the Administering Authority will instruct the Pension Fund actuary to carry out a cessation valuation to determine the funding level on cessation. Where there is a deficit, payment of this amount in full would normally be sought from the Admission Body; where there is a surplus it is noted that current legislation does not permit a refund payment to the Admission Body.

Where a contract has ceased, or where a cessation event has been triggered, the Administering Authority must look to protect the interests of other ongoing employers. The actuary will therefore adopt an approach which is appropriate to the circumstances of cessation and to the extent reasonably practicable, protects the other employers from the likelihood of any material loss emerging in future.

- a) Where there is a guarantor for future deficits and contributions, the cessation valuation will normally be calculated using the ongoing basis as described in Appendix B;
- b) Alternatively, it may be possible to simply transfer the former Admission Body's liabilities and assets to the guarantor, without needing to crystallise any deficit. This approach may be adopted where the employer cannot pay the contributions due, and this is within the terms of the guarantee;
- c) Where a guarantor does not exist then, in order to protect other employers in the Pension Fund, the cessation liabilities and final deficit will normally be calculated using a "gilts cessation basis", which is more prudent than the ongoing basis. This has no allowance for potential future investment outperformance above gilt yields, and has added allowance for future improvements in life expectancy. This could give rise to significant cessation liabilities.

Under (a) and (c), any shortfall would usually be levied on the ceasing admission body as a single lump sum payment. If this is not possible then the Pension Fund would drawdown on any bond, indemnity or guarantee in place for the employer.

If the Pension Fund is not able to recover the required payment in full either from the admission body or guarantor, then the unpaid amounts will be shared amongst all of the other employers in the Pension Fund. This may require an immediate revision to the Rates and Adjustments Certificate affecting other employers in the Pension Fund, or alternatively will be reflected in the contribution rates set at the next formal Valuation following the cessation date.

As an alternative, where the ceasing admission body is continuing in business, in exceptional circumstances, the Pension Fund reserves the right to enter into an agreement with the ceasing Admission Body. Under such an agreement the Pension Fund would accept an appropriate alternative security to be held against any liabilities, and would carry out the cessation valuation on an ongoing basis: deficit recovery payments would be derived from this cessation liability. This approach would be monitored and reviewed at each Triennial Valuation. The Pension Fund reserves the right to revert to a "gilts cessation basis" and seek immediate payment of any funding shortfall identified. The Administering Authority may need to seek legal advice in such cases, as the admission body would have no contributing members.

Further details can be found in the Pension Fund's Cessation Policy, accessible from <a href="http://www.yourpension.org.uk/Hertfordshire/Fund-information/Policy-statements.aspx">http://www.yourpension.org.uk/Hertfordshire/Fund-information/Policy-statements.aspx</a>.

#### 6 Funding Strategy and Links to the Investment Strategy

#### 6.1 The Pension Fund's Investment Strategy

The Pension Fund has built up assets over the years, and continues to receive contribution and other income. All of this must be invested in a suitable manner, and this is done through the Pension Fund's Investment Strategy.

The Investment Strategy is set by the Administering Authority, after taking investment advice from the Pension Fund's investment consultant, Mercers. The precise mix, investment manager make up and target returns are set out in the Statement of Investment Principles (SIP), which is accessible from the Pension Fund's website http://www.yourpension.org.uk/Hertfordshire/Fund-information/Policy-statements.aspx.

A full review of the Investment Strategy is carried out after each Triennial Valuation, and the Investment Strategy is kept under review on an annual basis to ensure that it remains appropriate to the Pension Fund's liability profile. The Investment Strategy is applied to all employers.

#### 6.2 Link between the Funding Strategy Statement and the Investment Strategy

The Pension Fund must be able to meet all benefit payments when they fall due. These payments will be met by contributions (resulting from the FSS) or asset returns and income (resulting from the Investment Strategy). To the extent that investment returns or income fall short, then higher cash contributions are required from employers. The funding and investment strategies are, therefore, inextricably linked.

