Public Document Pack



To: Councillor Cooke, <u>Convener</u>; Councillor MacGregor, <u>Vice-Convener</u>; and Councillors Allard, Alphonse, Cross, Davidson, Henrickson, Massey, McLellan, McRae and van Sweeden and two vacancies (Pensions Committee); Mrs M Lawrence, <u>Chairperson</u>; Councillor Smith; <u>Vice Chairperson</u>; Councillors Leadbitter and Mennie; and Mr I Hodgson, Mr N Stirling, Mr A Walker and Mr G Walters (Pension Board).

Town House, ABERDEEN, 7 September 2023

PENSIONS COMMITTEE AND PENSION BOARD

The Members of the PENSIONS COMMITTEE AND PENSION BOARD are requested to meet in Council Chamber - Town House on FRIDAY, 15 SEPTEMBER 2023 at 10.00am. This is a hybrid meeting and Members may also attend remotely. The meeting will be webcast and a live stream can be viewed on the Council's website. https://aberdeen.public-i.tv/core/portal/home

As a reminder, there is a training session for Members being held after the meeting.

JENNI LAWSON INTERIM CHIEF OFFICER – GOVERNANCE (LEGAL)

<u>BUSINESS</u>

NOTIFICATION OF URGENT BUSINESS

1.1. There are no items of urgent business at this time

DETERMINATION OF EXEMPT BUSINESS

2.1. <u>Members are requested to determine that any exempt business be considered with the press and public excluded</u>

DECLARATIONS OF INTEREST AND TRANSPARENCY STATEMENTS

3.1. Members are requested to intimate any declarations of interest

DEPUTATIONS

4.1. There are no deputations at this time

MINUTES OF PREVIOUS MEETINGS

5.1. Minute of Previous Meeting of 23 June 2023 - for approval (Pages 5 - 10)

COMMITTEE BUSINESS PLANNER

6.1. Business Planner (Pages 11 - 12)

NOTICES OF MOTION

7.1. There are currently no motions to the Pensions Committee

INTERNAL AND EXTERNAL AUDIT

8.1. External Audit - NESPF Annual Audit Report - to follow

ANNUAL REPORT AND ACCOUNTS

- 9.1. <u>Consideration and signing of Audited Annual Report and Accounts -</u> PC/SEPT23/ARA (Pages 13 124)
- 9.2. Budget / Forecast 2023/2024 PC/SEPT23/BUD (Pages 125 132)

SCRUTINY

10.1. Strategy - PC/SEPT23/STRAT (Pages 133 - 204)

EXEMPT BUSINESS - NOT FOR PUBLICATION

- 11.1. Procurement PC/SEPT23/PRO (Pages 205 212)
- 11.2. <u>LGPS Consolidation of the Scottish Fire And Rescue Service PC/SEPT23/SFRS</u> (Pages 213 222)
- 11.3. <u>Asset and Investment Manager Performance Report PC/SEPT23/AIMPR</u> (Pages 223 290)

11.4. <u>Investment Strategy Update - PC/SEPT23/INVSTRAT</u> (Pages 291 - 296)

Integrated Impact Assessments related to reports on this agenda can be viewed here
To access the Service Updates for this Committee please click here

Website Address: aberdeencity.gov.uk

Should you require any further information about this agenda, please contact Stephanie Dunsmuir, email sdunsmuir@aberdeencity.gov.uk



PENSIONS COMMITTEE AND PENSION BOARD

ABERDEEN, 23 June 2023. Minute of Meeting of the PENSIONS COMMITTEE AND PENSION BOARD. <u>Present</u>:- Councillor Cooke, <u>Convener</u>; Councillor MacGregor, <u>Vice-Convener</u>; Councillor Steve Delaney, <u>the Depute Provost</u>, (as substitute for Councillor McLellan); Councillors Alphonse, Cross, Davidson, Henrickson, McRae and van Sweeden (Pensions Committee). Mr I Hodgson, <u>Chairperson</u>; Mrs M Lawrence, <u>Vice Chairperson</u>; Councillors Leadbitter, Mennie and Smith; Mr N Stirling, Mr A Walker and Mr G Walters (Pension Board).

Also in attendance: Jonathan Belford, Chief Officer – Finance; Laura Colliss, Pensions Manager; Graham Buntain, Investment Manager; Jamie Dale, Internal Audit; and Michael Oliphant and Deirdre Sim, External Audit.

The agenda and reports associated with this minute can be found here.

Please note that if any changes are made to this minute at the point of approval, these will be outlined in the subsequent minute and this document will not be retrospectively altered.

DETERMINATION OF EXEMPT BUSINESS

1. The Committee was requested to determine that the following item of business which contained exempt information as described in Schedule 7(A) of the Local Government (Scotland) Act 1973 be taken in private – Item 11.1 (Asset and Investment Manager Performance Report).

The Committee resolved:-

in terms of Section 50(A)(4) of the Local Government (Scotland) Act 1973, to exclude the press and public from the meeting during consideration of the above-mentioned item so as to avoid disclosure of exempt information of the class described in paragraph 6 (Item 11.1).

DECLARATIONS OF INTEREST AND TRANSPARENCY STATEMENTS

2. There were no declarations of interest nor transparency statements made.

MINUTE OF PREVIOUS MEETING OF 24 MARCH 2023

3. The Committee had before it the minute of its previous meeting of 24 March 2023 for approval.

The Committee resolved:-

to approve the minute as a correct record.

PENSIONS COMMITTEE AND PENSION BOARD 23 June 2023

COMMITTEE BUSINESS PLANNER

4. The Committee had before it the planner of committee business as prepared by the Interim Chief Officer – Governance (Legal).

The Committee resolved:-

- (i) to note the reason outlined in the planner for the delay to item 12 (Pensions Committee Annual Effectiveness Report); and
- (ii) to otherwise note the planner.

INTERNAL AUDIT ANNUAL REPORT 2022/2023 - IA/24/001

5. The Committee had before it a report by the Chief Internal Auditor which set out Internal Audit's Annual Report for the North East Scotland Pension Fund for 2022/23.

Members heard from Mr Jamie Dale, Chief Internal Auditor, in respect of the report. Mr Dale confirmed that there had been positive engagement with management in relation to the closure of actions.

The report recommended:-

that the Committee -

- (a) note the Annual Report for 2022/23;
- (b) note that the Chief Internal Auditor confirmed the organisational independence of Internal Audit:
- (c) note that there had been no limitation to the scope of Internal Audit work during 2022/23; and
- (d) note the progress that management had made with implementing recommendations agreed in Internal Audit reports.

The Committee resolved:-

to approve the recommendations.

UNAUDITED ANNUAL REPORT AND ACCOUNTS - PC/JUN23/ARA

6. The Committee had before it a report by the Director of Resources which presented the unaudited Annual Report and Accounts for the North East Scotland Pension Fund (NESPF).

Members heard from Mr Jonathan Belford, Chief Officer – Finance, in respect of the report. Mr Belford noted that it was the first annual report and accounts since the merger of the Transport Fund, and acknowledged the huge amount of effort it had taken the team to prepare the report. He stated that he was hugely proud of the NESPF team, particularly given the disruption over the last few years. He noted the modest reduction in the value of assets, but highlighted that this was not unexpected given the performance

PENSIONS COMMITTEE AND PENSION BOARD 23 June 2023

reporting throughout the year. He concluded by advising that the audited annual report and accounts would be presented to Committee in September.

Members then asked questions of officers in respect of the report. During the discussion, Councillor Smith highlighted on page 42, the report reflected that training had been given to newly Elected Members and it had been clarified that this referred to the Committee members. He suggested that it would be helpful for he and Councillor Leadbitter to receive the same training.

The report recommended:-

that the Committee review and consider the unaudited Annual Report and Accounts for the North East Scotland Pension Fund.

The Committee resolved:-

- (i) to note that officers would make contact with Board Members who may not have received the initial training following the May 2022 elections;
- (ii) to thank the NESPF team for their efforts in preparing the draft annual accounts and report; and
- (iii) to note the report.

STRATEGY - PC/JUNE23/STRAT

7. The Committee had before it a report by the Director of Resources which provided an update and recommendations (if applicable) on changes to the North East Scotland Pension Fund.

The report provided an update on the McCloud Local Government Pension Scheme (LGPS) Remedy Regulations which were expected in October 2023; the Superannuation Contributions Adjusted for Past Experience (SCAPE) discount rate; notification of 32 breaches of law recorded in the NESPF breaches register during 2022/23, the majority of which had been scheme employers failing to meet their statutory obligations e.g., late payment of pensions contributions; and information on two further participating employers who had exited the Fund over the last quarter.

It was further noted that the following documents had been updated:-

- Training Policy (Clarification on training expectations)
- Governance Policy (Update to Delegated Powers Appendix)
- Overpayment of Pension Policy (Minor grammatical amendments)
- Risk Management Policy (Development of section on Risk Appetite as per audit recommendations)
- Myners Principles (Minor design and grammatical amendments)
- Appointment Process for Local Pension Board (Minor design and grammatical amendments)
- Data Protection Policy (Minor grammatical amendments)

PENSIONS COMMITTEE AND PENSION BOARD 23 June 2023

- Communications Policy (Minor procedural updates)
- Systems Access Policy (Minor edit to password requirements)

The report recommended:-

that the Committee note the contents of the report for assurance.

The Committee resolved:-

to note the report.

TRAINING - PC/JUNE23/TRA

8. The Committee had before it a report by the Director of Resources which provided details of the training plan (2023/24) for the Pensions Committee and Pension Board of the North East Scotland Pension Fund.

The report recommended:-

that the Committee -

- approve the travel of members to attend external training opportunities, as set out in the attached report; and
- (b) note the requirement to have completed the Pensions Regulator online training and the Hymans online training in line with the Training Policy.

The Committee resolved:-

to approve the recommendations.

In accordance with the decision taken under article 1, the following item was considered with the press and public excluded.

ASSET AND INVESTMENT MANAGER PERFORMANCE REPORT - PC/JUNE23/AIMPR

9. The Committee had before it a report by the Director of Resources which provided a review of the investment activity of the North East Scotland Pension Fund and the Aberdeen City Council Transport Fund for the three month period ending 31 March 2023.

Members heard from Mr Buntain in respect of the report and asked a number of questions.

The report recommended:-

that the Committee note the content of the reports for assurance.

PENSIONS COMMITTEE AND PENSION BOARD 23 June 2023

The Committee resolved:-

to note the report.

- COUNCILLOR JOHN COOKE, Convener

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|----|---|---|------------|---------------------|----------------|----------------|-----------------------|--|--|
| 1 | PENSIONS COMMITTEE BUSINESS PLANNER The Business Planner details the reports which have been instructed by the Committee as well as reports which the Functions expect to be submitting for the calendar year. | | | | | | | | |
| 2 | Report Title | Minute Reference/Committee Decision or Purpose of Report | Update | Report Author | Chief Officer | Directorate | Terms of Reference | Delayed or Recommended for removal or transfer, enter either D, R, or | Explanation if delayed, removed or transferred |
| 3 | | | 15 Septe | mber 2023 | | | • | | |
| | NESPF Annual Report & Accounts | To present the audited annual accounts | | Laura Colliss | Finance | Resources | 3.1 | | |
| | NESPF Annual Audit Report and Covering Letter | To present the External Audit annual audit report | | Anne MacDonald | External Audit | External Audit | 2.1 | | |
| 6 | Procurement | To seek approval for the use of the National Local Government Pension Scheme Framework in relation to Global Custody Services | | Mairi Suttie | Finance | Resources | 1.2, 1.3, 4.1-4.2 | | |
| 7 | Scottish Fire & Rescue Service | To provide an update to Committee on the Scottish Fire and Rescue Service in relation to the Local Government Pension Scheme | | Laura Colliss | Finance | Resources | TBC | | |
| 8 | Investment Strategy | To provide an update in relation to the ongoing class action | | Graham Buntain | Finance | Resources | 5.2 | | |
| 9 | Strategy | Regular update on any changes to the North East Scotland Pension Fund and the Aberdeen City Council Transport Fund strategies | | Mairi Suttie | Finance | Resources | 1.2, 1.4, 3-5 | | |
| | Asset and Investment Manager Performance Report | To provide a review of the North East Scotland Pension Fund and the Aberdeen City Council Transport Fund for the latest three month period | | Graham Buntain | Finance | Resources | 5.2 | | |
| | Budget Forecast & Projected Spend | Update on budget and annual spend to date | | Michael Scroggie | Finance | Resources | 1.3 | | |
| 12 | | | 15 Decer | mber 2023 | | | | | |
| 13 | Strategy | Regular update on any changes to the North East Scotland Pension Fund and the Aberdeen City Council Transport Fund strategies | | Mairi Suttie | Finance | Resources | 1.2, 1.4, 3-5 | | |
| | Annual Effectiveness Report - Pensions Committee | To present the annual effectiveness report | | Jonathan Belford | Finance | Resources | GD 8.5 | | |
| | Asset and Investment Manager Performance Report | To provide a review of the North East Scotland Pension Fund and the Aberdeen City Council Transport Fund for the latest three month period | | Graham Buntain | Finance | Resources | 5.2 | | |
| | Budget Forecast & Projected Spend | Update on budget and annual spend to date | | Michael Scroggie | Finance | Resources | 1.3 | | |
| 17 | | | |)24 | | | | | |
| | Action Plan | To provide Elected Members with high level information and key dates to the 2022/23 Statement of Accounts including linkages to the plans and timetables of the Council's External Auditors | March 2024 | Laura Colliss | Finance | Resources | 3.1 | | |

| | А | В | С | D | Е | F | G | Н | I |
|---|---|---|------------|-------------------|----------------|----------------|-----------------------|---|--|
| | Report Title | Minute Reference/Committee Decision or Purpose of Report | Update | Report Author | Chief Officer | Directorate | Terms of Reference | Delayed or Recommended for removal or transfer, enter either D, R, or T | Explanation if delayed, removed or transferred |
| 1 | Review of NESPF Compliance with the Public Service Pensions Act 2013 and Pension Regulator Requirements | To provide a review of compliance for 2022/23 | March 2024 | Mairi Suttie | Finance | Resources | 4.1 and 4.2 | | |
| 2 | External Audit Annual Plan 2024/25 | To present the annual plan | March 2024 | Anne MacDonald | External Audit | External Audit | 2.1 | | |
| 2 | Nominations to LAPFF 1 Executive Committee | To determine any nominations | June 2024 | Laura Colliss | Finance | Resources | 6.1 | | |
| 2 | Draft NESPF Annual Report & Accounts | To present the draft annual accounts | June 2024 | Laura Colliss | Finance | Resources | 3.1 | | |
| 2 | Internal Audit Annual Report 2023/24 | To provide the Committee with Internal Audit's Annual Report for the North East Scotland Pension Fund for 2023/24 | June 2024 | Jamie Dale | Internal Audit | Internal Audit | 2.2 | | |

ABERDEEN CITY COUNCIL

| COMMITTEE | Pensions Committee |
|--------------------|--|
| DATE | 15 September 2023 |
| EXEMPT | No |
| CONFIDENTIAL | No |
| REPORT TITLE | Consideration and Signing of Audited Annual Report |
| | and Accounts |
| REPORT NUMBER | PC/SEPT23/ARA |
| DIRECTOR | Steven Whyte |
| CHIEF OFFICER | Jonathan Belford |
| REPORT AUTHOR | Laura Colliss |
| TERMS OF REFERENCE | 3.1 |

1. PURPOSE OF REPORT

1.1 To provide the Audited Annual Report and Accounts for the North East Scotland Pension Fund (NESPF) for consideration and signing.

2. RECOMMENDATIONS

That the Committee:-

- 2.1 consider and approve the Audited Annual Report and Accounts for the North East Scotland Pension Fund; and
- 2.2 instruct the Chief Officer Finance, as the Local Government (Scotland) Act 1973 Section 95 Officer, to sign the accounts on behalf of the Fund.

3. CURRENT SITUATION

3.1 Further to The Local Authority Accounts (Scotland) Regulations 2014 the audited Annual Report and Accounts for the North East Scotland Pension Fund are presented to Committee for their consideration and approval.

Appendix I, North East Scotland Pension Fund Annual Report and Accounts

4. FINANCIAL IMPLICATIONS

4.1 There are no direct financial implications arising from the recommendation of this report.

5. LEGAL IMPLICATIONS

5.1 The Local Authority Accounts (Scotland) Regulations 2014 says that local authorities should aim to approve the audited Annual Accounts for signature no later than 30 November 2023 in respect of the accounts for the financial year 2022/23.

5.2 Section 95 of The Local Government (Scotland) Act 1973 requires the Council to make arrangements for the proper administration of their financial affairs and to secure that the proper officer of the administering authority has responsibility for the administration of those affairs. For the North East Scotland Pension Fund, that officer is the Chief Officer – Finance of Aberdeen City Council.

6. ENVIRONMENTAL IMPLICATIONS

6.1 There are no direct environmental implications arising from the recommendations of this report.

7. RISK

| Category | Risks | Primary Controls/Control Actions to achieve Target Risk Level | *Target Risk Level (L, M or H) *taking into account controls/control actions | *Does Target Risk Level Match Appetite Set? |
|-----------------------|--|--|---|--|
| Strategic Risk | No significant risks identified. | N/A | N/A | Yes |
| Compliance | There is a risk that a delay or failure to approve the Annual Report and Accounts could impact on the administering authority to fulfil its regulatory requirements. | Consideration and approval of the Annual Report and Accounts at the scheduled Committee meeting. | L | Yes |
| Operational | No significant risks identified. | N/A | N/A | N/A |
| Financial | No significant risks identified. | N/A | N/A | N/A |
| Reputational | No significant risks identified. | N/A | N/A | N/A |
| Environment / Climate | No significant risks identified. | N/A | N/A | N/A |

8. OUTCOMES

8.1 The proposals in this report have no impact on the Council Delivery Plan.

9. IMPACT ASSESSMENTS

| Assessment | Outcome |
|-----------------------------------|---|
| Integrated Impact Assessment | It is confirmed by Chief Officer Jonathan Belford that no Integrated Impact Assessment is required. |
| Data Protection Impact Assessment | Not required |
| Other | N/A |

10. BACKGROUND PAPERS

10.1 None

11. APPENDICES

11.1 Appendix I, North East Scotland Pension Fund Annual Report and Accounts

12. REPORT AUTHOR CONTACT DETAILS

| Name | Laura Colliss |
|----------------------|-----------------------|
| Title | Pensions Manager |
| Email Address | LColliss@nespf.org.uk |
| Tel | 01224 067109 |

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North East Scotland Pension Fund

Annual Report & Accounts

For the period 1 April 2022 to 31 March 2023

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Management Commentary

1. Foreword

As Convener of the Pensions Committee, I am pleased to introduce the 2022/23 Annual Report and Accounts.