#### 6.3 Compatibility of the Pension Fund's Funding Strategy Statement and Investment Strategy

In the opinion of the Pension Fund's actuary, the current FSS is consistent with the current Investment Strategy of the Pension Fund. The asset out-performance assumption contained in the discount rate (see Section 3 of Appendix B) is within a range that is considered acceptable for funding purposes; it is also considered to be consistent with the requirement to take a "prudent longer-term view" of the funding of liabilities as required by the UK Government. However, in the short term, such as the formal Triennial Valuations, there is scope for volatility and there is a material chance that in the short term and medium term, asset returns will fall short of this target. The stability measures described in section 3 will mitigate, but not remove, the effect on employers' contributions.

The Pension Fund does not hold a contingency reserve to protect it against the volatility of equity investments.

#### 6.4 Impact of the strategies on the stabilisation mechanism

The actuary has developed four key measures which capture the essence of the Pension Fund's funding and investment strategies:

- **Prudence** the Pension Fund should have a reasonable expectation of being fully funded in the long term;
- Affordability how much can employers afford;
- **Stewardship** actuarial assumptions used should be sustainable in the long term, without having to resort to overly optimistic assumptions about the future to maintain an apparently healthy funding position;
- **Stability** employers should not see significant changes in their contribution rates from one year to the next to help to provide a more stable budgeting environment.

The key issue is that the main objectives often conflict. For example, minimising the long term cost of the Scheme (i.e. keeping employer rates affordable) is best achieved by investing in higher returning assets e.g. equities. However, the yield on equities are very volatile, which conflicts with the objective to have stable contribution rates.

Therefore a balance needs to be maintained between risk and reward which has been considered by the use of Asset Liability Modelling. This is a set of calculation techniques applied by the Pension Fund's actuary, to model the range of potential future solvency levels and contribution rates.

The actuary modelled the impact of these four key areas, for the purpose of setting a stabilisation approach (see Section 5.1.1). The modelling demonstrated that retaining the present Investment Strategy, coupled with constraining employer contribution rate changes as described in 5.1.1, struck an appropriate balance between the objectives above. In particular the stabilisation approach currently adopted meets the need for stability of contributions without jeopardising the Administering Authority's aims of prudent stewardship of the Pension Fund.

The current stabilisation mechanism is to remain in place until 2017 and will be reviewed as part of the 2016 Valuation.

#### 6.5 Monitoring of the Pension Fund's overall funding position

The Administering Authority monitors the relative funding position of the overall fund, i.e. changes in the relationship between asset values and the liabilities value, on a quarterly basis and reports this to the Pension Committee.

#### **Appendix A: Responsibilities of Key Parties**

The efficient and effective operation of the Pension Fund needs various parties to each play their part.

#### A1 The Administering Authority should:

- operate the Pension Fund in accordance with the relevant LGPS Regulations;
- effectively manage any potential conflicts of interest arising from its dual role as Administering Authority and a Pension Fund employer;
- collect employer and employee contributions, investment income and other amounts due to the Pension Fund;
- ensure that cash is available to meet benefit payments as and when they fall due;
- pay from the Pension Fund the relevant benefits and entitlements that are due;
- invest surplus monies (i.e. contributions and other income that are not immediately required to pay benefits) in accordance with the Pension Fund's Statement of Investment Principles (SIP) and LGPS Regulations;
- communicate appropriately with employers so that they fully understand their obligations to the Pension Fund;
- take appropriate measures to safeguard the Pension Fund against the consequences of employer default;
- manage the Triennial Valuation process in consultation with the Pension Fund's actuary;
- prepare and maintain a Funding Strategy Statement and a SIP, after consultation;
- notify the Pension Fund's actuary of material changes that could affect funding (this is covered in a separate agreement with the actuary); and
- monitor all aspects of the Pension Fund's performance and funding and amend the FSS and SIP as appropriate.

#### A2 The individual employer should:

- deduct contributions from employees' salary correctly;
- pay all contributions promptly by the due date and as determined by the actuary,;
- establish and exercise a discretions policy within the regulatory framework;
- make additional contributions in accordance with agreed arrangements in respect of, for example, augmentation of scheme benefits, early retirement strain; and
- notify the Administering Authority promptly of all changes to its circumstances, prospects or membership, which could affect future funding.

#### A3 The Pension Fund's actuary should:

• prepare Triennial Valuations, including the setting of employers' contribution rates. This will involve agreeing assumptions with the Administering Authority, having regard to the FSS and LGPS Regulations, and targeting each employer's solvency appropriately;

- provide advice relating to new employers in the Pension Fund, including the level and type of bonds or other forms of security and the monitoring of these;
- prepare advice and calculations in connection with bulk transfers and individual benefit related matters;
- assist the Administering Authority in considering possible changes to employer contributions between formal Triennial Valuations, where circumstances suggest this may be necessary;
- advise on the termination of admission bodies' participation in the Pension Fund; and
- fully reflect actuarial professional guidance and requirements in the advice given to the Administering Authority.

#### A4 Other parties:

- investment advisers (either internal or external) should ensure the Pension Fund's SIP remains appropriate and consistent with this FSS;
- investment managers, custodians and bankers should ensure effective investment (and dis-investment) of Pension Fund assets, in line with the SIP;
- auditors should comply with their auditing standards, ensure the Pension Fund's compliance with all requirements, monitor and advise on fraud detection, and sign off annual reports and financial statements as required;
- governance advisers may be appointed to advise the Administering Authority on efficient processes and working methods in managing the Pension Fund;
- legal advisers (either internal or external) should ensure the Pension Fund's operation and management remains fully compliant with all regulations and broader local government requirements, including the Administering Authority's own procedures.

#### **Appendix B: Actuarial Assumptions**

#### B1 What are the actuarial assumptions?

These are expectations of future experience used to place a value on future benefit payments ("the liabilities"). Assumptions are made about the amount of benefit payable to members ("the financial assumptions") and the likelihood or timing of payments ("the demographic assumptions"). For example, financial assumptions include investment returns, salary growth and pension increases; demographic assumptions include life expectancy, probabilities of ill-health early retirement, and proportions of member deaths giving rise to dependents' benefits.

Changes in assumptions will affect the measured value of future service accrual and past service liabilities, and hence the measured value of the past service deficit. However, different assumptions only impact on the pace of funding and will not of course affect the actual benefits payable by the Pension Fund in future.

The combination of all assumptions is described as the "basis". A more optimistic basis might involve higher assumed investment returns ("the discount rate"), or lower assumed salary growth, pension increases or life expectancy; a more optimistic basis will give lower liability values and lower employer costs. A more prudent basis will give higher liability values and higher employer costs.

#### B2 What basis is used by the Pension Fund?

The Pension Fund's standard funding basis is described as the "ongoing basis", which applies to most employers in most circumstances. This is described in more detail in B3 below. It anticipates employers remaining in the Pension Fund in the long term.

However, in certain circumstances, typically where the employer is not expected to remain in the Pension Fund long term, a more prudent basis applies: see section 5.2.2 and 5.3.4.

#### B3 What assumptions are made in the ongoing basis?

#### a) Investment return / discount rate

The key financial assumption is the anticipated return on the Pension Fund's investments. This is known as the discount rate and this assumption makes allowance for an anticipated out-performance of Pension Fund returns relative to long term yields on UK Government bonds ("gilts"). There is, however, no guarantee that Pension Fund returns will out-perform gilts. The risk is greater when measured over short periods such as the three years between formal actuarial Valuations, when the actual returns and assumed returns can deviate sharply.

Given the very long term nature of the liabilities, a long term view of prospective asset returns is taken. The long term in this context would be 20 to 30 years or more.

For the purpose of the Triennial Valuation at 31 March 2013 and setting contribution rates effective from 1 April 2014, the Pension Fund's actuary has assumed that future investment returns earned by the Pension Fund over the long term will be 1.8% per annum greater than gilt yields at the time of the Valuation. In the opinion of the Pension Fund's actuary, based on the current Investment Strategy, this asset out-performance assumption is within a prudent range that would be considered acceptable for the purposes of the funding valuation.

#### b) Salary growth

Pay for public sector employees is currently subject to restriction by the UK Government until 2016. Although this "pay freeze" does not officially apply to local government and associated employers, it has been suggested that they are likely to show similar restraint in respect of pay awards. Based on long term historical analysis of the membership in LGPS funds, the salary increase assumption at the 2013 valuation has been set to 0.5% above the retail prices index (RPI) per annum. This is a change from the previous valuation, which assumed a two year restriction at 1% per annum followed by longer term growth at RPI plus 1.5% per annum.