On 1 April 2022, the Aberdeen City Council Transport Fund (ACCTF) merged with the North East Scotland Pension Fund (NESPF). This was the final step to manage the risk around ACCTF liabilities and the reducing membership profile. Merging the Funds also reduces the administrative burden as one set of accounts will be required annually in addition to a single triennial valuation exercise.

Although last year was unaffected by COVID-19 restrictions, 2022/23 was a turbulent year, not least because of issues such as the Russian invasion of Ukraine, Brexit, the Cost of Living Crisis, the fall in the value of the pound, and increasing interest rates.

These financial challenges affected the Fund, by decreasing the Net Asset Value from £5,926m to £5,804m as at 31 March 2023.

In such uncertain times, it is imperative that the Fund maintains its long term approach which has provided stability for members over many years. Our diversified portfolio helps minimise the financial impact by spreading the risk of exposure to any one investment area or stock. The Fund is also increasingly focusing on how we can contribute to moving towards tackling climate change.

Administratively, the Fund continued its move towards digital communication and processes. Membership of "My Pension", which provides member information and support, increased by 7%. Annual Benefit Statements (ABS) continued to be issued digitally and bulk processing was introduced as another step towards improving efficiency.

Looking ahead to 2023/24, the Fund will continue to focus on developing services by maintaining data quality, increasing member engagement and performance monitoring.

My sincere thanks to my colleagues on the Pensions Committee and Pension Board, our advisors and, above all, our staff for their hard work and efforts during the year.

Councillor John Cooke
Pensions Committee Convener

2. About the North East Scotland Pension Fund

The North East Scotland Pension Fund (NESPF) administers the Local Government Pension Scheme (LGPS) for employers located throughout the North and North East of Scotland.

The LGPS is a defined benefit public sector Pension Scheme that was established under the Superannuation Fund Act 1972. It is one of the main public sector Pension Schemes in Scotland and provides members with a range of valuable benefits including an annual pension, lump sum payments and a range of pension provisions for family and loved ones. The LGPS is administered locally by 11 government authorities, with Aberdeen City Council acting as the Administering Authority for the North East.

Previously, the North East Scotland Pension Funds comprised of two funds;

1. The North East Scotland Pension Fund (NESPF)

2. The Aberdeen City Council Transport Fund (ACCTF)

However, on 1 April 2022, the ACCTF merged with the NESPF. The comparative figures in the primary statements are for the NESPF only.

As at 31 March 2023, the newly merged NESPF has an asset value of nearly £5.8 billion and 76,878 members. It is the third largest LGPS fund in Scotland.

The Fund has one primary objective; to ensure the payment of pension benefits to our members both now and in the future. It is this single purpose that drives the Fund's long term policies and strategies. To achieve this objective, funds are built up from contributions from both employees and employing bodies, together with interests, dividends and rent from our investments.

There are strict rules and legislation which set out how the LGPS, and by extension the Fund, operate. These include the LGPS (Scotland) Regulations which are Scottish Statutory Instruments (SSIs) as well as separate regulations that set out Scheme benefits, investment and governance requirements. These provide assurance for all members, employers, taxpayers and stakeholders that the Fund operates efficiently and manages itself to ensure our key objective, paying out pensions, is met.

3. Administration 2022/23

Administering Authority Aberdeen City Council

Committees Pensions Committee, Pension Board

Chief Officer – Finance Jonathan Belford

Actuary Mercer

Global Custodian HSBC

Performance Measurement HSBC

Banks Virgin Money* & HSBC

AVC Providers Prudential, Standard Life Assurance

Bulk Annuity Provider Rothesay Life Plc

External Auditor Audit Scotland

Internal Auditor Aberdeenshire Council

Investment Consultant Isio

Legal Adviser Aberdeen City Council

Employers For full details see Appendix 2

^{*}Clydesdale Bank trading as Virgin Money

4. Pensions Committee & Pension Board

Pensions Committee

While day to day administration of the Pension Fund is the duty of Pension Fund staff, decision making and overall responsibility has been delegated to the Pensions Committee by Aberdeen City Council.

The Pensions Committee carries out a role similar to that of trustees of a Pension Scheme. It is the key decision maker for all matters under LGPS Regulations including benefit administration and investment management.

As a public sector pension provider, both the Council and the Pensions Committee recognise that they have fiduciary duties and responsibilities not only towards Pension Scheme members and participating employers but to local taxpayers.

The Committee meets on a quarterly basis to address a range of matters such as risk management, administration, funding, investment strategy and performance.

The Committee consists of thirteen elected members of Aberdeen City Council each with equal voting rights. Following the May 2022 elections, the Committee increased from 9 to 13 members after a Governance structure review. As at 31 March 2023, the Committee had three vacancies.

Membership 2022/23

| Name | Member as at 31 March 2022 | Joined | Left | Member as at 31 March 2023 |
|-------------------------|----------------------------|--------|------------|----------------------------|
| Cllr John Cooke* | Yes | | | Yes |
| Cllr Neil MacGregor* | Yes | | | Yes |
| Cllr Dell Henrickson | Yes | | | Yes |
| Cllr John Wheeler | Yes | | 04/05/2022 | |
| Cllr Philip Bell | Yes | | 04/05/2022 | |
| Cllr Steve Delaney | Yes | | 04/05/2022 | |
| Cllr John Reynolds | Yes | | 04/05/2022 | |

| Name | Member as at 31 March 2022 | Joined | Left | Member as at 31 March 2023 |
|---------------------------|----------------------------------|------------|------------|----------------------------------|
| Cllr M. Taugeer Malik | Yes | | 05/10/2022 | |
| Cllr Barney Crockett | Yes | | 11/11/2022 | |
| Cllr Alison Alphonse | | 05/05/2022 | | Yes |
| Cllr Sarah Cross | | 05/05/2022 | | Yes |
| Cllr Derek Davidson | | 05/05/2022 | | Yes |
| Cllr Duncan Massey | | 05/05/2022 | | Yes |
| Cllr Ciaran McRae | | 05/05/2022 | | Yes |
| Cllr Christian Allard | | 25/10/2022 | | Yes |
| Cllr Jennifer Bonsell | | 11/11/2022 | | Yes |
| Cllr Donna Clark | | 05/05/2022 | 31/10/2022 | |
| Cllr Deena Tissera | | 05/05/2022 | 11/11/2022 | |
| Cllr Mrs. Stewart | | 05/05/2022 | 01/03/2023 | |
| Cllr Nurul Hoque Ali** | | 05/10/2022 | 10/11/2022 | |
| Cllr Gordon Graham*** | | 11/11/2022 | 15/12/2022 | |
| Cllr Ross Grant*** | | 11/11/2022 | 15/12/2022 | |
| Total | 9 | 13 | (12) | 10 |

Notes:

^{*} Councillor Cooke held the position of Convener and Councillor MacGregor held the position of Vice Convener.

^{**} Councillor Ali joined the Pensions Committee on 5 October 2022 and resigned 10 November 2022. There were no Committee meetings during his appointment.

^{***} Councillor Graham and Councillor Grant joined the Pensions Committee on 11 November 2022 and resigned on 15 December 2022. There were no Committee meetings during their appointment.

^{****} Two Committee vacancies were filled by Councillor Van Sweeden and Councillor McLellan on 7 June 2023.

Meeting Attendance in 2022/23

| Name | 24/06/22 | 05/10/22* | 16/12/22 | 24/03/23 | Overall Attendance |
|-----------------------|----------|-----------|----------|----------|-----------------------|
| Cllr John Cooke | ✓ | ✓ | ✓ | ✓ | 100% |
| Cllr Neil MacGregor | ✓ | ✓ | √ | ✓ | 100% |
| Cllr Dell Henrickson | ✓ | ✓ | ✓ | ✓ | 100% |
| Cllr M. Taqueer Malik | ✓ | ✓ | N/A | N/A | 100% |
| Cllr Barney Crockett | ✓ | ✓ | N/A | N/A | 100% |
| Cllr Alison Alphonse | ✓ | ✓ | ✓ | ✓ | 100% |
| Cllr Sarah Cross | ✓ | ✓ | Х | ✓ | 75% |
| Cllr Derek Davidson | ✓ | ✓ | ✓ | ✓ | 100% |
| Cllr Duncan Massey | ✓ | ✓ | Х | ✓ | 75% |
| Cllr Ciaran McRae | ✓ | ✓ | ✓ | ✓ | 100% |
| Cllr Christian Allard | N/A | N/A | ✓ | ✓ | 100% |
| Cllr Jennifer Bonsell | N/A | N/A | ✓ | X | 50% |
| Cllr Donna Clark | ✓ | ✓ | N/A | N/A | 100% |
| Cllr Deena Tissera | ✓ | ✓ | N/A | N/A | 100% |
| Cllr Mrs. Stewart | ✓ | √ | X | N/A | 75% |

Notes:

^{*} The September Committee Meeting was delayed until 5 October 2022.

Pension Board

In line with Scheme regulations, the Fund established a Pension Board in 2015/16. The Board's primary function is to ensure that the Fund complies with regulations and meets the requirements of the Pensions Regulator. In doing so, the Board ensures the Fund operates in accordance with the law, securing the effective and efficient governance and administration of the Scheme.

Board membership comprises of eight members, four trade union representatives and four employer representatives appointed from Councils and Scheduled or Admitted Bodies. The Pension Board membership is shown below;

Membership 2022/23

Admitted/Scheduled Bodies
Mr lan Hodgson - First Bus (Chair)

Unison

Morag Lawrence (Vice Chair) (Substitute: Kenny Luke)

GMB

Neil Stirling

Unite

Alan Walker

UCATT

Gordon Walters

The Moray Council

Councillor Graham Leadbitter

Aberdeenshire Council Councillor Stephen Smith

Aberdeen City Council

Councillor Jessica Mennie (Substitute: Councillor Neil Copland)

Meeting Attendance in 2022/23

| Name | 24/06/2 | 05/10/2 | 16/12/2 | 24/03/2 | Overall |
|-------------------------|---------|---------|---------|---------|------------|
| | 2 | 2 | 2 | 3 | Attendance |
| lan Hodgson | ✓ | ✓ | Х | ✓ | 75% |
| Morag Lawrence | ✓ | ✓ | ✓ | ✓ | 100% |
| Neil Stirling | ✓ | ✓ | ✓ | ✓ | 100% |
| Alan Walker | ✓ | ✓ | ✓ | ✓ | 100% |
| Gordon Walters | ✓ | ✓ | ✓ | ✓ | 100% |
| Cllr Graham Leadbitter* | N/A | ✓ | ✓ | ✓ | 100% |
| Cllr Stephen Smith | ✓ | ✓ | ✓ | ✓ | 100% |
| Cllr Jessica Mennie | Sub | Sub | ✓ | ✓ | 100% |

Notes:

Apart from the Pension Board's Annual Meeting, the Board sits at the same time as the Pensions Committee. To further enhance transparency and openness, both the Board and Committee receive the same reports for each meeting. These reports include information on all areas of the Pension Fund; Investment, Accounting, Governance, Employer Relationship, Administration and Systems.

In assisting with compliance, the Board can report the Fund to the Pensions Regulator for non compliance with guidance or regulations. In 2022/23 no issues were reported by the Board to the Pensions Regulator.

The Annual Report of the Pension Board, which reviews its activity for the year, is available on our website www.nespf.org.uk.

Committee and Board Conflicts of Interest

The Fund maintains a 'Conflicts Register' to record and monitor all potential or actual conflicts noted prior to or during Pension Board meetings.

Every 12 months all individuals complete a 'Declaration of Interest' form to either confirm that the information held on the Register is correct or to update their declaration, as necessary.

In terms of management, where an actual conflict of interest arises the following option(s) exist:

- a member can withdraw from the discussion and decision making process;
- the Pension Board can establish a sub board to review the issue (where the terms of reference give the power to do so); or
- if the conflict is so fundamental that it cannot be managed in any other way, the member can resign.

^{*} Councillor Leadbitter was appointed to the Pension Board on 19 July 2022.

Pensions Committee members are governed by the national Councillors' Code of Conduct. Training on the Code of Conduct was delivered by Aberdeen City Council in May 2022.

Committee and Board Training 2022/23

While Pensions Committee members are not legally obliged to undertake training, the Fund feels strongly that Committee members should receive training to ensure that they have the necessary level of knowledge and understanding to exercise their functions. In accordance with the Training Plan, Committee and Board members are expected to maintain their level of knowledge and training throughout the year. Recording and monitoring of attendance at meetings or training events ensures the requirements of the Training Plan are met.

In 2022/23, attendance for both Pensions Committee and Pension Board members' training is shown below;

| Name | No. of Training Sessions Attended | Training Sessions Attended (See below for corresponding training sessions) | | | | | |
|------------------------|---|--|-----|----------|-----|----------|-----|
| Pensions Committee | | | | | | | |
| | | Α | В | С | D | E | F |
| Cllr John Cooke | 4 | ✓ | | ✓ | | ✓ | ✓ |
| Cllr Neil MacGregor | 4 | ✓ | | ✓ | | ✓ | ✓ |
| Cllr Dell Henrickson | 5 | ✓ | | ✓ | ✓ | ✓ | ✓ |
| Cllr M. Taqueer Malik | 1 | ✓ | | N/A | N/A | N/A | N/A |
| Cllr Barney Crockett | 1 | ✓ | | | N/A | N/A | N/A |
| Cllr Alison Alphonse | 1 | ✓ | | | | | |
| Cllr Sarah Cross | 2 | ✓ | | | | N/A | ✓ |
| Cllr Derek Davidson | 2 | ✓ | | | | ✓ | |
| Cllr Duncan Massey | 3 | ✓ | | | | ✓ | ✓ |
| Cllr Ciaran McRae | 1 | ✓ | | | | | |
| Cllr Christian Allard | 2 | ✓ | N/A | N/A | | ✓ | |
| Cllr Jennifer Bonsell | 2 | ✓ | N/A | N/A | | ✓ | |
| Cllr Donna Clark | 1 | ✓ | | | N/A | N/A | N/A |
| Cllr Deena Tissera | 1 | ✓ | | | N/A | N/A | N/A |
| Cllr Mrs. Stewart | 1 | ✓ | | | | N/A | N/A |
| Pension Board | | | | | | | |
| lan Hodgson | 0 | | | | | | |
| Morag Lawrence | 5 | | ✓ | ✓ | ✓ | ✓ | ✓ |
| Neil Stirling | 4 | | | ✓ | ✓ | ✓ | ✓ |
| Alan Walker | 5 | | ✓ | ✓ | ✓ | ✓ | ✓ |
| Gordon Walters | 3 | | | | ✓ | ✓ | ✓ |
| Cllr Graham Leadbitter | 2 | N/A | | ✓ | ✓ | | |
| Cllr Stephen Smith | 1 | N/A | | | | ✓ | |
| Cllr Jessica Mennie | 1 | ✓ | | | | | |

Notes:

- Councillor Leadbitter has Fund experience from being on a previous Investment Committee. He was provided with a copy of the introductory NESPF slides for review.
- The June'22 Committee noted that Committee and Board members must complete the Hymans online training by March 2023 and to complete subsequent updates thereafter.
- Councillor Cooke, Councillor MacGregor and Morag Lawrence also completed various external training which was relevant to the Fund.

Training Sessions:

A. Elected Member Training – Various Dates

Pensions Manager, Laura Colliss hosted an introductory session for newly elected City Council members. Current Pensions Committee members were also invited as a refresher course. Topics covered included governance structure, legislation, Scheme governance and pension regulators.

B. PLSA Investment Conference – 25-26 May 2022

Held over two days, this event covered a range of topics including:

- Investment strategies;
- Managing investment reporting for TCFD;
- ESG.

C. LGC Investment Seminar - 20-21 October 2022

Held over two days in Edinburgh, this event covered a range of topics including:

- Social Investing;
- Exploring Investment Opportunities;
- Emerging Markets.

D. PLSA: Implementing TPR's New Code of Practice - 28 March 2023 (Webinar)

This webinar covered the next steps to apply The Pension Regulator's (TPR) new Code of Practice, which aims for a single, clear, up to date and consistent source of information on Scheme governance.

E. Net Zero Discussion Training - 30 March 2023

Investments Manager Graham Buntain hosted a discussion training session for Pensions Committee and Board Members. This session covered a range of sub topics within Net Zero, including:

- Environmental factors within ESG;
- Scope Emissions;
- · Carbon Scoring.

F. Hymans Robertson LGPS Online Learning Academy

Hymans online Learning Academy covers a range of modules, including the following topics:

• Introduction

Introduction to the LGPS, Role of Elected Members on Committee;

Governance and Regulators

LGPS Governance, LGPS Oversight Bodies and Regulators, Business Planning;

Administration and Management

Introduction to Administration, Policies and Procedures, Public Procurement, Additional Voluntary Contributions, Accounting and Audit;

Funding and Actuarial Matters

Introduction to Funding Strategy, LGPS Actuarial Valuation (Process & Technical Aspects) and LGPS Employers;

Investments

Introduction to Investment Strategy, Performance Monitoring, Responsible Investment and Revision to Markets in Financial Instruments Directive, i.e. MiFID II;

Current Issues

McCloud, Goodwin and Cost Sharing.

5. Administration and Performance

The report for this year focuses on the continued move towards digital communication and processes, administration performance and improvements delivered. The report also discusses merging the Transport Fund into the NESPF, employer data provision and the quality of data held by the Fund.

Going Digital

The Fund's member self service portal, My Pension, continued to be a key tool in providing member information and support throughout 2022/23.

Membership of My Pension continues to grow and as at 31 March 2023 there were more than 37,000 members (+7%) registered for My Pension with 16,722 active members, 11,034 deferred members and 9,284 pensioner members signed up.

In the last 12 months, 48,036 calculations (+10.8%) have been performed on My Pension with 4,979 updates (+26.6%) processed on the system, demonstrating continued widespread use of the site.

In 2022 it was announced that the next iteration of My Pension was being developed by Heywood Pension Technologies (HPT), referred to as the Transformational Member Experience (TME). TME offers a much improved user experience, increased member engagement and aims to reduce the administration effort of the Pension Fund.

During the year, the Fund has actively participated in a few TME development workshops held by HPT. These sessions explored existing issues within the My Pension portal, enhancement opportunities and proposed designs for the successor product.

Following discussions, the NESPF signed up to be the first early adopter of TME. Implementation began in February 2023, with testing commencing in March. The Fund anticipates being live with the new platform in Summer 2023, ahead of benefit statements.