#### c) Pension increases

Since 2011 the consumer prices index (CPI), rather than RPI, has been the basis for increases to public sector pensions in deferment and in payment. This change was allowed for in the Valuation calculations as at 31 March 2010. The basis of such increases is set by the Government, and is not under the control of the Pension Fund or any employers.

As at the previous Valuation, we derive our assumption for RPI from market data as the difference between the yield on long-dated fixed interest and index-linked government bonds. This is then reduced to arrive at the CPI assumption, to allow for the "formula effect" of the difference between RPI and CPI. At the 2013 Valuation, we propose a reduction of 0.8% per annum. This is a larger reduction than at 2010, which will serve to reduce the value placed on the Pension Fund's liabilities (all other things being equal).

#### d) Life expectancy

The demographic assumptions are intended to be best estimates of future experience in the Pension Fund. These are based on past experience of LGPS funds which participate in Club Vita which is the longevity analytics service used by the Pension Fund, and endorsed by the actuary.

The longevity assumptions adopted at this Valuation are a bespoke set of "VitaCurves", produced by the Club Vita's detailed analysis, which are specifically tailored to fit the membership profile of the Pension Fund. These curves are based on the data provided by the Pension Fund for the purposes of this Valuation.

It is acknowledged that future life expectancy and, in particular, the allowance for future improvements in life expectancy, is uncertain. There is a consensus amongst actuaries, demographers and medical experts that life expectancy is likely to improve in the future. Allowance has been made in the ongoing valuation basis for future improvements in line with a 1.25% per annum minimum underpin to future reductions in mortality rates. This is a higher allowance for future improvements than was made in the 2010 Valuation.

The combined effect of the above changes from the 2010 Valuation approach, is to deduct around 1 year of life expectancy on average. The approach taken is considered reasonable in light of the long term nature of the Pension Fund and the assumed level of security underpinning members' benefits.

#### e) General

The same financial assumptions are adopted for all employers, in deriving the past service deficit and the future service rate: as described in sections 3.5 to 3.10 and section 5, these calculated figures are translated in different ways into employer contributions, depending on the employer's circumstances.

The demographic assumptions, in particular the life expectancy assumption, vary by type of member and so reflect the different membership profiles of employers.

#### **Appendix C: Key Risks and Controls**

#### C1 Types of risk

The Administering Authority has an active risk management programme in place. Key risks are incorporated in the Pension Fund's Risk Register and this is monitored on an ongoing basis and performance is reported to the Pensions Committee on a quarterly basis.

Risk	Summary of Control Mechanisms
The Pension Fund	Ensure the strategy complies with the Local Government Pension Scheme
Investment Strategy does	regulations, Statement of Investment Principles and Investment Management
not deliver the long term	Agreements.  Set the Investment Strategy in light of the risk and return objectives of the Pension
projected investments	Fund and review at regular intervals to ensure the Strategy is still appropriate
returns and does not	Diversify investment across asset classes and markets to reduce the impact of
comply with legislation	financial market volatility including setting a limit for the proportion of the Pension
. ,	Fund's assets held in illiquid asset classes such as private equity and property.
	Monitor and provide a quarterly report to the Pensions Committee on Investment
The funding level of the	
Pension Fund	Pension Fund's current Investment Strategy and on a relatively prudent basis to
deteriorates	reduce the risk of under-performance against anticipated returns. At the same time,
	data with the Pension Fund's third party pension's administration service.
	Monitor and ensure scheme employers pay the extra capital/strain cost of non ill-
	Monitor cash flows at a whole Pension Fund level and an individual scheme employer
	level and certify cash deficit contributions for those with reducing payrolls as identified
	Town Councils Pools to sign a pooling agreement which sets certain conditions and
	requirements for scheme employers' participation in the pool.
	reduce the risk of under-performance against anticipated returns. At the same time, review and agree the other actuarial assumptions such as salary increases, discount rates, longevity etc.  Provide the Pensions Committee with quarterly actuarial reports that monitor the funding position of the Pension Fund and the sensitivity of this to changes in general market conditions.  Undertake annual data validation checks to identify any discrepancies or errors in the data with the Pension Fund's third party pension's administration service.  Monitor and ensure scheme employers pay the extra capital/strain cost of non illhealth retirements following each individual decision and in the year the decision is made.  Monitor each scheme employer's ill-health experience on an ongoing basis against the "ill health budget" set for each employer at the triennial valuation and require them to make additional contributions to the Pension Fund where budgets are exceeded.  Monitor cash flows at a whole Pension Fund level and an individual scheme employer level and certify cash deficit contributions for those with reducing payrolls as identified at the triennial valuation.  At each triennial valuation, assign any liabilities relating to ceased transferee admission bodies to the original ceding scheme employer.  Monitor the 'characteristics' and individual funding position of pool members to ensure pooling is still appropriate. Require members of the Schools or Parish and Town Councils Pools to sign a pooling agreement which sets certain conditions and

Risk	Summary of Control Mechanisms
	· · · · · · · · · · · · · · · · · · ·
Scheme employers	Develop further data quality controls with the Pension Fund's third party pension's
default on meeting their obligations to the	administration service to monitor membership data submitted by scheme employers to ensure it is accurate and up to date.
Pension Fund and LGPS	Develop a risk evaluation approach to identify covenant risk, categorising scheme
	employers as low, medium or high. Establish a set of risk criteria and monitor
	scheme employers against this. Engage with scheme employers at an early stage to
	address funding issues.
	Monitor contributions to ensure that scheme employers are paying the correct
	employer contribution rate.
	Do not allow unsupported employers to be admitted to the Pension Fund. Require all
	community admission bodies and transferee admission bodies to obtain a bond or
	guarantor from a scheme employer. Revalue bonds every three years to ensure the
	risk cover is still appropriate.
	Carry out regular financial checks on participating scheme employers, especially non-tax raising bodies.
	Carry out an annual employer survey to identify any changes in funding stream for
	scheme employers.
	Pool the contributions for scheme employers with similar characteristics to allow
	sharing of risk amongst scheme employers.
	Carry out cessation valuations on a more prudent gilts basis to ensure the payment
	calculated when a scheme employer's liabilities are crystallised is sufficient to meet
	the future payment of benefits made by the Pension Fund.
The Pension Fund and its	Review the Custodian's and Investment Managers' internal control reports to identify
third party providers do	any concerns over controls and processes in place
not comply with	Ensure the Custodian undertakes monthly reconciliations with the Pension Fund's
regulations, statute or procedure	Investment Managers to ensure all assets are correctly accounted for and holdings
procedure	are agreed.  Require all large employers in the Pension Fund to provide an Annual Assurance
	Certification that payroll systems are compliant and have been tested by the scheme
	employers' internal auditors
	Engage internal and external audit reports to regularly test that appropriate controls
	are in place over the payment of benefits and expenses and collection of
	contributions and that they are working effectively. Implement any recommendations
	resulting from both these audits.
	Work in conjunction with the Strategic Procurement Group to ensure all procurements
	are carried out in accordance with HCC contract and EU regulations.
	Review the Pension Fund SORP in preparing the Statement of Accounts to ensure
	compliance and engage external audit to review the Pension Fund accounts each
	year.  Manage performance of the Pension Fund's third party pension's administration
	service through a service level agreement and monitor against Key Performance
	Indicators.
	Work closely with the Pension Fund's third party pension's administration service to
	ensure it complies with current regulations and is alert to and can implement any
	changes to scheme benefits.
	Ensure the Pension Fund's third party pension's administration service has a robust
	programme in place to test controls on the membership benefit system and that they
	are fully compliant and up to date.