Annual Benefit Statements

The Fund continues to issue Annual Benefit Statements (ABS) digitally through My Pension.

Providing statements online has several advantages including:

- Greater segmentation of members individuals only receive information relevant to themselves:
- Reduced costs with most statements and ABS notifications being issued electronically, there has been a significant drop in print and mail costs;

- Reduced environmental impact issuing statements online saves around 145,500 sheets of paper each year;
- Greater performance monitoring through website analytics, A/B email testing and establishing key performance indicators such as open and click through rates of email campaigns, the Fund can modify its approach to maximise engagement.

The overall percentage achieved for providing benefit statements to more than 43,000 active and deferred members prior to the 31 August deadline was 98.31% (99.64% in 2021/22).

Pension Administration Strategy (PAS)

In December 2022, a revised PAS was approved by the Pensions Committee following a full consultation.

The aim of the PAS is to aid the delivery of high quality pension administration for the members of the Fund on behalf of its participating employers.

The underlying objectives are:

- To provide high quality pension service delivery;
- Paying pensions and calculating benefits due accurately and on time;
- Good working relationships between the North East Scotland Pension Fund (NESPF) and its participating employers;
- Delivery of the Local Government Pension Scheme (LGPS) requirements in line with the Scheme regulations and compliance around the Codes of Practice put in place around service delivery and service standards.

Processing Performance

| Key performance measurement | Target | Work Volume | Target Achieved | 2022/23 | 2021/22 |
|--|---------|----------------|--------------------|---------|---------|
| Letter notifying death in service to dependant | 5 days | 44 | 36 | 82% | 90% |
| Letter notifying retirement estimate | 10 days | 507 | 480 | 95% | 97% |
| Letter notifying actual retirement benefit | 10 days | 2,126 | 1,903 | 90% | 86% |
| Letter notifying deferred benefit | 10 days | 1,911 | 1,842 | 96% | 92% |
| Letter notifying amount of refund | 10 days | 1,386 | 1,351 | 98% | 96% |
| Letter detailing transfer in quotes | 10 days | 129 | 88 | 68% | 60% |
| Letter detailing transfer out quotes | 10 days | 440 | 277 | 63% | 58% |
| Total | | 6,543 | 5,977 | 91% | 88% |

KPI Performance

This year saw almost 900 additional cases completed with the overall percentage achieved above 90% for the first time since 2019/20.

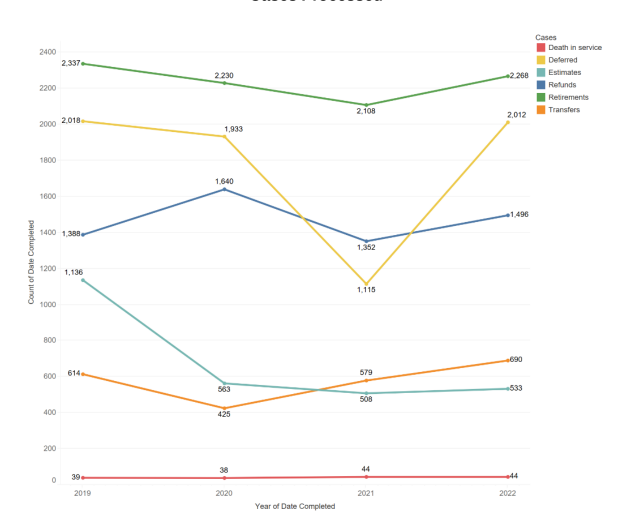
Work continues to increase efficiency and improve member outcomes with teams delivering incremental development through regular project work.

2022/23 saw introduction of bulk processing for 542 members leaving with deferred benefits, the estimated efficiency saving is 15 minutes per member. A new retirement process was introduced for active members leaving the Scheme who can access their retirement benefits early. It is more efficient to stop pursuing those who had not responded and process a deferred benefit instead using the new bulk processing option. Both improvements contributed to the significant increase in cases processed during the year.

Improvements in reporting were delivered using Insights business intelligence software which allows officers to create dashboards displaying real time information. This removes the requirement to run constant reports. Insights also delivers preventative measure reporting by creating email alerts that are automatically generated when user defined scenarios occur in real time.

Processing Volumes

Cases Processed



The number of cases processed over the last four years shows a return to pre pandemic volumes. The only exception to this is a consistent reduction in estimate requests with evidence suggesting that members are continuing to self serve online through My Pension.

McCloud Remedy

NESPF continued to engage with employers to ensure data held is accurate for members who qualify for revised protection following the McCloud age discrimination ruling. Software development continues to be rolled out with solutions tested over several releases for calculating and recording results on the pension administration system. Based on draft regulations, the Fund has 16,000 eligible members and all testing carried out since December 2021 ensures that the Fund are in a good position to deliver the remedy when final regulations come into force from October 2023. The Pensions Committee and Board continue to be advised of progress through a dashboard which is included in the quarterly PAS reporting.

| Underpin Calculation Status | Values |
|-------------------------------------|--------|
| Eligible members ready for underpin | 403 |
| calculation | |
| Underpin calculation completed | 0 |

The 403 members represent 29 employers that are ready for the revised underpin calculation.

Merge of the Aberdeen City Council Transport Fund into the North East Scotland Pension Fund

A large scale risk management exercise has been undertaken over the last few years in relation to liabilities held in the Aberdeen City Council Transport Fund (ACCTF.) This exercise included a merge of the Strathclyde No.3 Fund into the ACCTF, procurement of an Insurance Buy In and securing an intercompany guarantee from the participating employer and the wider organisation (First Bus North). In addition, a long term de risking flight plan is in place around the investment strategy for the assets held within the ACCTF.

The final step to manage the risk around the maturing Fund and reducing membership profile was to merge the ACCTF into the main fund. This would transfer Net Assets of £290m and approximately 1.5k members into the NESPF. The Pensions Committee resolved to merge the Funds with effect from 1 April 2022 following a committee report which highlighted the benefits including managing the risk as well as providing other savings such as reducing the administrative burden, producing one set of Annual Accounts and a single triennial valuation exercise for the Scheme Actuary.

This decision to merge the liabilities is viewed as a positive development by the Government Actuaries Department as part of their report on Section 13 (of the Public Service Pensions Act 2013) requirements for LGPS (Scotland) in relation to solvency.

Employer Data Provision

In 2022/23, good quality, timely data for all active members was provided by the participating employers of the NESPF through the secure online portal, i-Connect. The information uploaded monthly directly updates our member database with starters, leavers, contributions and pay information and ensures that each member's personal details are kept up to date.

| Data Events | Values |
|-----------------------------------|---------|
| Starters | 6,876 |
| Leaving | 5,005 |
| Employee, Employer and Additional | 338,460 |
| Contributions | |
| Care Pay | 322,659 |
| Salaries | 337,599 |
| Other Events | 59,523 |

Over the year more than 1 million data 'events' have been uploaded to the NESPF pension database.

The use of i-Connect for data collection has provided substantial benefits to the Fund over the last few years ensuring that the Fund is in the best position to meet the administrative and regulatory requirements of the Scheme.

The benefits include:

- Reduced administrative burden for day to day processing, contribution; reconciliation and preparations needed in advance of issuing the annual benefits statements;
- Improved data quality allowing the Fund and the participating employers to have confidence in the triennial valuation results;
- Members have access to up to date information on their individual records through My Pension;
- Significant advantages in respect of the future challenges faced by the Fund around being dashboard ready, applying the McCloud underpin and other regulatory requirements.

The Fund continues to engage with its participating employers, the system provider and other pension administration teams around the development of i-Connect to ensure that it continues to meet the data requirements and the ever changing needs of the LGPS.

Data Quality

NESPF's pensions database holds a vast amount of data. This database holds individual records for each contract of employment for all members including active, pensioner and deferred members. The quality of the data held in relation to these member records directly impacts on all aspects of Fund administration including the

calculation of benefits, payment of members pensions and the triennial valuation results.

The information held by the Fund is consistently of a high quality and this is due to the method of data collection, checking and reconciliation work. This high quality data provides comfort for the Fund, the participating employers and the members around the accuracy of the benefits held and the funding calculations.

The data quality scores that are provided by the Fund as part of the Pension Regulator (TPR) Annual Scheme Return are determined by our data analysis tool, Insights. A suite of reports and results allow us to assess the data held against several parameters allowing for direct comparison against previous years and other LGPS Funds.

The scores for Annual Scheme Returns are as follows:

| Data Type | 2021 | 2022 | Target |
|----------------------|-------|-------|--------|
| Common Data | 98.1% | 97.9% | 100% |
| Scheme Specific Data | 98.8% | 99.2% | 100% |

The 2022 common data score has reduced by 0.2% from 2021. This is because of an increase in the number of 'gone away' members that are held on the administration database. The large scale tracing exercise, planned for 2020, has been delayed due to the pandemic and contract negotiations. Once those outstanding issues are resolved, it is expected that the tracing and verification of these members will improve the data scores significantly.

The increase in the Scheme specific data score is because of work undertaken within the Fund to improve and correct historical data.

The continuation of the NESPF data quality improvement plan should help maintain the quality of the data held and further improve the data scores.

6. Financial Performance



Key Statistics 76,878 44 **Total Total Number of** Membership **Employers** 49% 1,514 **Members Votes at AGMS Registered for My Pension** 42.5 1,809 Staff Employed **Members to Staff** (FTE) **Ratio**

North East Scotland Pension Fund Financial Summary

For the year 2022/23, the following tables are the merged figures for the NESPF and ACCTF.

| | 2018/19 | 2019/20 | 2020/21 | 2021/22 | 2022/23 |
|--------------------------|-----------|-----------|-----------|-----------|-----------|
| O a satuilla esti a sa a | £'000 | £'000 | £'000 | £'000 | £'000 |
| Contributions | | | | | |
| Less Benefits and | | | | | |
| Expenses paid | | | | | |
| Net Additions/ | | | | | |
| (Withdrawals) | (19,697) | (30,977) | (51,481) | (33,048) | (34,257) |
| Net Investment | | | | | |
| Income | | | | | |
| Change in Market | | | | | |
| Value | | | | | |
| Net Return on | | | | | |
| Investment | 363,300 | (71,648) | 1,462,128 | 181,752 | (342,832) |
| Transfer In of | | | | | |
| ACCTF at | | | | | |
| Market Value | 0 | 0 | 0 | 0 | 290,035 |
| Revaluation of | | | | | |
| Insurance Buy | | | | | |
| In Contract | 0 | 0 | 0 | 0 | (35,062) |
| Net Increase/ | | | | | |
| (Decrease) in | 343,603 | (102,625) | 1,410,647 | 148,704 | (122,116) |
| Fund | | | | | |
| Fund Balance as | | | | _ | |
| at 31 March | | | | | |
| (Market Value) | 4,469,167 | 4,366,542 | 5,777,189 | 5,925,893 | 5,803,777 |

The monies belonging to the North East Scotland Pension Fund are managed entirely by appointed fund managers and are held separately from any of the employing bodies which participate in the Fund. The only exception to this is a small investment in Aberdeen City Council's Loan Fund, which varies year on year and represents surplus cash from contributions not yet transferred to the fund managers.

After meeting the cost of current benefits, all surplus cash is invested and the value of investments is then available to meet future liabilities.

Budget

| | Note | Actual Spend 2022/23 £'000 | Budget or Forecast 2022/23 £'000 | Over or (Under) Spend 2022/23 £'000 |
|---------------------------|------|-------------------------------------|---|---|
| Administration Expenses | 1 | 2,958 | 2,810 | 148 |
| Oversight and Governance | | | | |
| Expenses | 2 | 743 | 832 | (89) |
| Investment Management | | | | |
| Expenses | 3 | 17,767 | 26,708 | (8,941) |
| Management Expenses Total | | 21,468 | 30,350 | (8,882) |

Where the variance is +/- 5%, an explanation is given below:

- 1. Over spend Backdating of accommodation costs and inflation.
- 2. Under spend Delayed projects, frameworks, recruitment and less travel. Offset in part by an increase in actuarial advice.
- 3. Under spend Downturn in markets and transaction activity. Impact of inflation and interest rates, etc.

Membership Statistics

| NESPF | 2018/19 | 2019/20 | 2020/21 | 2021/22 | 2022/23 |
|----------------|---------|---------|---------|---------|---------|
| Active | 25,892 | 26,275 | 26,315 | 26,961 | 27,751 |
| Pensioners | 21,029 | 22,156 | 22,692 | 23,854 | 26,146 |
| Deferred | 17,846 | 17,965 | 17,704 | 18,150 | 19,379 |
| Frozen Leavers | 2,759 | 3,021 | 2,664 | 3,111 | 3,602 |
| Total | 67,526 | 69,417 | 69,375 | 72,076 | 76,878 |

The above figures for 2022/23 include First Aberdeen members who transferred into the NESPF on 1 April 2022 (i.e. 45 Active, 1,378 Pensioners, 111 Deferred, 8 Frozen Leavers). Active membership has continued to increase for the Local Authorities, which may be as a result of auto enrolment and multiple payroll records held to reflect different employment contracts. In 2022/23, the clearance of a backlog of unprocessed leavers resulted in an increase in Deferred members. Frozen leavers represent the members who have left the Scheme and have yet to claim their entitlement to a contributions refund or a transfer of their entitlement.

Management Expenses

| | 2018/19 | 2019/20 | 2020/21 | 2021/22 | 2022/23 |
|-----------------------|---------|---------|---------|---------|---------|
| | £'000 | £'000 | £'000 | £'000 | £'000 |
| Administration | 1,634 | 1,822 | 2,236 | 2,388 | 2,958 |
| Oversight and | 474 | 422 | 713 | 615 | 743 |
| Governance | | | | | |
| Investment Management | 18,665 | 17,953 | 23,820 | 23,901 | 17,767 |
| Total | | | | | |
| Management Expenses | 20,773 | 20,197 | 26,769 | 26,904 | 21,468 |

Unit Cost Per Member

| | 2018/19 | 2019/20 | 2020/21 | 2021/22 | 2022/23 |
|---|---------|---------|---------|---------|---------|
| | £ | £ | £ | £ | £ |
| Administrative Unit Cost per Member | 24.20 | 26.25 | 32.23 | 33.13 | 38.48 |
| Oversight and Governance Unit Cost per Member | 7.02 | 6.08 | 10.28 | 8.53 | 9.66 |
| Investment Management Unit Cost per Member | 276.41 | 258.62 | 343.35 | 331.61 | 231.11 |
| Total Cost per Member | 307.63 | 290.95 | 385.86 | 373.27 | 279.25 |

Remuneration Report

There is no need to produce a remuneration report as the Fund does not directly employ any staff. All staff are employed by Aberdeen City Council and their costs reimbursed by the Pension Fund. The councillors who are members of the Pensions Committee and the Pension Board are also remunerated by the Council.

Note 22 to the Accounts details the Key Management Personnel. Councillor and senior employee remuneration is detailed within the Remuneration Report of Aberdeen City Council's Financial Statements.

7. Economic and Market Background

Global Market Review

Global stocks fell 18% and bonds dropped 16% in 2022 – a rare joint sell off that has only occurred in two other instances (in 2015 and 2018) since the Bloomberg global aggregate bond index series started in 1990, and these losses were only single digits. Soaring inflation and aggressive rate hikes in response roiled markets as the pressure from production constraints tied to the pandemic converged with an energy crisis brought by the war in Ukraine.

US Equities

As concerns around COVID-19 abated, the U.S. market turned its focus to inflation and interest rates which defined market returns in 2022. As inflation data began to peak, the Fed initiated an interest rate hike in March 2022 embarking on the fastest tightening cycle since 1980 which continues today. This caused broad market repricing with more growth oriented equities taking the brunt of the pain coming down from historically expensive valuations. Value oriented equities held up better, driven by a banner year for the energy sector, but remain cheap historically. Toward the end of the year, the market began to grow optimistic at the prospect of a soft landing as inflation data began to roll over. This contributed to a partial recovery in Q4 22 and Q1 23, led by growth oriented equities. In March 2023, the uncertainty in the banking sector demonstrated the challenges of operating in a high inflation, high interest rate world. While the market initially wavered on the news, it recovered quickly as the situation resolved ending the quarter and reference period on a positive note.

UK Equities

Equity investors faced a difficult period as market volatility remained elevated due to recession fears, supply side inflation shocks, war in Europe and concerns around monetary policy. Central bankers raised rates as inflation surged which caused recession fears. The UK market was a notable outperformer across developed equities, helped by its bias towards the Resources, Staples and Healthcare sectors which make up more than 50% of the UK large cap indices. That being said, the announcement of the mini budget in the UK sparked market turmoil and forced a total policy reversal.

European Equities

Whilst the beginning of the period continued to see markets being driven by macroeconomic headlines such as rising interest rates as well as factor moves, sentiment improved from October on. European equities have significantly outperformed other regions since October, as the outlook for Europe has materially

improved. The domestic energy crisis has been de risked with prices down and storage levels high, and as one of the largest exporters to China, many European companies stand to benefit from the country's ongoing re opening. Further, the most recent earnings season proved significantly better than the market had forecasted as many companies delivered beats on expectations that had been cut too aggressively and posted solid outlook statements.

Emerging Markets Equities

2022 marked the worst year for MSCI (Morgan Stanley Capital International) Emerging Markets since the global financial crisis (-19.9%), underperforming MSCI Developed Markets (-17.7%) by 2.2%. In Q4 2022, there was a significant shift in optimism in China, specifically around signs of an earlier than expected easing of COVID-19 policy, support for the property sector and stabilising relations with the US. Emerging Markets equities rose by +9.6% overall during this period, and Q4 was the only quarter in which Emerging Markets posted positive returns overall throughout 2022. Going into 2023, Central banks maintained their cautious tilt, with the Federal Reserve (Fed) raising rates to a 15 year high and the Bank of Japan relinquishing its longstanding easing stance. The trend echoed across Emerging Markets with India, Taiwan, Mexico, Indonesia, the Philippines, Peru, Colombia and Egypt all raising rates.

Emerging Markets continued the positive trend in Q1 2023 with MSCI Emerging Markets rising 4.0%, underpinned by a near complete sentiment reversal for China equities driven by their reopening, combined with US Dollar weakening which spurred sharp inflows into the asset class. However, Emerging Markets saw the broad based Year to Date rally start to fizzle in February amid re escalation of US China tensions. March saw the risk of financial contagion from the failure of regional US banks and the merger of Credit Suisse and UBS add to market woes. To finish the quarter, markets rallied as these fears dissipated somewhat and positive news from China around more support for the internet sector.

Japanese Equities

The Japan stock market rose for the period and did improve as it continues to be in a different part of the cycle, given both monetary and fiscal policy. Increasing inflationary concern and worsening economic indicators, especially in Europe and the US, hurt market sentiment, which made the market volatile. Toward the end of the period, given increasing optimism in the global markets that US Fed tightening cycle is approaching its end and US rates may even be cut this Calendar Year 2023, while the failure of US regional banks impacted Japan equity markets as well.

Bonds

During the beginning of second quarter of 2022, geopolitical and macroeconomic concerns remained in focus. The conflict in Ukraine, renewed lockdowns in China, as well as the prospect of significantly tighter US monetary policy all loomed over sentiment. Moreover, inflationary pressures continued to build as inflation prints reached new multi decade highs both in the US and the UK. The market narrative in May shifted from higher inflation concerns to slowing growth risks as the moderation of global growth became more apparent. The US Fed and the European Central Bank (ECB) nonetheless signalled tighter monetary policy ahead. European Union leaders also decided to ban all seaborne Russian oil deliveries, prompting fears that Russia may retaliate by further reducing the supply of gas to Europe. The Bank of England (BoE) hiked interest rates for a fifth successive time to 1.25% as policymakers directed further efforts to control inflation, which reported a 40 year high headline figure of 9% Year on Year (YoY) in May.

Economic data released over the third quarter of 2022 provided further evidence that the global economy was heading for a slowdown. Financial markets moved to price in interest rate cuts from the Fed in 2023, against the backdrop of weakening growth. Headline inflation rates meanwhile touched new highs. US Consumer Price Index (CPI) inflation printed at 9.1% YoY in June, the highest increase since November 1981. The European Central Bank (ECB) unveiled significant changes to its monetary policy stance, by raising key interest rates for the first time in over a decade - all three key interest rates were increased by 0.5% in June and then 0.75% in September. In the US, the Fed continued its hiking cycle, raising the Fed funds rate by 0.75%. In UK, the rapid move higher in government borrowing costs across the curve triggered sizable collateral calls for Liability Driven Investment (LDI) strategies, which in turn has caused selling of gilts and credit to raise cash. At the end of September, the Bank of England (BoE) intervened and started to purchase long dated gilts to prevent this forced selling from becoming disorderly and causing broad financial instability.

During the last quarter of the year, investors continued assessing how much more central banks would need to tighten financial conditions to control inflation. A trend of moderating inflation in the US continued in December, coming in at 7.1% YoY, below market expectations. The Fed raised the Federal Funds rate by 0.75% and 0.50% to a target range of 4.25% to 4.50%. The last hike was a step down from the 0.75% pace seen in the past four consecutive meetings. In another move that was in line with the market consensus, the ECB increased the interest rate for the deposit rate, refinancing operations rate, and marginal lending facility rate by 50 BPS (100-basis point). It was a tumultuous quarter for the UK with its largest rate hike since 1989, a government budget, and CPI hitting a 41 year high. The government announced a budget of £55 billion in tax rises and spending cuts from the budget announced just 6 weeks prior outlining £30 billion in tax cuts. Economic data, aside from inflation was relatively

mixed but ultimately showed signs of improved economic activity from the recent depressed levels witnessed.

Global bond markets rallied in January as there appeared to be greater certainty that inflation had peaked and that there was a possibility of a sooner than expected pause in tightening from developed market central banks. February saw a reversal of almost all the gains generated by global bond markets in the previous month as strong economic data, particularly in the US, highlighted that developed market central banks would likely have to tighten financial conditions even more than market participants had been expecting. The January US CPI inflation rate continued to slow on a YoY basis, although it surprised to the upside with 6.4% against expectations of 6.2%. The banking crisis in the US and Europe characterized the bond market in March, with investors beginning to believe that the fallout from the crisis had potentially brought the Fed towards the end of a hiking cycle, which had taken the lower bound of the Fed funds rate from 0% to 4.75% in just 12 months. Inflation in developed markets continued to prove sticky despite the Fed, ECB and BoE all raising interest rates in line with expectations in March, and in preceding months.

UK Property

2022 started with inflation running high, due to a combination of the post COVID-19 bounce back, low unemployment and labour shortages as well as cost pressures notably from global supply constraints. Russia's invasion of Ukraine then pushed UK inflation into record territory, and the Bank of England reacted by increasing the base rate quickly throughout the year from 0.25% to 3.50% by year end. The normally reliable UK became an unstable place to invest because of the notorious 'mini budget' in September ultimately resulting in a bond market crash.

Increasing the cost of capital has had several implications for real estate, the most direct being the immediate rise in the cost of debt increasing 'all in' borrowing rates and affecting the lowest yielding parts of the market in particular. The rise in interest rates, in addition to irreversible structural shift in the demand for UK Real Estate from UK Defined Benefit Pension Schemes, have been the main factor in declining capital values, rather than a fall in occupier demand and rents.

As a result of the increased rate environment, many UK DB pension schemes are reaching maturity more quickly than forecasted, with schemes looking to redeem out of risk assets such as property. This was further exacerbated by the LDI crisis in September which saw investors frantically search for liquidity across all other parts of their portfolio. Therefore, sellers far outweighed buyers in H2-22, both debt backed buyers and investors with equity demanded lower prices in order to meet their return targets. The stand off with sellers has pushed up real estate yields and depressed transactions. Transaction levels in the fourth quarter of 2022 were 60% lower than in the final quarter of 2021. For example, industrial investment activity slowed for the

fourth consecutive month, with just £190 million transacted throughout November. This is well below the five year monthly average of £970 million. In response, many UK balanced Real Estate Funds made the decision to defer the payment of redemptions to protect unitholders and avoid becoming a forced seller in a market starved of liquidity. It may take several quarters to resolve the liquidity issues caused by this structural shift.

However, the steadying environment of the UK has meant some transactions did start to occur towards the end of Q4. Some green shoots are emerging that support recovery as the market starts to bottom out, pricing is rebased, we see renewed interest from international investors and data points from trades emerge. The market is certainly not running as 'normal', but we have seen slow but steady increases in transactions in the first half of 2023.

| 1 Year | 3 Year | 5 Year |
|----------|--|---|
| (% p.a.) | (% p.a.) | (% p.a.) |
| | | |
| 2.9 | 13.8 | 5.0 |
| -6.9 | 15.9 | 7.4 |
| -7.2 | 15.9 | 7.6 |
| -3.1 | 18.0 | 13.1 |
| 2.1 | 14.9 | 4.9 |
| 2.0 | 7.8 | 3.9 |
| -9.5 | 14.0 | 2.5 |
| -4.3 | 29.4 | 13.9 |
| | | |
| -16.3 | -9.1 | -3.1 |
| | | |
| -10.3 | -3.1 | -0.8 |
| -26.7 | -7.6 | -3.2 |
| | 2.9 -6.9 -7.2 -3.1 2.1 2.0 -9.5 -4.3 -16.3 | 2.9 13.8 -6.9 15.9 -7.2 15.9 -3.1 18.0 2.1 14.9 2.0 7.8 -9.5 14.0 -4.3 29.4 -10.3 -3.1 |

Source: Bloomberg

8. NESPF Investment Strategy

The NESPF's investment strategy is one of diversified investment, which means that investments are spread across different investment asset types and different countries, sectors and companies, in order to reduce the overall risk.

There are a range of fund managers employed to again spread risk, with different style biases, each with clear and documented agreements in place detailing their investment mandates. The Fund also employ an independent Global Custodian.

The objective of the investment strategy is to deliver long term returns which are greater than the growth in expenditure to be paid out in pensions. The investment strategy is monitored on an ongoing basis by the Pensions Committee and Pension Board, focusing on long term investment with consideration given to short term tactical considerations if appropriate.

The suitability of particular investments and types of investments are detailed in the Statement of Investment Principles. The Fund takes proper advice at reasonable intervals regarding their investments, through their appointed advisors.

Asset Structure 2022/23

| Asset Class | Distribution as at 31 March 2022 | | | stribution as at 31 March 2023 |
|---|----------------------------------|-----------|--------|--------------------------------|
| | Fund | Fund | Fund | Fund |
| | Actual | Benchmark | Actual | Benchmark |
| | % | % | % | % |
| Equities (including Alternative Assets) | 64.9 | 55.0 | 63.3 | 55.0 |
| Bonds/Credit | 20.0 | 22.5 | 17.7 | 22.5 |
| Property/Infrastructure | 13.1 | 20.0 | 15.9 | 20.0 |
| Cash/Other | 2.0 | 2.5 | 3.1 | 2.5 |
| Total | 100.0 | 100.0 | 100.0 | 100.0 |

During this period and given the volatility in markets, NESPF has slowed its re balancing efforts, making selective and tactical changes in line with its investment strategy where appropriate. Equity portfolios have been re aligned, Private Equity rationalised with the creation of an own account solution and further investment has been made into Infrastructure and other alternatives.

The current Investment Strategy for the North East Scotland Pension Fund is set out in the Statement of Investment Principles as follows:

| Equities | 50.0% (range +/- 5%) |
|---|----------------------|
| Alternative Assets (including private equity) | 5.0% (range +/- 5%) |
| Bonds/Credit | 22.5% (range +/- 5%) |
| Property/Infrastructure | 20.0% (range +/- 5%) |
| Cash/Other | 2.5% (range +/- 5%) |

North East Scotland Pension Fund Performance

Investment returns over the last year have been negative in what has been a difficult market backdrop for a number of different asset classes. NESPF's re balancing efforts in previous years have been hugely beneficial and has helped the portfolio preserve value.

It is notable that the NESPF continues to outperform the benchmark returns over longer periods and similarly comparators such as CPI and Average Earnings over the longer term. This provides assurance that the Fund's Investment Strategy works and will continue to deliver the required returns over the longer term.

The graph below shows the NESPF's performance over the short, medium and long term against the Fund's customised benchmark.



Whilst employee contribution rates and benefits payable are set by statute, the long term liabilities of the NESPF are linked either to wage inflation or to price inflation. It is the NESPF's performance against these benchmarks that affect the long term employer contribution rate, which is variable. Over the longer term, the performance of the NESPF remains ahead of both Average Earnings and CPI.

| Year Ending | 2020/21 | 2021/22 | 2022/23 | Since |
|------------------|---------|---------|---------|-------------------------|
| | | | | Inception Annualised |
| | % | % | % | % |
| CPI* | 0.7 | 7.0 | 10.1 | 2.6 |
| Average Earning* | 4.0 | 7.0 | 5.8 | 3.1 |
| NESPF Return | 32.2 | 2.4 | -4.1 | 8.1 |

^{*}Source: Office of National Statistics

Investment Management Structure

Details of the Investment Management Structure is in the "Investments Analysed by Fund Manager" Note to the Accounts.

9. First Aberdeen Employer Investment Strategy and Performance - Formerly Aberdeen City Council Transport Fund

In 2022/23, the Aberdeen City Council Transport Fund (ACCTF) has been merged into the NESPF (Main Fund) with the separate investment strategy solution for First Aberdeen retained for all ongoing liabilities. This investment strategy is a liability driven/matched solution that seeks to hedge out inflation and interest rate risk. The Funding level is over 100%, with excess cash invested into Securitised Credit.

| | 31 March 2022 | 31 March 2023 |
|-----------------|---------------|---------------|
| Total Assets | 85,321,038 | 69,219,521 |
| Liability Proxy | 65,602,593 | 47,030,363 |
| Funding level | 130.1% | 147.2% |

Separate to the above, approximately two thirds of the more mature liabilities have an Insurance 'Buy In' Contract in place, which underwrites the risk of meeting the liabilities of a specified group of pensioners on the former ACCTF pensions payroll as at the inception date 19 November 2020.

10. Risk

A key element to risk management is the structured delegation of powers from the Council to the Pensions Committee and then to Senior Officers. To complement the delegation to Senior Managers, there is extensive and detailed accountability back to Committee on how these delegations have been exercised. Full details of the structure of delegated powers are contained in the Pension Fund's Governance Statement.

Investment Risk is recognised as falling into two distinct areas: Manager Skill (alpha) and Market Risk (beta). The structure of the Investment Strategy reflects this and is designed with the support of external expert advice. Details are contained in the Statement of Investment Principles and the Funding Strategy Statement.

The operational management of investment risk forms the basis of quarterly reporting to the Pensions Committee and Pension Board.

The Fund's approach to risk is dynamic and can be revised in response to short term market events.

Benefit Risk is also recognised as falling into two distinct areas: Operational Risk (regulation compliance and staffing) and Information Technology (IT) risks. The risks associated with the operational payment of benefits and recording of pensioner records produces a complex set of risks. These are mitigated with the use of a dedicated pension administration system that is thoroughly and regularly tested, combined with the hierarchical checking of output by pension staff. IT risk is mitigated by using an externally hosted benefit administration system subject to regular update and review.

It is recognised that all services are very dependent upon third party contracts ranging from IT through to investment managers. All are subject to regular review and monitoring.

Risk Management

Risk management is an ongoing process with quarterly reporting provided to the Pensions Committee and can be found within the Committee packs. These reports detail the progress achieved in the implementation of the action plan, the ongoing review of the Risk Register and reporting of new risks that have been identified. It is also key that the Fund has its own dedicated Risk Management Policy which forms part of the Risk Management Framework along with the Risk Register.

11. Funding Strategy Statement

The long term objective of the Fund is to achieve and maintain sufficient assets to pay all pension benefits as they fall due. The Funding Strategy Statement (FSS) addresses the issue of managing the need to fund those benefits over the long term, whilst at the same time facilitating scrutiny and accountability through improved transparency and disclosure.

The purpose of the FSS is therefore:

- To establish a clear and transparent Fund specific strategy which will identify how employers' pension liabilities are best met going forward by taking a prudent longer term view of funding those liabilities.
- To establish contributions at a level to "secure the solvency" of the Pension Fund and the "long term cost efficiency".
- To have regards to the desirability of maintaining, as much as possible, a constant primary contribution rate.

The FSS is required as part of Regulation 56 of the Local Government Pension Scheme (Scotland) Regulations 2018. As part of the 2020 actuarial valuation, the FSS for both the North East Scotland Pension Fund and the former Aberdeen City Council Transport Fund were reviewed, with employers consulted on the revised version. The FSS will be reviewed as part of the 2023 Valuation process.

The full statement is available at www.nespf.org.uk.

12. Statement of Investment Principles

This statement sets out the principles governing decisions about investments for the North East Scotland Pension Fund and the First Aberdeen Employer Investment Strategy (see Section 9 for further details). All investment decisions are governed by the Local Government Pension Scheme (Management and Investment of Funds) (Scotland) Regulations 2016. The Fund objective is to meet benefit liabilities as they fall due at a reasonable cost to participating employers, given that employee contributions are fixed. "Reasonable" in this context refers to both the absolute level of contribution – normally expressed as a percentage of pensionable payroll – and its predictability. The employer contribution rates are impacted by both the assessed level of funding (ratio of the value of assets to liabilities) and the assumptions underlying the actuarial valuation.

The NESPF Main Fund target is to maintain a 100% funding level. 'Growth' assets, such as equities, are expected to give a higher long term return than 'liability matching' assets, such as bonds. The benefit of higher investment returns is that, over the long term, a higher level of funding should achieve lower employer contribution rates. However, the additional investment returns from growth assets come with a price: greater volatility relative to the liabilities, thus introducing risk. The risk is evidenced by the potential volatility of both the funding level and the employer contribution rate. There is therefore a trade off between the additional investment return from greater exposure to growth assets and its benefits – higher funding level, lower employer contribution level – and the benefits of greater predictability – of both funding level and employer contribution rate – from having greater exposure to liability matching assets. The trade off and its consequences on both funding level and employer contribution level, were examined by the Pensions Committee and led to the strategic benchmarks.

The full statement is available at www.nespf.org.uk

13. Environmental, Social and Governance Issues

Responsible Investment & Engagement

As a long term investor, the Fund has a duty to engage with the companies we invest in on Environmental, Social and Governance (ESG) issues, and to work with others to effect change.

What does this look like in practice?

There are several things that we as an investor can do to make changes for the better.

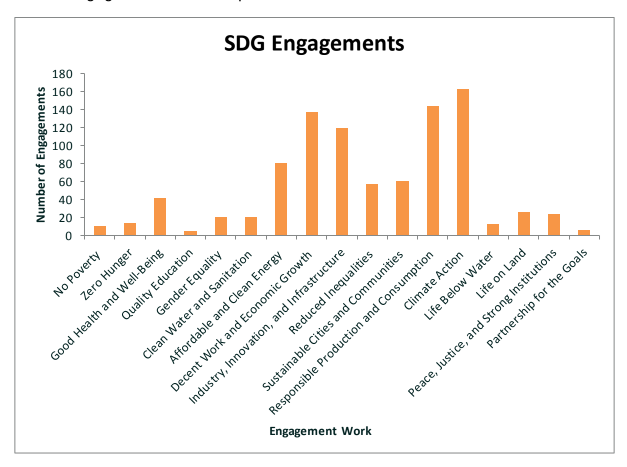
Collaboration

There are limits to what can be achieved as a single investor. The Fund believe greater progress can be made through collaboration with other investors. The Fund's main collaboration is with the Local Authority Pension Fund Forum (LAPFF). NESPF also engage with our Fund Managers on a regular basis.

LAPFF is the UK's leading collaborative shareholder engagement group with combined assets of over £300 billion. The Forum provides a unique opportunity for Britain's Local Authority Pension Funds to discuss shareholder engagement and investment issues.

The graph below breaks down the engagements LAPFF has carried out in relation to the Sustainable Development Goals (SDG). The 17 SDGs are integrated. LAPFF recognise that action in one area will affect outcomes in others, and that development must balance social, economic, and environmental sustainability.

LAPFF engagement work examples are noted below:



Mining and Human Rights

<u>Context</u> – LAPFF engages with human rights as part of its grid approach to environmental, social, and governance (ESG) issues, on the understanding that human rights are a financially material consideration. Tailings dams are used in the mining industry. The tailings dam disasters in Brazil have had a huge effect on the communities with loss of life, polluted water, environmental damage, housing concerns, mental health and wellbeing issues.

<u>Activities</u> – The LAPFF Chair has visited communities affected by the Mariana and Brumadinho tailings dam collapses in Brazil. LAPFF have also engaged with the companies who own these mines. The Renova Foundation was created by mining companies BHP and Vale together with the Brazilian authorities to provide reparations and compensation. Delayed reparations are creating mounting financial costs for the companies and investors. Affected people are in temporary housing and communities continue to struggle.

LAPFF have held webinars for members and investors to hear first hand from these affected communities about the effect of the social and environmental impacts of these mining companies.

<u>Outcomes</u> – As a result of the Chair's visit, LAPFF members have a better understanding of the business risk factors and investment decisions related to Anglo American, BHP and Vale.