### **Appendix D: Glossary**

Actuarial	The combined set of assumptions made by the Pension Fund's actuary, about the
assumptions/	future, to calculate the value of liabilities. The main assumptions will relate to the
basis	discount rate, salary growth, pension increases and longevity. More prudent
	assumptions will give a higher liability value, whereas more optimistic assumptions
	will give a lower value.
Administering	The County Council has a statutory responsibility for running the Pension Fund and
Authority	is, in effect, the Pension Fund's "trustees" who are Members of Hertfordshire County
	Council.
Admission Bodies	Employers which voluntarily participate in the Pension Fund, so that their employees
	and ex-employees are LGPS members. There will be an Admission Agreement
	setting out the employer's obligations. For more details (see Section 4.1).
Common	The Pension Fund-wide future service rate plus past service adjustment. It should
contribution rate	be noted that this will differ from the actual contributions payable by individual
	employers.
Covenant	The assessed financial strength of the employer. A strong covenant indicates a
	greater ability (and willingness) to pay for pension obligations in the long run. A
	weaker covenant means that it appears that the employer may have difficulties
Deficit	meeting its pension obligations in full over the longer term.
Deficit	The shortfall between the assets value and the liabilities value. This relates to
	assets and liabilities built up to date, and ignores the future build-up of pension
Deficit repair/	which, in effect, is assumed to be met by future contributions).  The target length of time over which the current deficit is intended to be paid off. A
recovery period	shorter period will give rise to a higher annual past service adjustment (deficit repair
l recovery period	contribution), and vice versa.
Designating	Employers such as Town and Parish Councils that are able to participate in the
Employer	LGPS via a resolution passed by their Board. These employers can designate
Lilipioyei	which of their employees are eligible to join the LGPS.
Discount rate	The annual rate at which future assumed cashflows (in and out of the Pension Fund)
Bloodulit rato	are discounted to the present day. This is necessary to provide a liabilities value
	which is consistent with the present day value of the assets, to calculate the deficit.
	A lower discount rate gives a higher liabilities value, and vice versa. It is similarly
	used in the calculation of the future service rate and the common contribution rate.
Employer	An individual participating body in the Pension Fund, which employs (or used to
1 -7 -	employ) members of the Pension Fund. Normally the assets and liabilities values
	for each employer are individually tracked, together with its future service rate at
	each Valuation.
Funding level	The ratio of assets value to liabilities value: for further details (see Section 3.3).
Future service rate	The actuarially calculated cost of each year's build-up of pension by the current
	active members, excluding members' contributions but including Pension Fund
	administrative expenses. This is calculated using a chosen set of actuarial
	assumptions.
Gilt	A UK Government bond, i.e. a promise by the Government to pay interest and
	capital according to the terms of that particular gilt, in return for an initial payment of
	capital by the purchaser. Gilts can be "fixed interest", where the interest payments
	are level throughout the gilt's term, or "index-linked" where the interest payments
	vary each year in line with a specified index (usually RPI). Gilts can be bought as
	assets by the Pension Fund, but their main use in funding is as an objective
0	measure of solvency.
Guarantee /	A formal promise by a third party (the guarantor) that it will meet any pension
guarantor	obligations not met by a specified employer. The presence of a guarantor will mean,
	for instance, that the Pension Fund can consider the employer's covenant to be as
Outooursis s	strong as its guarantor's.
Outsourcing	An employer which has outsourced or transferred a part of its services and workforce
employer	to another employer (usually a contractor). The contractor will pay towards the LGPS
	benefits accrued by the transferring members, but ultimately the obligation to pay for
	these benefits will revert to the outsourcing employer. An outsourcing employer will usually be a Council or other Scheduled Body, including academies.
	usuany be a Council of other scheduled body, including academies.

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Liabilities	The actuarially calculated present value of all pension entitlements of all members of the Pension Fund, built up to date. This is compared with the present market value of Pension Fund's assets to derive the deficit. It is calculated on a chosen set of actuarial assumptions.
LGPS	The Local Government Pension Scheme, a public sector pension arrangement put in place via Government Regulations, for workers in local government. The LGPS Regulations also dictate eligibility (particularly for Scheduled Bodies), members' contribution rates, benefit calculations and certain governance requirements. The LGPS is divided into 101 Pension Funds throughout the UK. Each LGPS Pension Fund is autonomous to the extent not dictated by Regulations, e.g. regarding investment strategy, employer contributions and choice of advisers.
Maturity	A general term to describe a Pension Fund (or an employer's position within a Pension Fund) where the members are closer to retirement (or more of them already retired) and the investment time horizon is shorter. This has implications for Investment Strategy and, consequently, the Funding Strategy.
Members	The individuals who have built up (and may still be building up) entitlement in the Pension Fund. They are divided into actives (current employee members), deferred (ex-employees who have not yet retired) and pensioners (ex-employees who have now retired, and dependants of deceased ex-employees).
Past service adjustment	The part of the employer's annual contribution which relates to past service deficit repair.
Pooling	Employers may be grouped together for the purpose of calculating contribution rates. Their combined membership and asset shares are used to calculate a single contribution rate applicable to all employers in the pool. A pool may still require each individual employer to ultimately pay for its own share of deficit, or (if formally agreed) it may allow deficits to be passed from one employer to another. For further details of the Pension Fund's current pooling policy (see Section 3.10).
Profile	The profile of an employer's membership or liability reflects various measurements of that employer's members, i.e. current and former employees. This includes: the proportions which are active, deferred or pensioner; the average ages of each category; the varying salary or pension levels; the lengths of service of active members vs. their salary levels, etc. A membership (or liability) profile might be measured for its maturity also.
Rates and Adjustments Certificate	A formal document required by the LGPS Regulations, which must be updated at least every three years at the conclusion of the formal Valuation. This is completed by the actuary and confirms the contributions to be paid by each employer (or pool of employers) in the Pension Fund for the three year period until the next valuation is completed. The Rates and Adjustments Certificate is appended to the formal Valuation Report issued following each Triennial Valuation.
Scheduled Bodies	Types of employer explicitly defined in the LGPS Regulations, whose employers must be offered membership of their local LGPS Pension Fund. These include Councils, colleges, universities, academies, police and fire authorities etc, other than employees who have entitlement to a different public sector pension scheme (e.g. teachers, police and fire officers, university lecturers).
Solvency	In a funding context, this usually refers to a 100% funding level, i.e. where the assets value equals the liabilities value.
Stabilisation	Any method used to smooth out changes in employer contributions from one year to the next. This is very broadly required by the LGPS Regulations, but in practice is particularly employed for large, stable and long term employers in the Pension Fund. Different methods may involve: probability-based modelling of future market movements; longer deficit recovery periods; higher discount rates; or some combination of these.
Theoretical contribution rate	The employer's contribution rate, including both future service rate and past service adjustment, which would be calculated on the standard actuarial basis, before any allowance for stabilisation or other agreed adjustment.
Valuation	An actuarial investigation to calculate the liabilities, future service contribution rate and common contribution rate for a Pension Fund, and usually individual employers. This is normally carried out in full every three years, but can be approximately updated at other times. The assets value is based on market values at the valuation date, and the liabilities value and contribution rates are based on long term bond market yields at that date.