A group of Brazilian investors led by JGP Asset Management have three objectives for BHP and Vale: Human rights protection, environmental inspections and prevention of future tailings dam collapses.

LAPFF's partnership with this local Brazilian asset manager and involvement of local investors should help to improve on company engagement.

The affected communities thanked LAPFF for caring about their situation and the difference it has made to them as they feel the companies themselves are not making the same effort.

It will take a lot more time and effort to address the problems these communities are facing. LAPFF has engaged and continues to engage with a range of mining companies.

Climate

<u>Context</u> – Drax owns the UK's largest power generation site in Yorkshire. It consists of a coal burning plant converted to burning wood pellets, mainly imported from North America. It meets approximately 7-8% of the UK's electricity demand. Despite the switch from coal, Drax is the UK's largest carbon emitter as stated in research by climate think tank, Ember, and is government subsidised.

<u>Activities</u> – At the Drax AGM, LAPFF's doubts on the company business model were reinforced by the position of other shareholders in attendance. Research shows the Board is not demonstrably strong in climate change matters and lack skills and credibility.

There were several claims at the meeting that Drax was not merely burning the waste from sawmills and forest management, but that whole trees were being felled and used.

<u>Outcomes</u> – LAPFF's analysis has since been reinforced by a BBC Panorama TV programme which showed that wood was being felled and consumed directly for pellet making as well as felling coming from primary forests (which are old growth, natural forest as opposed to planted).

LAPFF sent a comprehensive letter after meeting with the chair of Drax Group. Discussions are ongoing with further reporting and updates in due course.

The above are just a couple of examples of engagement carried out by LAPFF, more in depth information is on the website http://www.lapfforum.org

Fund Managers

Through our fund managers we can engage with companies directly by raising concerns and meeting with Senior Management and Executives.

Fund managers report their engagements on a quarterly basis so we can monitor engagement activity.

Set out below is one example of activity being undertaken by one of our Fund Managers.

Grid Infrastructure Investment

The Fund is investing into transmission assets, providing an opportunity to invest into the growing market of the UK's grid stability services. This investment involves the construction of a synchronous compensator in Moray, which is expected to be operational in 2024.

A synchronous compensator is a rotating machine that does not produce electricity. It helps manage the stability of the national grid including the relationship between voltage/current and the resilience of the system to sudden faults.

With the move towards decarbonisation of electricity, to meet net zero targets, technologies such as these will help stabilise and strengthen the grid. This is particularly important as renewables, which can be intermittent, are integrated into the UK power system.

Other ways the Pension Fund collaborates is by being members/signatories of the following ESG initiatives:

- 2022 Global Investor Statement;
- 2022 Non Disclosure Campaign (NDC):
- Bangladesh Accord on Fire and Building Safety (the Accord);
- Climate Action 100:
- Carbon Disclosure Project;
- Principles for Responsible Investment.

Further information on these initiatives is on the NESPF website: https://www.nespf.org.uk/about/investment/responsible-investment/

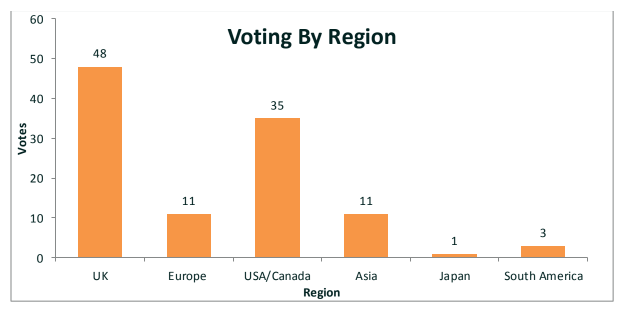
By working together, NESPF and other investors can use our collective size to influence decision making and promote the highest standards of corporate governance and corporate responsibility.

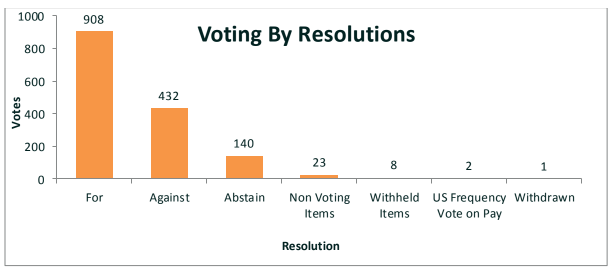
Voting

As an institutional shareholder we have a responsibility to make full use of our voting rights which enables the Fund to promote good governance practices in the companies in which we invest.

The Fund vote in house on all our active managers holdings and over the last year have voted at 109 Annual General Meetings/Special Meetings on 1,514 resolutions. The Fund's voting advice is provided by P.I.R.C (Pensions & Investments Research Consultants Ltd). Additional advice is also received from the Local Authority Pension Fund Forum.

Further information on the Fund's Voting record is on the NESPF website: https://www.nespf.org.uk/about/investment/responsible-investment/voting/





During the year to 31 March 2023, the main reasons for casting a vote against a resolution are listed below:

Annual Reports

Concerns over sustainability policies and practice;

Share Issues/Re Purchase

No clear case as to how this would benefit long term shareholders;

Directors

- Insufficient independent representation on the Board;
- Global Diversity & Inclusion efforts of the company;
- Executives who are employees should not be additionally rewarded with bonuses or Long Term Incentive Plans (LTIPs) for duties that are considered part of the job;
- Company has not disclosed quantified targets for the performance criteria of its variable remuneration policy.

14. Acknowledgement

The production of the Annual Report and Accounts is very much a team effort involving many staff as well as information supplied by our advisors. We would like to take this opportunity to acknowledge the considerable efforts of staff in the production of the 2022/23 Annual Report and Accounts.

Angela Scott
Chief Executive

Jonathan Belford, CPFA Chief Officer – Finance Councillor John Cooke
Pensions Committee Convener

On behalf of Aberdeen City Council

15 September 2023

Statement of Responsibilities

The North East Scotland Pension Fund is governed by an Administering Authority, Aberdeen City Council, and is required to:

- Make arrangements for the proper administration of their financial affairs and to secure that the proper officer of the authority has responsibility for the administration of those affairs (Section 95 of the Local Government (Scotland) Act 1973). For the North East Scotland Pension Fund, that officer is the Chief Officer - Finance for Aberdeen City Council.
- Manage their affairs to secure economic, efficient and effective use of resources and safeguard its assets.
- Ensure the Annual Accounts are prepared in accordance with legislation (The Local Authority Accounts (Scotland) Regulations 2014) and so far, as is compatible with the legislation, in accordance with proper accounting practices (Section 12 of the Local Government in Scotland Act 2003).
- Approve the Annual Accounts for signature.

I confirm that these Annual Accounts were approved for signature by the Pensions Committee at its meeting on 15 September 2023.

Signed on behalf of Aberdeen City Council

Councillor John Cooke
Pensions Committee Convener

The Chief Officer - Finance responsibilities:

The Chief Officer - Finance is responsible for the preparation of the Pension Fund's Annual Accounts in accordance with proper practices as required by legislation and as set out in the CIPFA/LASAAC Code of Practice on Local Authority Accounting in the United Kingdom (the Accounting Code).

In preparing the Annual Accounts, the Chief Officer - Finance has:

- selected suitable accounting policies and then applied them consistently;
- made judgements and estimates that were reasonable and prudent;
- complied with legislation;
- complied with the Local Authority Accounting Code (in so far as it is compatible with legislation).

The Chief Officer - Finance has also:

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

Financial Position:

I certify that the Annual Accounts give a true and fair view of the financial position of the North East Scotland Pension Fund at the reporting date and the transactions of the Fund for the year ended 31 March 2023.

Jonathan Belford, CPFA Aberdeen City Council, Chief Officer – Finance 15 September 2023

Annual Governance Statement

Scope of Responsibility

Aberdeen City Council has statutory responsibility for the administration of the Local Government Pension Scheme (LGPS) in the North East of Scotland.

As the Administering Authority for the Pension Fund, the Council is responsible for ensuring that its business, including that of the Pension Fund, is conducted in accordance with the law and proper standards, that public money is safeguarded, properly accounted for and used economically, efficiently and effectively.

In discharging this overall responsibility, the Aberdeen City Council Pensions Committee is responsible for putting in place proper arrangements for the governance of the Fund's affairs and facilitating the effective exercise of its functions, which includes arrangements for the management of risk. In addition, the Fund also has its own dedicated Risk Management Policy which forms part of the Risk Management Framework along with the Risk Register.

The Council has approved and adopted a Local Code of Corporate Governance which is consistent with the principles of the Chartered Institute of Public Finance and Accountancy (CIPFA) and the Society of Local Authority Chief Executives (SOLACE) Framework: Delivering Good Governance in Local Government.

Purpose of the Governance Framework for North East Scotland Pension Fund

The governance framework comprises the systems, processes, culture and values by which the Administering Authority (including the Pension Fund) is directed and controlled. The Pension Fund complies with this framework ensuring that strategic objectives are monitored and to assess the effectiveness of services.

The North East Scotland Pension Fund is governed by the Local Government Pension Scheme (Scotland) Regulations. These include requirements for the preparation and production of several key policy documents including a Funding Strategy Statement and Statement of Investment Principles. These documents set out the Fund's objectives together with the main risks facing the Fund and the key controls in place to mitigate those risks.

The system of internal control is a significant part of the governance framework and is designed to manage risk to a reasonable level. It cannot eliminate all risk of failure and can therefore only provide reasonable and not absolute assurance of effectiveness.

A governance framework has been in place at Aberdeen City Council and North East Scotland Pension Fund during 2022/23 and up to the date of approval of the Annual Report and Accounts.

The Governance Framework

The Fund relies upon the Council's internal financial controls for its financial systems and that monitoring is in place to ensure the effectiveness of those controls. Within the overall control arrangements, the system of internal control is intended to ensure that assets are safeguarded, transactions are authorised and properly recorded, and material errors or irregularities are either prevented or would be detected within a timely period.

To help provide a framework of control, the Council's governance framework includes standing orders, financial regulations, financial/administrative monitoring and procedures (including segregation of duties, management supervision and a system of delegation and accountability). In addition, the terms of reference for the Pensions Committee sets out its role and delegated functions.

The systems include:

- Managing receipt of contributions from employees and employers and payment of benefits to retired members of the Fund;
- Review of financial and performance reports against forecasts, benchmarks and targets set;
- The preparation of regular financial reports which include funding updates and actual expenditure against forecasts; and
- Consideration of external and internal audit reports by the Audit, Risk and Scrutiny Committee and by the Pensions Committee.

These arrangements also include:

- A training programme to ensure that Pensions Committee and Pension Board members develop the required level of knowledge and understanding of the LGPS:
- Identifying the objectives of the Fund in the Funding Strategy Statements, Statement of Investment Principles and Service Plan. Quarterly updates are presented to the Pensions Committee;
- Monitoring the achievement of objectives by the Pensions Committee and senior officers;
- A systematic approach to monitoring service performance by the Pensions Committee, senior officers and stakeholders including benchmarking of services;
- A clear statement of risk combined with effective risk management arrangements. A risk register is updated and regularly reported to the Pensions Committee;
- The Monitoring Officer reports on any non compliance with laws and regulations of which the Pensions Committee are made aware;
- Operating within clearly established investment guidelines defined by the Local Government Pension Scheme Investment Regulations and the Fund's Statement of Investment Principles;
- Compliance with the CIPFA Principles for Investment Decision Making in the Local Government Pension Scheme and the Myners Principles on investment;

- Appropriate investment custody arrangements with a Global Custodian and access to the custodian's extensive internal control framework;
- Monitoring of appointed fund managers and third party providers ensuring compliance within their management agreements and receipt of assurances from them on the adequacy of the internal financial control systems operated by them.

The Public Service Pensions Act 2013 introduced new regulatory requirements including the introduction of a Pension Board. The Board assist the Administering Authority in delivering a regulatory compliant Scheme and was implemented from 1 April 2015. In addition, the Scheme now reports to The Pensions Regulator under the new governance arrangements. This provides additional assurances to all stakeholders that the Scheme has the appropriate internal and external governance framework in place.

From 1 April 2016, the Pension Fund has also implemented a new structure that identified six key areas; Investment, Accounting, Administration, Technical, Employer Relationship and Governance.

Teams are now in place to continue to deliver an efficient and effective service to all stakeholders while providing succession planning and clear and accountable roles.

Review of Effectiveness

The Pension Fund have responsibility for conducting, at least annually, a review of the effectiveness of their control environment including the system of internal control.

The Pension Fund approach this with reference to the Council and its approach. This considers different layers of assurance, namely management assurance both internally through the Council and the assurance and recommendations provided by internal audit; and external audit and other external scrutiny reports.

Management Assurance

As the administration of the Pension Fund is directly within the remit of the Chief Officer - Finance, assurance was sought from him in relation to the effectiveness of internal financial controls. These assurances include internal financial controls and provide the opportunity to highlight any weaknesses or areas of concern that should be taken account of. For 2022/23, no significant areas of weakness were highlighted.

In reviewing this, it has been assessed that the Council's financial management arrangements conform to the governance requirements of the CIPFA statement on the Role of the Chief Financial Officer in Local Government (2010). Furthermore, in relation to statutory postholders, the effectiveness of the Council's arrangements can be evidenced through the relationship that they have had throughout the year with the Council and its officers, being full members of the Corporate Management Team. In addition, the Chief Officer - Finance and the Monitoring Officer are generally in

attendance to advise not only the Council at its meetings, but the Audit, Risk and Scrutiny Committee and the Pensions Committee.

The Audit, Risk and Scrutiny Committee remains responsible for ensuring the effectiveness of the internal audit function and considering reports prepared by the external auditor. Further to this, the Pensions Committee is responsible for the internal and external audit functions in respect of the Pension Fund.

Assurance from Internal Audit

The internal audit function, for the Council and the Pension Fund, was under contract to Aberdeenshire Council during the financial year.

The focus of Internal Audit was on the Pension Fund's Pension Systems with the outcome reported to the September 2022 Pensions Committee (rescheduled to 5 October 2022) together with any identified areas of good practice, improvement, and procedural compliance. Full details of the outcome are available on the Council's website https://www.aberdeencity.gov.uk/services/council-and-democracy.

Towards the end of the year, Internal Audit conducted a review of the Pension Fund's Governance Arrangements with the outcome reported to the March 2023 Pensions Committee. No major issues or risks were reported with the control framework deemed to provide substantial assurance over the Fund's governance procedures.

The Chief Internal Auditor's annual report concluded that in his opinion the NESPF had an effective framework for Governance, Risk Management and Control for the period 1 April 2022 to 31 March 2023. The full Internal Audit report is on the Fund's website www.nespf.org.uk.

At the Pensions Committee meeting on 24 March 2023, the 2023-26 three year Internal Audit plan was approved. These audits will focus on:

- 2023-24: Pension Fund Investment Strategy;
- 2024-25: Pension Fund Payroll;
- 2025-26: Pension Fund Key Administrative Processes.

External Audit and Other External Scrutiny

The external auditor, Audit Scotland, reports to the Pensions Committee on the year end financial audit and issues national performance audit reports.

Governance Compliance Statement

The LGPS regulations require administering authorities to measure their governance arrangements against the standards set out in the guidance. Where compliance does not meet the published standard, there is a requirement for administering authorities to set out any reasons for non compliance in their Governance Compliance Statement. We consider our current governance structure to be fully compliant with the requirements of the CIPFA and SOLACE Principles A ii) and B i) as key stakeholders

are represented on the Pension Board, which was established to underpin the work of the Pensions Committee. In 2022/23, there were no significant issues to highlight on the Governance Compliance Statement.

A copy of the Governance Compliance Statement is on our website: www.nespf.org.uk/about/policies-and-statements/.

Certification

It is our opinion that reasonable assurance can be placed upon the adequacy and effectiveness of systems of governance operated by Aberdeen City Council and the North East Scotland Pension Fund. The annual review demonstrates that the governance and internal control environment operated effectively during the 2022/23 financial year. On a quarterly basis, written updates regarding the Pension Fund's adherence to Investment Strategies and Performance are provided to the Pensions Committee.

Angela Scott
Chief Executive

Jonathan Belford, CPFA Chief Officer – Finance Councillor John Cooke
Pensions Committee Convener

On behalf of Aberdeen City Council

15 September 2023

Governance Compliance Statement

| Principle Principle | Compliance |
|---|-----------------|
| 1. Structure | |
| a) That employer 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. | Fully compliant |
| b) The management of the administration of benefits and strategic management of fund assets clearly rests with the main Committee established by the appointing Council. | Fully compliant |
| c) That where a secondary Committee or panel has been established, the structure ensures effective communication across both levels. | |
| 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. | |
| 2. Committee Membership and Representation | |
| a) That all key stakeholders are afforded the opportunity to be represented within the main or secondary Committee structure. These include:- | Fully compliant |
| i) employing authorities (including non Scheme employers, e.g. Admitted Bodies), | |
| ii) Scheme members (including deferred and pensioner Scheme members), | |
| iii) where appropriate, independent professional observers, and | |
| iv) expert advisors (on an ad hoc basis). | |
| b) That where lay members sit on a main or secondary committee, they are treated equally in terms of access to papers, meetings and training and are given full opportunity to contribute to the decision making process, with or without voting rights. | Fully compliant |
| 3. Voting | |
| a) The policy of individual administering authorities on voting rights is clear and transparent, including the justification for not extending voting rights to each body or group represented on main LGPS committees. | Fully compliant |

| 4. 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. | Fully compliant |
| 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. | |
| c) That the Administering Authority considers the adoption of annual training plans for Committee members and maintains a log of all such training undertaken. | |
| 5. Meetings (Frequency/Quorum) | |
| a) That an Administering Authority's main Committee or committees meet at least quarterly. | Fully compliant |
| 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. | |
| c) That an Administering Authority who does not include lay members in their formal governance arrangements, must provide a forum outside of those arrangements by which the interests of key stakeholders can be represented. | |
| 6. 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. | Fully compliant |
| 7. Scope | |
| a) That Administering Authorities have taken steps to bring wider Scheme issues within the scope of their governance arrangements. | Fully compliant |
| 8. 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. | Fully compliant |

Full details on how the Fund remains compliant can be viewed in our Governance Compliance Statement available on our website: www.nespf.org.uk/about/policies-and-statements/

NORTH EAST SCOTLAND PENSION FUND ACCOUNTS

Fund Account for the year ended 31 March 2023

This statement shows a summary of the income and expenditure that the Pension Fund has generated and consumed in delivering the LGPS. Included is the income generated from employers' and employees' contributions and investment income, as well as the cost of providing benefits and administration of the Fund.

| | Notes | 2021/22 | 2022/23 |
|--|-------|----------------|-------------------|
| | | £'000 | £'000 |
| Dealings with members, employers and others directly involved in the Fund | | | |
| Employees' Contributions | 3 | 33,563 | 37,056 |
| Employers' Contributions | 3 | 115,929 | 124,477 |
| Transfer Values | 4a | 2,776 | 2,656 |
| Other Income | | 4 | 3 |
| Additions | | <u>152,272</u> | <u>164,192</u> |
| Employers' Surplus Refunds/Exit Payments | 5 | 0 | 1,186 |
| Retirement Pensions | 6 | 124,135 | 140,887 |
| Retirement Allowances | 6 | 25,758 | 25,257 |
| Death Gratuities | 6 | 5,674 | 5,845 |
| Contributions Refunded | 7 | 490 | 583 |
| Transfer Values | 7 | 2,359 | 3,223 |
| Withdrawals | | 158,416 | 176,981 |
| | | | |
| Net (Additions)/Withdrawals from dealings with members | | 6,144 | 12,789 |
| Management Expenses | 8a | 26,904 | 21,468 |
| Net (Additions)/Withdrawals including Fund Management Expenses | | 33,048 | 34,257 |
| | | | • |
| Return on Investment | | | |
| Investment Income | 9 | 71,323 | 83,274 |
| Taxes on Income | 9 | (390) | (552) |
| Profits and (Losses) on Disposal of Investments | 10 | 110,819 | (425,554) |
| and Changes in Market Value of Investments Net Return on Investments | | 181,752 | (342,832) |
| Tot Hotalii on invocancino | | 101,102 | <u>(0 :2,002)</u> |
| Transfer In of ACCTF at Market Value | 4b | 0 | 290,035 |
| Revaluation of Insurance Buy In Contract | 18c | 0 | (35,062) |
| | | | |
| Net Increase/(Decrease) in the Net Assets available for Benefits during the year | | 148,704 | (122,116) |
| Opening Not Assets of the Fund | | 5 777 190 | 5 025 902 |
| Opening Net Assets of the Fund | | 5,777,189 | 5,925,893 |
| Net Assets of the Fund at the end of the year | | 5,925,893 | 5,803,777 |

NORTH EAST SCOTLAND PENSION FUND ACCOUNTS Net Assets Statement as at 31 March 2023

This statement provides a breakdown of type and value of all Net Assets at the year end.

| | Notes | 2021/22 | 2022/23 |
|---|-------|------------------|------------------|
| | | £'000 | £'000 |
| | | | |
| Investment Assets | | | |
| Bonds | | 0 | 46,218 |
| Equities | | 2,319,608 | 2,161,917 |
| Pooled Funds | 11 | 2,347,495 | 2,230,604 |
| Direct Property | 15 | 427,375 | 367,200 |
| Private Equity | | 518,689 | 480,612 |
| Private Debt | | 143,106 | 155,026 |
| Funds held by Investment Managers | | 137,997 | 74,044 |
| ACC Loans Fund Deposit | 21 | 58,375 | 145,610 |
| Investment Income Due | | 2,264 | 2,024 |
| Investment Sales Amount Receivable | | 7,155 | 161 |
| | | | |
| Total Investment Assets | | <u>5,962,064</u> | <u>5,663,416</u> |
| | | | |
| Investment Liabilities | | | |
| Investment Purchases Amount Payable | | (14,395) | 0 |
| | | | |
| Net Investment Assets | | <u>5,947,669</u> | <u>5,663,416</u> |
| | | | |
| Insurance Buy In Contract | 20a | 0 | 158,000 |
| Life Time Tax Allowance | 20a | 0 | 189 |
| Long Term Assets | | 0 | 158,189 |
| | | | |
| Current Assets | 20b | 12,926 | 16,452 |
| Current Liabilities | 20c | (34,702) | (34,280) |
| Net Current Assets/(Liabilities) | | (21,776) | (17,828) |
| | | | |
| Net Assets of the Fund at the end of the year | | <u>5,925,893</u> | <u>5,803,777</u> |

Jonathan Belford, CPFA Aberdeen City Council, Chief Officer – Finance 15 September 2023

The unaudited accounts were authorised on 23 June 2023 and the audited accounts were authorised for issue by Jonathan Belford on 15 September 2023.

NOTES TO THE NORTH EAST SCOTLAND PENSION FUND ACCOUNTS

Note 1: Accounting Policies

The North East Scotland Pension Fund's Accounts have been prepared in accordance with the Code of Practice on Local Authority accounting in the UK (the Code).

The Annual Accounts summarise the Fund's transactions for the 2022/23 financial year and its position at year end as at 31 March 2023.

The Annual Accounts do not take account of the obligation to pay pensions and benefits which fall due after the end of the year.

The Fund's Annual Accounts are prepared on an accruals basis.

Contribution Income

Normal contributions, from both members and employers, are accounted for on an accruals basis. Employers' deficit funding contributions are accounted for on the due dates on which they are payable under the schedule of contributions set by the Scheme Actuary or on receipt (if earlier than the due date).

Employers' pension strain contributions are accounted for in the period in which the liability arises. Any amounts due in year but unpaid will be classed as a current financial asset.

Transfers to and from other Schemes

Transfer values represent the amounts received and paid during the year for members who have either joined or left the Fund during the financial year and are calculated in accordance with the Local Government Pension Scheme (Scotland) Regulations.

Individual transfers in/out are accounted for when received/paid, which is normally when the member liability is accepted or discharged.

Investment Income

Interest income is recognised in the Fund accounts as it accrues, using the effective interest rate of the financial instrument as at the date of acquisition or origination.

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 as a current financial asset.

Distributions from pooled funds are recognised at the date of issue. Any amount not received by the end of the reporting period is disclosed in the Net Assets Statement as a current financial asset.

Property related income consists primarily of rental income. Rental income is demanded in accordance with the terms of the lease, generally being quarterly in advance.

The property portfolio accounts are prepared on an accruals basis.

Changes in the net market value of investments (including investment properties) are recognised as income and comprise all realised and unrealised profits/losses during the year.

Fund Account - Expenses

Benefits Payable

Pensions and lump sum benefits payable include all amounts known to be due as at the end of the financial year. Any amounts due but unpaid are disclosed in the Net Assets Statement as current liabilities.

Taxation

The 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. Income from overseas investments suffers withholding tax in the country of origin unless exemption is permitted. Irrecoverable tax is accounted for as a Fund expense as it arises.

Management Expenses

The Code does not require any breakdown of Pension Fund management expenses. However, in the interests of greater transparency, the Pension Fund discloses its management expenses in accordance with CIPFA guidance on Accounting for Local Government Pension Scheme Management Costs.

a.) Administrative Expenses and Oversight and Governance Costs

All administrative expenses and oversight and governance costs are accounted for on an accruals basis. All staff costs are charged direct to the Fund. Accommodation and other overheads are apportioned to the Fund in accordance with Aberdeen City Council's policy.

b.) Investment Management Expenses

All investment management expenses are accounted for on an accruals basis.

Fees of the external investment managers and custodian are agreed in the respective mandates governing their appointments. Broadly, these are based on the market value of the investments under their management and therefore increase or reduce as the value of these investments change.

In addition, the Fund has negotiated performance related fees with several of its investment managers. Performance related fees were £4,586,458 in 2022/23 (2021/22 £7,823,073).

Where an investment manager's fee note has not been received by the balance sheet date, an estimate based upon the market value of their mandate as at the end of the year is used for inclusion in the Fund Account.

Financial Assets

Financial assets are included in the Net Assets Statement on a fair value basis at the reporting date. A financial asset is recognised in the Net Assets Statement on the date the Fund becomes party to the contractual acquisition of the asset. From this date any gains or losses arising from changes in the fair value of the asset are recognised by the Fund.

Valuation of Investments

All investments are valued at their market value at 31 March 2023 and are determined as follows:

All stocks within the FTSE 100 are valued based on the last traded price recorded on SETS (the Stock Exchange Electronic Trading Service), while all other listed securities are valued on the basis of the market conventions where primarily traded, which is either last traded or bid market price.

Investments held in foreign currency have been valued on the above basis and translated into sterling at the rate ruling at the balance sheet date.

Managed funds including unit trusts are stated at the bid price of the latest prices quoted or the latest valuation by the Fund's custodian.

Private equity/debt and infrastructure assets are independently valued by the appointed Fund Manager and General Partners. Fair value is calculated by applying Private Equity and Venture Capital Valuation Guidelines.

Unlisted investments are valued using one of the following methodologies:

- Multiple (based on comparable quoted multiples and significant third party transactions)
- Price of Recent Investment
- Net Assets
- Discounted Cash Flows or Earnings from Underlying Business

When applying an Earning Multiple, the Fund Manager/General Partner will use the best estimate of maintainable earnings. In accordance with guidelines, discounts have been applied for size, quality of earnings, gearing and dependency on one customer where appropriate. A Marketability Discount will also have been applied to reflect liquidity.

Direct property investments are valued by an external valuer (Savills UK Ltd), in accordance with the Valuation Standards issued by The Royal Institute of Chartered Surveyors.

The valuer's opinion of Market Value was primarily derived using:

• Comparable recent market transactions on arm's length terms.

A full copy of the valuer's report including all general assumptions and definitions is available on request from the Director of Resources, Aberdeen City Council, Resources, Level 1 West, Business Hub 7, Marischal College, Broad Street, Aberdeen, AB10 1AB.

Derivatives

Derivative contract assets are valued at bid price and liabilities are fair valued at offer price. Changes in the fair value of derivative contracts are included in the change in market value.

The value of future contracts is determined using exchange prices at the reporting date. Amounts due from or owed to the broker are the amounts outstanding in respect of the initial margin and variation margin.

The future value of forward currency contracts is based on market forward exchange rates at the year end date and determined as the gain or loss that would arise if the outstanding contract were matched at the year end with an equal and opposite contract.

Cash

Cash comprises of cash in hand and demand deposits.

Cash equivalents are short term, highly liquid investments that are readily convertible to known amounts of cash and that are subject to minimal risk of changes in value.

Financial Liabilities

The Fund recognises financial liabilities at fair value as at the reporting date. A financial liability is recognised in the Net Assets Statement on the date the fund becomes party to the liability. From this date any gains or losses arising from the change in the fair value of the liability are recognised.

Actuarial Present Value of Promised Retirement Benefits

The actuarial present value of promised retirement benefits of the Fund is assessed on a quarterly basis by the Scheme Actuary and is in accordance with the requirements of IAS 19 and relevant actuarial standards.

As permitted under IAS 26, the Fund has opted to disclose the actuarial present value of promised retirement benefits by way of a note to the Net Assets Statement (Note 2) together with the full Statement by the Consulting Actuary is on Appendix 1.

Orphan liabilities are liabilities in the North East Scotland Pension Fund for which there is no sponsoring employer within the Fund. Ultimately, orphan liabilities must be underwritten by all other employers of the Fund.

Under the termination policy of the Fund, as set out by the Scheme Actuary, a termination assessment will be made on a least risk funding basis, unless the Admission Body has a guarantor within the Fund or a successor body exists to take over the liabilities. This is to protect the other employers in the Fund as, at termination, the Admitted Body's liabilities will become "Orphan Liabilities" within the Fund.

Additional Voluntary Contributions

North East Scotland Pension Fund provides an Additional Voluntary Contributions (AVC) Scheme for its members, the assets of which are invested separately from those of the Pension Fund. The Fund has appointed Prudential as its AVC provider together with Standard Life. AVCs are paid to the AVC provider by the employers and are specifically for providing additional benefits for the individual contributors. Each AVC contributor receives an annual statement showing the amount held in their account and the movements in the year, from each service provider. AVCs are not included within the Annual Accounts however they are detailed in a Note to the Accounts.

Critical Judgements in applying Accounting Policies

Unquoted Private Equity/Debt and Infrastructure Investments

It is important to recognise the highly subjective nature of determining the fair value of unquoted private equity/debt and infrastructure investments. They are inherently based on forward looking estimates and judgements involving many factors. These investments are valued by the investment managers.

The valuations are prepared in accordance with the International Private Equity and Venture Capital Valuation Guidelines, which follow the valuation principles of IFRS.

The value of unquoted investments at 31 March 2023 was £925,701,847 (31 March 2022 £779,453,543).

Actuarial Present Value of Promised Retirement Benefits

Each fund is required to disclose the estimated actuarial present value of promised retirement benefits as at the end of the financial year. These estimates are prepared by the Fund Actuary. These values are calculated in line with International Accounting Standard 19 (IAS 19) assumptions and comply with requirements of IAS 26. However, the results are subject to significant variances based on changes to the underlying assumptions.

The figures are only prepared for the purposes of IAS 26 and have no validity in other circumstances. It is not relevant for calculations undertaken for funding purposes and setting contributions payable to the Fund.

Insurance Buy In Contract

In 2020/21, ACCTF purchased a bulk annuity insurance buy in contract with Rothesay Life Plc. The insurer underwrites the risk of meeting the liabilities of a specified group of pensioners on the former ACCTF pensions payroll as at the inception date 19 November 2020. The insurer will pay the cost of the monthly pension payments for this group so long as they or their dependants are entitled to a pension.

The Insurance Buy In Contract is included in the Net Assets Statement as an Asset and is valued at year end by the Scheme Actuary.

Events after the Reporting Period

Events after the reporting period are those events, both favourable and unfavourable, that occur between the end of the reporting period and the date when the Statement of Accounts is authorised for issue. Two types of events can be identified:

- those that provide evidence of conditions that existed at the end of the reporting period – the Statement of Accounts is adjusted to reflect such events;
- those that are indicative of conditions that arose after the reporting period the Statement of Accounts is not adjusted to reflect such events, but where a category of events would have a material effect, disclosure is made in the notes of the nature of the events and their estimated financial effect.

Events taking place after the date of authorisation for issue are not reflected in the Statement of Accounts.

Changes in Accounting Policies

Changes in accounting policies are only made when required by proper accounting practices or the changes provide more reliable or relevant information. Where a change is made, it is applied retrospectively by adjusting opening balances and comparative amounts for the prior period as if the new policy had always been applied.

Accounting Standards That Have Been Issued but Not Yet Adopted

At the balance sheet date, the following new standards and amendments to existing standards have been published but not yet adopted by the Code:

- IAS 8 Amendments Definition of Accounting Estimates. The amendments aim
 to improve accounting policy disclosures and to help users of the Financial
 Statements distinguish between changes in accounting estimates and changes
 in accounting policies.
- IAS 1 Amendments Disclosure of Accounting Policies. This requires organisations to disclose their material accounting policy information rather than their significant accounting policies.

• IAS 12 Amendments – Deferred Tax relating to Assets and Liabilities arising from a Single Transaction. The main change is an exemption from the initial recognition exemption.

The amendments are effective for annual periods beginning on or after 1 January 2023 and there is therefore no impact on the 2022/23 Financial Statements.

The implementation of IFRS 16 for Lease Accounting which should have been adopted with effect from 1 April 2022 has now been deferred until 1 April 2024 with the Fund having the option to adopt earlier if they decide to do so. This standard replaces IAS 17 and removes the operating classification for leases, eliminating the ability for organisations to keep operating leases off balance sheet, by reporting them as a note to the accounts. With the new standard all leases will be considered finance leases unless they meet the specific exception criteria. The Fund has opted to defer implementation until 1 April 2024.

Note 2: Actuarial Valuation Report

An Actuarial Report for the North East Scotland Pension Fund (NESPF) was provided as at 31 March 2020.

Information from the 2020 Actuarial Valuation is detailed below:

| Market Value of Assets at Valuation | £4,367,000,000 |
|-------------------------------------|----------------|
| Liabilities | £4,254,000,000 |
| Surplus | £ 113,000,000 |

Funding Level

The Level of Funding in Terms of the Percentage of Assets available to meet Liabilities 103%

Achieving the Solvency Funding Target

The funding objective as set out in the Funding Strategy Statement (FSS) is to achieve and maintain a solvency funding level of 100% of liabilities (**the solvency funding target**). In line with the FSS, the Fund has determined a contribution requirement for each employer taking into account the offset of any surplus held or the recovery of any deficit due. The average spread/recovery period adopted by the Fund is 12 years.

The valuation determined that the average employer cost of providing members benefits across the Fund was 21.7% (the Primary contribution rate.) By spreading the surplus over 12 years the Secondary contribution rate for the whole Fund is -2.5% meaning that the average employer contribution rate is 19.2% of pensionable pay.

In practice, each employer's position is assessed separately, details of which can be found in the 2020 Actuarial Valuation report. This sets out the contributions for each employer over the 3 year period to 31 March 2024.

Schedule to the Rates and Adjustments Certificate

The Schedule to the Rates and Adjustments Certificate for the Fund sets out the contributions for the employer over the 3 year period to 31 March 2024. The rates have been determined in accordance with the FSS. Any adjustments made to the rates proposed by the Scheme Actuary were made as a result of the consultation carried out by the Fund and were made in line with the approaches agreed with the Scheme Actuary. Contribution requirements for the period from 1 April 2024 onwards will be revised as part of the next actuarial valuation as at 31 March 2023 and will be confirmed in the Rates and Adjustments Certificate and Schedule accompanying that valuation report.

Assumptions used to Calculate Funding Target

| Discount Rate (Past Service) | 3.35% p.a. |
|---|------------|
| Discount Rate (Future Service) | 3.60% p.a. |
| Assumed Long Term Price Inflation (CPI) | 2.10% p.a. |
| Salary Increases – Long Term | 3.60% p.a. |

Salary Increases – Short Term Varied by employer*

Pension Increases in Payment 2.10% p.a.

The 2020 Actuarial Report and the NESPF Funding Strategy Statement are available from the office of the Director of Resources, Aberdeen City Council, Resources, Level 1 West, Business Hub 7, Marischal College, Broad Street, Aberdeen, AB10 1AB.

Fund merger with Aberdeen City Council Transport Fund (ACCTF)

On 1 April 2022, the ACCTF was merged into the NESPF. The valuation results and the assumptions above were calculated prior to the merger and do not include the ACCTF figures or results.

Actuarial Statement

The Scheme Actuary has provided a statement describing the funding arrangements of the Fund.

The actuarial value of promised retirement benefits at the accounting date, calculated in line with International Accounting Standards 26 (IAS 26) assumptions, is estimated to be £4,598m (2022 £6,333m*). Included within the calculation is the estimated cost of the potential impact of the McCloud judgement and the provision of full CPI pension increase on GMP benefits for members who reach State pension Age after 6 April 2016.

[*Note - NESPF £6,107m + ACCTF £226m = £6,333m]

^{*}Short term pay restraint was allowed for over the three years following the valuation.