### **Glossary to the Annual Report and Accounts**

A -t	An independent analisad approximation of the control of the contro
Actuary	An independent qualified consultant who advises on the financial position of the
	Pension Fund. Every three years the Actuary reviews the assets and liabilities of the
	Pension Fund and produces the actuarial valuation which recommends the employer contribution rates.
Administering Authority	A local authority required to maintain a pension fund under the Local Government
Administering Authority	Pension Scheme regulations. Within the geographical boundary of Hertfordshire, the
	Administering Authority is Hertfordshire County Council.
Admission agreement	A contract between an administering authority, admitted body and if applicable, the
Admission agreement	outsourcing Scheme employer.
Augmentation	Additional membership awarded to a member by their employer, to a maximum of ten
Augmentation	years.
Benchmark	A notional fund which is developed to provide a standard against which an
Deliciliark	Investment Manager's performance is measured.
Bonds	A certificate of debt issued by a company, government or other institution. A
Donus	bondholder is a creditor of the issuer and usually receives interest at a fixed rate.
	Also referred to as fixed interest securities.
Chief Finance Officer	An officer of that has delegated responsibility to manage the financial arrangements
Office of the officer	for an organisation. Hertfordshire County Council delegates these responsibilities to
	the post of Deputy Chief Executive.
Communication Policy	A statement of policy on communications with members and employers including the
Statement	provision of information about the Scheme, the format, frequency and method of
Statement	distributing such information and the promotion of the Scheme to prospective
	members.
Custody/Custodian	The safe-keeping of securities by a financial institution. The Custodian is responsible
Custody/Custodian	for maintaining investment records, the settlement of transactions, income collection,
	tax reclamation and other administrative actions in relation to the Pension Fund's
	investments.
Deferred members	Members who leave their employment or opt out of the Scheme and have their
Deferred members	benefits deferred until retirement or until they request a transfer to another pension
	scheme.
Defined benefit final salary	A scheme where the scheme rules define the benefits independently of the
scheme	contributions paid by the members and employer. Members' benefits are a specified
Scheme	fraction of a scheme member's final pay.
Equities	Shares in UK and overseas companies.
Ex-officio	A member of a body (a board, committee, council, etc.) who is part of it by virtue of
EX-Officio	holding another office.
Final pensionable pay	The figure used to calculate a member's pension benefits and is normally a members
i ilai perisioriable pay	pay in the last year before they retire. A member's benefits could also be calculated
	on one of the previous two years pay if that amount is higher, or the average of any
	three consecutive years in the last ten years if the member has had a downgrade in
	the last ten years or pay has been restricted in that period.
Fixed interest securities	Investments which guarantee a fixed rate of interest.
rixed interest securities	The securities represent loans which are repayable at a future date but which can be
	traded on a recognised stock exchange until this time. Also known as bonds.
Forward foreign exchange	An agreement between two parties to exchange one currency for another at a
contract	forward or future date.
Funded scheme	A pension scheme that has available assets to cover all liabilities, including the
Tunaca scheme	obligation of future payments to retirees.
Funding Strategy	A statement of the Pension Fund's strategy for meeting employers' pension liabilities.
Statement	A state ment of the Feriology and a stategy for meeting employers periolog habilities.
Futures	Contracts to buy or sell specific quantities of a commodity or financial instrument at a
	specified price with delivery set at a specified time in the future.
Governance Policy and	A statement of the governance arrangements of the Pension Fund including the
Compliance Statement	delegation of responsibility, terms of reference, representation and compliance with
Compilarios Statement	statutory guidelines.
Hertfordshire Local	A voluntary organisation, acting on behalf of the local government sector in
Government Association	Hertfordshire.
Index linked	Bonds on which the interest and ultimate capital repayment are recalculated on the
HIGON IIIINOG	basis of changes in inflation.
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### **Glossary to the Annual Report and Accounts**

Investment Consultant	A professionally qualified individual or company who provides objective, impartial
investment Consultant	
Larrantes and Managara	investment advice to the Pension Fund.
Investment Manager	An organisation that specialises in the investment of a portfolio of securities on behalf
	of an organisation subject to the guidelines and directions of the investor.
Lien	A form of security interest granted over an asset to secure the payment of a debt or
	performance of some other obligation.
Mandate	A set of instructions given to an investment manager as to how a fund is to be
	managed. Targets for performance against a benchmark or limits on investing in
	certain stocks or sectors may be set. This is formalised within an investment
	manager agreement between a pension fund and investment manager.
Pooled investment vehicles	An investment which allows investors' money to be pooled and used by investment
	managers to buy a variety of securities, thereby giving investors a stake in a
	diversified portfolio of securities.
Private equity	An asset class consisting of equity securities in operating companies that are not
, ,	publicly traded on a stock exchange.
Quoted securities	Shares with prices quoted on a recognised stock exchange.
Rates and Adjustments	A certificate issued by the Pension Fund Actuary setting out the contribution rates
Certificate	payable by participating employers
Scheme Administrator	An organisation responsible for the administration of the benefits of the Pension
	Fund, including the payment of benefits and maintenance of membership records.
	This is contracted out to Serco Solutions in Hertfordshire.
Statement of Investment	A formal policy on how a pension fund will invest its assets including the types in
Principles	investments to be held, the balance between different types of investments and risk.
Transfer values	A capital value transferred to or from a pension scheme in respect of a contributor's
	previous periods of pensionable employment.
Transferee admission	An external body contracted to provide services or assets in connection with the
bodies	exercise of a function of the local authority.
Unit Trust	A pooled fund in which investors can buy or sell units on an ongoing basis.
Unquoted securities	Shares which are dealt in the investment market but which are not listed on a
-	recognised stock exchange.
VitaCurves	Bespoke analysis of the longevity of the Pension Fund's members.
Whole time equivalent	The pay a part-time member would receive if they worked full time.
salary	