The following factors that have had a key impact on the actuarial gains shown for the year to 31 March 2023:

- A change in financial assumptions including an increase in the discount rate used as a result of corporate bond yields increasing and the reduction in long term assumed CPI. These factors combined led to a significant reduction in liabilities;
- The demographic assumptions used to calculate the 2023 figure have been adjusted to reflect a demographic study carried out in preparation for the NESPF 2023 actuarial valuation. This has had the effect of reducing the liabilities;
- Allowances for the impact of the 10.1% pension increase awarded in April 2023 have been made within the calculation. Additionally, the high levels of CPI since September 2022 have also had an impact. Both the higher than expected pension increase and the high short term inflation has increased the value of the liabilities.

These calculations are only prepared for the purposes of IAS 26 and have no validity in other circumstances. It is not relevant for calculations undertaken for funding purposes and setting contributions payable to the Fund.

The full statement by the Scheme Actuary is in Appendix 1.

Note 3: Contributions Receivable

| By Category | 2021/22 | 2022/23 |
|---|---------|---------|
| | £'000 | £'000 |
| | | |
| Employees' Normal Contributions | 33,563 | 37,056 |
| | | |
| Employers' Normal Contributions | 113,362 | 121,677 |
| Employers' Deficit Recovery Contributions | 2,567 | 2,800 |
| Total Employers' Contributions | 115,929 | 124,477 |
| | | |
| Total | 149,492 | 161,533 |

| By Authority | 2021/22 | 2022/23 | |
|-------------------------|---------|---------|--|
| | £'000 | £'000 | |
| | | | |
| Administering Authority | 38,971 | 42,834 | |
| Scheduled Bodies | 95,243 | 102,012 | |
| Admitted Bodies | 15,278 | 16,687 | |
| | | | |
| Total | 149,492 | 161,533 | |

Note 4a: Transfers In from other Pension Funds

| | 2021/22 | 2022/23 |
|----------------------|---------|---------|
| | £'000 | £'000 |
| | | |
| Individual Transfers | 2,776 | 2,656 |
| | | |
| Total | 2,776 | 2,656 |

Note 4b: Analysis of Transfer Value from Aberdeen City Council Transport Fund

| | 1 April 2022 |
|-----------------------|--------------|
| | £'000 |
| | |
| Net Investment Assets | 85,414 |
| Long Term Assets | 202,216 |
| Bank Accounts | 3,230 |
| Current Assets | 87 |
| Current Liabilities | (912) |
| | |
| Total | 290,035 |

Note 5: Employers' Surplus Refunds/Exit Payments

| | 2021/22 | 2022/23 |
|---|---------|---------|
| | £'000 | £'000 |
| | | |
| Employers' Surplus Refunds/Exit Payments* | 0 | 1,186 |
| | | |
| Total | 0 | 1,186 |

^{*}Two employers terminated their admission agreements with the Fund where surplus refunds/exit payments were calculated by the Scheme Actuary.

Note 6: Benefits Payable

| By Category | 2021/22 | 2022/23 |
|--|---------|---------|
| | £'000 | £'000 |
| | | |
| Pensions | 124,135 | 140,887 |
| Commutation and Lump Sum Retirement Benefits | 25,758 | 25,257 |
| Lump Sum Death Benefits | 5,674 | 5,845 |
| | | _ |
| Total | 155,567 | 171,989 |

| By Authority | 2021/22 | 2022/23 |
|-------------------------|---------|---------|
| | £'000 | £'000 |
| | | |
| Administering Authority | 41,337 | 45,710 |
| Scheduled Bodies | 97,409 | 102,687 |
| Admitted Bodies | 16,821 | 23,592 |
| | | _ |
| Total | 155,567 | 171,989 |

Note 7: Payment to and on Account of Leavers

| | 2021/22 | 2022/23 |
|---|---------|---------|
| | £'000 | £'000 |
| | | |
| Refunds to Members Leaving Service | 492 | 584 |
| Payments for Members Joining State Scheme | (2) | (1) |
| Individual Transfers | 2,232 | 3,223 |
| Bulk Transfers* | 127 | 0 |
| | | |
| Total | 2,849 | 3,806 |

^{*}Adjustment regarding Bulk Transfer of Visit Scotland to Lothian Pension Fund.

Note 8a: Management Expenses

| | 2021/22 | 2022/23 |
|--|---------|---------|
| | £'000 | £'000 |
| | | |
| Pension Fund Staffing Costs – Administration | 1,361 | 1,595 |
| Information Technology | 459 | 474 |
| Supplies & Services | 131 | 161 |
| Accommodation | 426 | 714 |
| Printing and Publications | 11 | 14 |
| Administration Expenses Total | 2,388 | 2,958 |
| | | |
| Pension Fund Staffing Costs – Investment | 192 | 232 |
| Pension Fund Committee | 6 | 2 |
| Pension Board | 1 | 3 |
| External Audit Fee | 43 | 45 |
| Internal Audit Fee | 9 | 11 |
| Actuarial Fees | 212 | 287 |
| General Expenses | 152 | 163 |
| Oversight and Governance Expenses Total | 615 | 743 |
| | | |
| Investment Management | 12,692 | 11,328 |
| Performance Fees | 7,823 | 4,586 |
| Direct Operating Property Expenses | 1,184 | 793 |
| Transaction Costs | 2,040 | 921 |
| Custody Fees | 162 | 139 |
| Investment Management Expenses Total | 23,901 | 17,767 |
| Management Francisco Organist Total | 00.004 | 04 400 |
| Management Expenses Grand Total | 26,904 | 21,468 |

Note 8b: Investment Management Expenses by Asset Class

| 2022/23 | Management | Performance | Direct | Transaction | Total |
|----------------|------------|-------------|-----------------|--------------------|--------|
| | Fees | Fees | Property | Costs | |
| | | | Expenses | | |
| | £'000 | £'000 | £'000 | £'000 | £'000 |
| | | | | | |
| Bonds | 75 | | | | 75 |
| Equities | 4,335 | 2,034 | | 837 | 7,206 |
| Pooled Funds | 451 | 1,188 | | 84 | 1,723 |
| Property | 1,222 | | 793 | | 2,015 |
| Private Equity | 3,688 | 417 | | | 4,105 |
| Private Debt | 1,557 | 947 | | | 2,504 |
| Subtotal | 11,328 | 4,586 | 793 | 921 | 17,628 |
| | | | | Custody | 139 |
| | | | | Fees | |
| | | | | Grand Total | 17,767 |

| 2021/22 | Management | Performance | Direct | Transaction | Total |
|----------------|------------|-------------|----------|-------------|--------|
| | Fees | Fees | Property | Costs | |
| | | | Expenses | | |
| | £'000 | £'000 | £'000 | £'000 | £'000 |
| Equities | 4,919 | 6,939 | | 1,984 | 13,842 |
| Pooled Funds | 235 | 407 | | 56 | 698 |
| Property | 1,184 | | 1,184 | | 2,368 |
| Private Equity | 4,814 | (54) | | | 4,760 |
| Private Debt | 1,540 | 531 | | | 2,071 |
| Subtotal | 12,692 | 7,823 | 1,184 | 2,040 | 23,739 |
| | | | | Custody | 162 |
| | | | | Fees | |
| | | | | Grand Total | 23,901 |

Note 8c: Analysis of Transaction Costs

| Commiss | Fees/ | 2021/22 | | Commiss | Fees/ | 2022/23 |
|---------|-------|---------|----------|---------|-------|---------|
| ion | Tax | Total | Asset | ion | Tax | Total |
| | £'000 | £'000 | Type | | £'000 | £'000 |
| £'000 | | | | £'000 | | |
| | | | | | | |
| 708 | 1,276 | 1,984 | Equities | 324 | 513 | 837 |
| 0 | 56 | 56 | Pooled | 0 | 84 | 84 |
| | | | Funds | | | |
| | | | | | | |
| 708 | 1,332 | 2,040 | Total | 324 | 597 | 921 |

Note 9: Investment Income

| | 2021/22 | 2022/23 |
|---|---------|---------|
| | £'000 | £'000 |
| | | _ |
| Bonds | 0 | 257 |
| Equity Dividends | 21,331 | 19,978 |
| | | |
| Property Rental Income | 17,896 | 18,862 |
| Interest on Cash Deposit | 130 | 4,790 |
| Pooled Funds | 15,993 | 21,894 |
| | 13,000 | |
| Private Equity | 2,649 | 3,645 |
| Private Debt | 10,268 | 10,139 |
| Other (including P/L from Currency & Derivatives) | 3,056 | 3,709 |
| Total | 71,323 | 83,274 |
| Tax | | |
| Withholding Tax – Equities | (238) | (552) |
| Withholding Tax – Pooled Infrastructure | 0 | (0) |
| Withholding Tax – Private Equity | (152) | (0) |
| Total Tax | (390) | (552) |
| Net Total | 70,933 | 82,722 |

Note 10: Investment Assets

Reconciliation of Movements in Investments and Derivatives

| | Market Value 31 March 2022 | Purchases | Sales | Change in Market Value | Market Value 31 March 2023 |
|------------|-------------------------------------|-----------|-----------|------------------------------|-------------------------------------|
| | £'000 | £'000 | £'000 | £'000 | £'000 |
| D I. | | 00.040 | (0) | (40.700) | 40.040 |
| Bonds | 0 | 63,010 | (0) | (16,792) | 46,218 |
| Equities | 2,319,608 | 641,102 | (644,885) | (153,908) | 2,161,917 |
| Pooled | 2,347,495 | 197,477 | (105,094) | (209,274) | 2,230,604 |
| Funds | 10-0 | | (0.044) | (2.1.=2.2) | |
| Property | 427,375 | 4,742 | (3,211) | (61,706) | 367,200 |
| Private | 518,689 | 55,748 | (106,805) | 12,980 | 480,612 |
| Equity | | | | | |
| Private | 143,106 | 11,299 | (2,525) | 3,146 | 155,026 |
| Debt | | | | | |
| | | | (| (| |
| | 5,756,273 | 973,378 | (862,520) | (425,554) | 5,441,577 |
| Other | | | | | |
| | | | | | |
| Cash | 196,372 | | | | 219,654 |
| Investment | 2,264 | | | | 2,024 |
| Income Due | , | | | | , |
| Investment | 7,155 | | | | 161 |
| Sales | , | | | | |
| Amount | | | | | |
| Receivable | | | | | |
| Investment | (14,395) | | | | 0 |
| Purchases | | | | | |
| Amount | | | | | |
| Payable | | | | | |
| | | | | | |
| Net | | | | | |
| Investment | 5,947,669 | | | | 5,663,416 |
| Assets | | | | | |

| | Market Value 31 March 2021 | Purchases | Sales | Change in Market Value | Market Value 31 March 2022 |
|-----------------------------|-------------------------------------|-----------|---|------------------------------|-------------------------------------|
| | £'000 | £'000 | £'000 | £'000 | £'000 |
| | | | | | |
| Equities | 2,258,827 | 3,253,202 | (3,002,363) | (190,058) | 2,319,608 |
| Pooled | 2,308,311 | 315,265 | (401,605) | 125,524 | 2,347,495 |
| Funds | | | | | |
| Property | 361,325 | 8,089 | (2,129) | 60,090 | 427,375 |
| Private | 432,023 | 489,641 | (516,903) | 113,928 | 518,689 |
| Equity | | | | | |
| Private | 136,979 | 7,015 | (2,223) | 1,335 | 143,106 |
| Debt | | | | | |
| | - 10- 10- | | (2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2. | 442.242 | |
| | 5,497,465 | 4,073,212 | (3,925,223) | 110,819 | 5,756,273 |
| 011 | | | | | |
| Other | | | | | |
| Onale | 404077 | | | | 400.070 |
| Cash | 124,977 | | | | 196,372 |
| Investment | 9,113 | | | | 2,264 |
| Income Due | 255 | | | | 7 4 5 5 |
| Investment Sales | 255 | | | | 7,155 |
| Amount | | | | | |
| Receivable | | | | | |
| Investment | 2,788 | | | | 0 |
| Purchases | 2,700 | | | | O |
| Returned | | | | | |
| Amount | | | | | |
| Receivable | | | | | |
| Investment | (306) | | | | (14,395) |
| Purchases | ` | | | | , , , |
| Amount | | | | | |
| Payable | | | | | |
| | | | | | |
| Net Investment Assets | 5,634,292 | | | | 5,947,669 |

Note 11: Analysis of Investments

| | 2021/22 | 2022/23 |
|--------------------------------------|-----------|-----------|
| | £'000 | £'000 |
| | | |
| Bonds | 0 | 46,218 |
| | 0.040.000 | 0.404.047 |
| Equities | 2,319,608 | 2,161,917 |
| Pooled Funds Breakdown: | | |
| Bonds | 1 025 201 | 955 510 |
| | 1,025,291 | 855,510 |
| Equities Light Trust | 1,090,534 | 965,698 |
| Infrastructure - Unit Trust | 114,011 | 119,333 |
| Infrastructure - Limited Partnership | 117,659 | 290,063 |
| Pooled Funds | 2,347,495 | 2,230,604 |
| | | |
| Direct Property | 427,375 | 367,200 |
| Private Equity | 518,689 | 480,612 |
| Private Debt | 143,106 | 155,026 |
| | | 100,000 |
| Other Investments | 1,089,170 | 1,002,838 |
| Finale hold by Investment Managers | 407.007 | 74.044 |
| Funds held by Investment Managers | 137,997 | 74,044 |
| ACC Loans Fund Deposit | 58,375 | 145,610 |
| Investment Income Due | 2,264 | 2,024 |
| Investment Sales Amount Receivable | 7,155 | 161 |
| Other Balances | 205,791 | 221,839 |
| | · | • |
| Investment Assets Total | 5,962,064 | 5,663,416 |
| Investment Liabilities | | |
| | | |
| Investment Purchases Amounts Payable | (14,395) | (0) |
| Investment Liabilities Total | (14,395) | (0) |
| Net Investment Assets | 5,947,669 | 5,663,416 |
| 110t 111700tillollt Addota | 0,041,000 | 5,555,710 |

Note 12: Analysis of Derivatives

Futures

There were no outstanding exchange traded future contracts as at 31 March 2023.

Forward Foreign Currency

There were no outstanding forward foreign currency contracts as at 31 March 2023.

Note 13: Investments Analysed by Fund Manager

| | 31 March 2022 | | 31 March 2023 | |
|-----------------------------|------------------|-------|------------------|-------|
| | £'000 | % | £'000 | % |
| | | | | |
| Investment Assets | | | | |
| State Street Global | 1,582,819 | 26.9 | 1,326,129 | 22.9 |
| Advisors | | | | |
| Baillie Gifford | 1,329,092 | 22.5 | 1,189,218 | 20.5 |
| BlackRock Asset | 1,018,010 | 17.3 | 1,009,413 | 17.4 |
| Management | | | | |
| BlackRock Renewable | 14,649 | 0.3 | 41,303 | 0.7 |
| Power III | | | | |
| AAM Property (API) | 465,719 | 7.9 | 380,057 | 6.5 |
| AAM Property | 27,844 | 0.5 | 29,525 | 0.5 |
| Residential | | | | |
| HarbourVest | 374,637 | 6.1 | 326,824 | 5.6 |
| ACC Loans Fund | 58,375 | 1.0 | 145,610 | 2.5 |
| Deposit | | | | |
| Global Custodian | 65,161 | 1.1 | 26,416 | 0.5 |
| Partners Group | 55,512 | 0.9 | 47,314 | 0.8 |
| Maven Capital | 625 | 0 | 407 | 0.0 |
| Unigestion | 57,276 | 0.9 | 56,938 | 1.0 |
| Russell Multi Asset | 107,397 | 1.8 | 105,705 | 1.8 |
| Credit | | | | |
| Aviva Infrastructure | 114,011 | 1.9 | 119,332 | 2.1 |
| Hermes Infrastructure | 103,118 | 1.7 | 96,176 | 1.7 |
| Alcentra | 66,925 | 1.1 | 70,757 | 1.2 |
| Hayfin Direct Lending | 76,181 | 1.2 | 84,269 | 1.5 |
| Insight Credit | 425,610 | 7.2 | 366,558 | 6.3 |
| Allianz Home Equity | 4,708 | 0.1 | 19,609 | 0.3 |
| IFM Global | 0.0 | 0.0 | 152,707 | 2.6 |
| Infrastructure | | | | |
| Schroders | 0.0 | 0.0 | 69,149 | 1.2 |
| | 5,947,669 | 100.4 | 5,663,416 | 97.6 |
| | | | | |
| Net Long and Current Assets | | | | |
| Bank Account | 15 | 0.0 | 938 | 0.0 |
| Long Term and Current | (21,791) | (0.4) | 139,423 | 2.4 |
| Debtors Less Creditors | , , , | ` | · | |
| | | | | |
| Net Assets | 5,925,893 | 100.0 | 5,803,777 | 100.0 |

The following investments represent more than 5% of the Net Investment Assets:

| Security | Market | % of Net | Market | % of Net |
|---------------------|----------|------------|----------|------------|
| | Value | Investment | Value | Investment |
| | 31 March | Assets | 31 March | Assets |
| | 2022 | | 2023 | |
| | £'000 | | £'000 | |
| | | | | |
| MPF International | 540,986 | 9.13 | 489,120 | 8.64 |
| Equity Index | | | | |
| Pooled Fund* | | | | |
| MPF UK Equity | 549,547 | 9.28 | 476,578 | 8.42 |
| Pooled Fund* | | | | |
| Insight Investment | 425,610 | 7.18 | 366,558 | 6.47 |
| Mgt Global Funds* | | | | |
| MPF UK Index | 492,285 | 8.31 | 360,431 | 6.36 |
| Linked Gilts* | | | | |
| HarbourVest Tranche | 362,440 | 6.12 | 297,332 | 5.25 |
| L | | | | |

^{*}The investments listed above are Pooled Investments, i.e. where two or more parties 'pool' or combine their investments. This type of investment allows the Fund to gain from economies of scale, i.e. lower transaction costs and diversification that can help reduce risk.

Note 14: Stock Lending

| | 31 March | Collateral | 31 March | Collateral |
|---------------------|----------|------------|----------|------------|
| | 2022 | Percentage | 2023 | Percentage |
| | £'000 | | £'000 | |
| | | | | |
| Stock on Loan | | | | |
| Equities | 569,160 | | 421,438 | |
| Total | 569,160 | | 421,438 | |
| Exposure | | | | |
| | | | | |
| Total Collateral | 601,644 | 106% | 444,759 | 106% |
| Conateral | | | | |

Stock Lending is the lending of stock from one investor to another that entitles the lender to continue to receive income generated by the stock plus an additional payment by the borrower.

Collateral is held at 106% in respect of each borrower, consisting of Government Debt, UK and Overseas Equities.

Note 15: Property Holdings

| | 2021/22 | 2022/23 |
|------------------------------|---------|----------|
| | £'000 | £'000 |
| | | |
| Opening Balance | 361,325 | 427,375 |
| Purchases | 3,991 | 0 |
| Construction | 4,098 | 4,557 |
| Subsequent Expenditure | 0 | 185 |
| Disposals | (2,129) | (3,211) |
| Net Increase in Market Value | 60,090 | (61,706) |
| | | |
| Closing Balance | 427,375 | 367,200 |

The property holdings note shows those UK properties directly held by the Fund and as such the Fund is responsible for all the repairs, maintenance or enhancements. There are no restrictions on the realisability of the property or the remittance of income or proceeds on disposal and the Fund is not under any contractual obligations to purchase, construct or develop any of these properties, as all are addressed within the Fund's Property Investment Strategy.

The valuation has been prepared against the backdrop of a challenging economic outlook and financial market instability. However, the valuation is not reported as being subject to 'material valuation uncertainty' as defined in the RICS Valuation – Global Standards.

The future minimum lease payments receivable by the Fund are as follows:

| | 2021/22 | 2022/23 |
|---------------------------------|---------|---------|
| | £'000 | £'000 |
| | | |
| Within One Year | 17,115 | 17,846 |
| Between One Year and Five Years | 63,016 | 60,388 |
| Later than Five Years | 93,432 | 80,089 |
| | | |
| Total | 173,563 | 158,323 |

In accordance with IAS17, the above table has been presented using the 'break date' of the lease agreements.

Based upon the Fund's own historic experience but also on similar properties received from the Fund's property letting agents, the above disclosure for 2022-23 has seen no adjustment being required for a credit loss allowance.

Note 16: Financial and Non Financial Instruments

Accounting policies describe how different asset classes of financial and non financial instruments are measured. Also, how income and expenses, including fair value gains and losses, are recognised. The following table analyses the fair value of financial assets and liabilities (excluding cash) by category and by Net Assets Statement heading. No financial assets were reclassified during the accounting period.

Non financial instruments have been added to the table for reconciliation to the Net Assets of the Fund.

| | 31 March 2022 | 2 | | 3. | 1 March 2023 | |
|--------------------|------------------|-----------------------|-----------------------------|--------------------|--------------|--------------------|
| Designated | Assets at | Financial | | Designated | Assets at | Financial |
| as Fair | Amortised | Liabilities | | as Fair | Amortised | Liabilities |
| Value | Cost | at | | Value | Cost | at |
| through | | Amortised | | through | | Amortised |
| Profit & | | Cost | | Profit & | | Cost |
| Loss | | | | Loss | 21222 | 21222 |
| £'000 | £'000 | £'000 | P* | £'000 | £'000 | £'000 |
| | | | Financial | | | |
| | | | Assets | | | |
| 0 | | | Bonds | 46 249 | | |
| | | | Equities | 46,218 | | |
| 2,319,608 | | | Pooled Funds | 2,161,917 | | |
| 2,347,495 | | | | 2,230,604 | | |
| 518,689 143,106 | | | Private Equity Private Debt | 480,612 155,026 | | |
| 143,100 | 106 272 | | Cash | 155,026 | 219,654 | |
| | 196,372 9,419 | | Other Investment | | 2,185 | |
| | 9,419 | | Balances | | 2,100 | |
| | 12,926 | | Debtors | | 174,641 | |
| | 12,320 | | Debiois | | 174,041 | |
| 5,328,898 | 218,717 | | Subtotal | 5,074,377 | 396,480 | |
| 5,020,000 | , | | | 0,011,011 | 300,100 | |
| | | | Financial | | | |
| | | | Liabilities | | | |
| | | | | | | |
| | | (14,395) | Other Investment | | | (0) |
| | | | Balances | | | |
| | | (34,702) | Creditors | | | (34,280) |
| | | | | | | |
| | | (49,097) | | | | (34,280) |
| | | | | | | |
| | | | Financial | | | |
| | | | Instruments | | | |
| 5,328,898 | 218,717 | (49,097) | Total | 5,074,377 | 396,480 | (34,280) |
| | | | | | | |
| | | | Non | | | |
| | | | Financial | | | |
| | | | Instruments | | | |
| 427,375 | | | Property | 367,200 | | |
| 421,313 | | | ιτορειτή | 301,200 | | |
| 5,756 273 | 218 717 | (49 097) | | 5,441 577 | 396 480 | (34 280) |
| 3,733,273 | 2.0,7.17 | (40,001) | Net Assets | 0,441,011 | 550,400 | (04,200) |
| | | 5.925.893 | | | | 5.803.777 |
| 5,756,273 | 218,717 | (49,097) 5,925,893 | Net Assets of the Fund | 5,441,577 | 396,480 | (34,280) 5,803,777 |

Note 17: Net Gains and Losses on Financial and Non Financial Instruments

| 31 March 2022 | | 31 March 2023 |
|---------------|------------------------------------|---------------|
| £'000 | Financial Assets | £'000 |
| | | |
| 50,729 | Fair Value through Profit and Loss | (363,848) |
| | | |
| | Financial Liabilities | |
| | | |
| 0 | Fair Value through Profit and Loss | 0 |
| | | |
| | Net Gains and Losses on Financial | |
| 50,729 | Instruments | (363,848) |
| | | |
| | Non Financial Instruments | |
| | | |
| 60,090 | Fair Value through Profit and Loss | (61,706) |
| | | |
| 110,819 | Net Gains and Losses of the Fund | (425,554) |

Note 18: Valuation of Financial and Non 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 value.

Level 1

Financial instruments at Level 1 are those where the fair values are derived from unadjusted quoted prices in active markets for identical assets and liabilities. Products classified as Level 1 comprise quoted equities, quoted fixed securities, quoted index linked securities and unit trusts.

Listed investments 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 are those 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 input that are based significantly on observable market data.

Level 3

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

Such instruments would include unquoted private equity/debt and infrastructure investments and hedge fund of funds, which are valued using various valuation techniques that require significant judgement in determining appropriate assumptions.

The values of the investments in unquoted private equity/debt and infrastructure are based on valuations provided by the general partners to the funds in which North East Scotland Pension Fund has invested.

These valuations are prepared in accordance with the International Private Equity and Venture Capital Valuation Guidelines, which follow the valuation principles of IFRS and US GAAP. Valuations are usually undertaken annually at the end of December. Cash flow adjustments are used to roll forward the valuations to 31 March as appropriate.

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.

Non Financial instruments have been added to the table for reconciliation to the Net Assets of the Fund.

Note 18a: Fair Value - Basis of Valuation

The basis of the valuation of each class of investment asset is set out below. There have been no changes in the valuation techniques used during the year. All assets have been valued using fair value techniques which represent the highest and best price available at the reporting date.

| Description of Asset | Valuation Hierarchy | Basis of Valuation | Observable and Unobservable Inputs | Key Sensitivities Affecting the Valuations Provided |
|---|------------------------|--|--|---|
| Market Quoted Investments | Level 1 | Published bid market price ruling on the final day of the accounting period | Not required | Not required |
| Quoted Bonds | Level 1 | Fixed interest securities are valued at a market value based on current yields | Not required | Not required |
| Exchange Traded Pooled Investments | Level 1 | Closing bid value on published exchanges | Not required | Not required |
| Forward Foreign Exchange Derivatives | Level 2 | Market forward exchange rates at the year end | Exchange rate risk | Not required |
| Pooled Investments – Overseas Unit Trusts and Property Funds | Level 2 | Closing bid price where bid and offer prices are published. Closing single price where single price published | NAV based pricing set on a forward pricing basis | Not required |
| Freehold and Leasehold Properties | Level 2 | Valued at fair value at the year end using the investment method of valuation by Valuers under the supervision of Tim Ainsley MRICS and Claire Magowan | Existing lease terms and rentals Independent market research Nature of Tendencies Covenant Strength for | |

| | | MRICS of Savills in accordance with the RICS Valuation Professional Standard | existing tenants Assumed vacancy levels Estimated rental growth Discount rate | |
|---|---------|---|---|---|
| Unquoted Equity/Debt & Infrastructure | Level 3 | Comparable valuation of similar companies in accordance with International Private Equity and Venture Capital Valuation Guidelines (2018) | EBITDA multiple Revenue multiple Discount for lack of marketability Control Premium | Valuations could be affected by material events occurring between the date of the Financial Statements provided and the Pension Fund's own reporting date, by changes to expected cashflows and by any differences between audited Accounts |

| | Quoted Market Price | Using Observable Inputs | With Significant Unobservable Inputs | |
|---|---------------------------|-------------------------------|---|-----------|
| Values at 31 March 2023 | Level 1 | Level 2 | Level 3 | Total |
| | £'000 | £'000 | £'000 | £'000 |
| Financial Assets at Fair Value through Profit and Loss | 4,148,676 | | 925,701 | 5,074,377 |
| Non Financial Assets at Fair Value through Profit and Loss | | 367,200 | | 367,200 |
| Financial Liabilities at Fair Value through Profit and Loss | 0 | | | 0 |
| Net Investment Assets (Fair Value) | 4,148,676 | 367,200 | 925,701 | 5,441,577 |

| | Quoted Market Price | Using Observable Inputs | With Significant Unobservable Inputs | |
|--|---------------------------|-------------------------------|---|-----------|
| Values at 31 March | Level 1 | Level 2 | Level 3 | Total |
| 2022 | | | | |
| | £'000 | £'000 | £'000 | £'000 |
| | | | | |
| Financial Assets at Fair Value through Profit and Loss | 4,549,444 | | 779,454 | 5,328,898 |
| Non Financial Assets at Fair Value through Profit and Loss | | 427,375 | | 427,375 |
| Financial Liabilities at Fair Value through Profit and Loss | 0 | | | 0 |
| Net Investment Assets (Fair Value) | 4,549,444 | 427,375 | 779,454 | 5,756,273 |

Note 18b: Transfers between Levels 1 and 2

There were no transfers between levels 1 and 2.

Note 18c: Reconciliation of Fair Value Measurements within Level 3

| | Market Value 31 March 2022 | Purchases during the year & Derivatives Payments | Sales during the year & Derivative Receipts | Realised Gains & Losses | Unrealised Gains & Losses (a) | Market Value 31 March 2023 |
|--|-------------------------------|---|---|----------------------------|----------------------------------|-------------------------------|
| | £'000 | £'000 | £'000 | £'000 | £'000 | £'000 |
| Infrastructure – Limited Partnership | 117,659 | 165,686 | (3,560) | 3,358 | 6,920 | 290,063 |
| Private Equity | 518,689 | 55,748 | (106,805) | 56,951 | (43,971) | 480,612 |
| Equity Private Debt | 143,106 | 11,299 | (2,525) | 2,525 | 621 | 155,026 |
| Total | 779,454 | 232,733 | (112,890) | 62,834 | (36,430) | 925,701 |

⁽a) Unrealised and realised gains and losses are recognised in the profit and losses on disposal and changes in the market value of investments line with the Fund Account.

Bulk Annuity Insurance Buy In Contract

The transfer of assets from the ACCTF included a Bulk Annuity Insurance Buy In Contract with Rothesay Life Plc. The insurance cover provides that the insurer underwrites the risk for meeting the liabilities of a specified group of pensioners on the ACCTF pensions payroll as at the inception date 19 November 2020. The insurer will pay the cost of the monthly pension payments for this group so long as they or their dependants are entitled to a pension.

The Insurance Buy In Contract is included in the Net Assets Statement as an Asset and is valued at year end by the Scheme Actuary.

| | Total |
|---|----------|
| | £'000 |
| Transfer from ACCTF of Insurance Buy In on 1 April 2022 | 202,000 |
| Premium Adjustment including Interest | (497) |
| Level Pensions Paid by Insurer True Up | 1,179 |
| Level Pensions Paid by Insurer | (9,620) |
| Actuarial Revaluation | (35,062) |
| Closing Market Value as at 31 March 2023 | 158,000 |

Note 18d: Sensitivity of Assets Valued at Level 3

Having analysed historical data, current market trends and consulted with independent investment advisors, the Fund has determined that the valuation methods described above are likely to be accurate to within the following ranges and has set out below the consequent potential impact on the closing value of investments held at 31 March 2023.

| | Assessed Valuation Range (+/-) | Value at 31 March 2023 | Value on Increase | Value on Decrease |
|------------------|--------------------------------------|---------------------------|----------------------|----------------------|
| | italige (ii) | £'000 | £'000 | £'000 |
| | | | | |
| Infrastructure - | 26% | 290,063 | 365,479 | 214,647 |
| Limited | | | | |
| Partnership | | | | |
| Private Equity | 26% | 480,612 | 605,571 | 355,653 |
| Private Debt | 26% | 155,026 | 195,333 | 114,719 |
| | | | | |
| Total | | 925,701 | 1,166,383 | 685,019 |

The key underlying inputs for the Insurance Buy In Contract level 3 Valuation are the discount rate and life expectancy. The impact of the changes as calculated by the Fund's Actuary is shown below:

| | | Valuation 31 March 2023 | Valuation Increase | Valuation Decrease |
|----------------------------|--------------|----------------------------|-----------------------|--------------------|
| Change in Assumptions | Adjustment | £m | £m | £m |
| Discount Rate Adjustment | (-/+) 0.5% | 158 | 167 | 150 |
| Life Expectancy Adjustment | (+/-) 1 Year | 158 | 165 | 152 |

However, the value of the Insurance Buy In Contract matches the insured liability, so in practice any variation in the asset value would have no effect on the Net Fund position.

Note 19: Risk arising from Financial and Non Financial Instruments

The Fund's primary long term risk is that the Fund's assets will fall short of its liabilities (i.e. promised benefits payable to members). Therefore, the aim of investment risk management is to minimise the risk of an overall reduction in the value of the Fund and to maximise the opportunity for gains across the whole Fund portfolio.

The Fund achieves this through asset diversification to reduce exposure to market risk (price risk, currency risk and interest rate risk) and credit risk to an acceptable level. In addition, the Fund manages its liquidity risk, ensuring there is liquidity to meet the Fund's forecast cash flows.

The Fund manages these investment risks as part of its overall Pension Fund Risk Management Strategy.

Responsibility for the Fund's Risk Management Strategy rests with the Pensions Committee. Risk management policies are established to identify and analyse the risks faced by the Fund. Policies are reviewed regularly to reflect changes in activity and in market conditions.

Market Risk

Market risk is the risk of loss from fluctuations in equity prices, interest and foreign exchange rates and credit spreads. The Fund is exposed to market risk from its investment activities, particularly through its equity holdings. The level of risk exposure depends on market conditions, expectations of future price and yield movements and the asset mix.

The objective of the Fund's Risk Management Strategy is to identify, manage and control market risk exposure within acceptable parameters, whilst optimising the return on risk.

In general, excessive volatility in market risk is managed through the diversification of the portfolio in terms of geographical location, industry sectors and individual securities.

Specific risk exposure is limited by applying risk weighted maximum exposures to individual investments.

Other Price Risk - Sensitivity Analysis

Following analysis of historical data and expected investment return movement during the financial year and in consultation with the Fund's Investment Adviser, the Fund has determined that the following movements in market price risk are possible for the 2022/23 reporting period.

| Asset Type | Potential Market Movements (+/-) |
|----------------------------------|----------------------------------|
| | |
| UK Bonds | 8.0% |
| Overseas Bonds | 8.0% |
| UK Equities | 16.3% |
| Overseas Equities | 20.5% |
| Pooled – Diversified Growth Fund | 12.5% |
| Infrastructure - Other | 13.0% |
| Infrastructure - | 26.0% |
| Limited Partnership | |
| Private Equity | 26.0% |
| Private Debt | 26.0% |
| Property | 13.0% |
| Cash | 1.5% |

The potential price changes disclosed above are broadly consistent with a one standard deviation movement in the value of the assets. The sensitivities are consistent with the assumptions contained in the Investment Adviser's most recent review. This analysis assumes that all other variables, particularly foreign currency exchange rates and interest rates, remain the same.

Had the market price of the Fund's investments increased/decreased in line with the above, the change in the Net Assets available to pay benefits in the market price would have been as follows (the prior year comparator is shown overleaf).

| Asset Type | Value as at 31 March 2023 | % Change | Value on Increase | Value on Decrease |
|------------------------|---------------------------------|-------------|----------------------|----------------------|
| | £'000 | | £'000 | £'000 |
| UK Bonds | 429,465 | 8.0 | 463,822 | 395,108 |
| Overseas Bonds | 472,263 | 8.0 | 510,044 | 434,482 |
| UK Equities | 876,535 | 16.3 | 1,019,410 | 733,660 |
| Overseas Equities | 2,251,080 | 20.5 | 2,712,551 | 1,789,609 |
| Infrastructure - Other | 119,333 | 13.0 | 134,846 | 103,820 |
| Infrastructure - | | | | |
| Limited Partnership | 290,063 | 26.0 | 365,479 | 214,647 |
| Private Equity | 480,612 | 26.0 | 605,571 | 355,653 |
| Private Debt | 155,026 | 26.0 | 195,333 | 114,719 |
| | | | | |
| Total | 5,074,377 | | 6,007,056 | 4,141,698 |

| Asset Type | Value as at 31 March 2022 | % Change | Value on Increase | Value on Decrease |
|------------------------|---------------------------------|-------------|----------------------|----------------------|
| | £'000 | | £'000 | £'000 |
| | | | | |
| UK Bonds | 492,285 | 7.5 | 529,206 | 455,364 |
| Overseas Bonds | 533,006 | 7.5 | 572,981 | 493,031 |
| UK Equities | 957,027 | 16.0 | 1,110,151 | 803,903 |
| Overseas Equities | 2,453,115 | 20.5 | 2,956,004 | 1,950,226 |
| Pooled – Diversified | | | | |
| Growth Funds | 0 | 12.5 | 0 | 0 |
| Infrastructure - Other | 114,011 | 13.0 | 128,832 | 99,190 |
| Infrastructure - | | | | |
| Limited Partnership | 117,659 | 26.0 | 148,250 | 87,068 |
| Private Equity | 518,689 | 26.0 | 653,548 | 383,830 |
| Private Debt | 143,106 | 26.0 | 180,314 | 105,898 |
| | | | | |
| Total | 5,328,898 | | 6,279,286 | 4,378,510 |

Interest Rate Risk

The Fund invests in financial assets for the primary purpose of obtaining a return on investments. These investments are subject to interest rate risks which represents the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market interest rates.

The Fund's interest rate risk is routinely monitored by the Fund in accordance with the Fund's Risk Management Strategy, including monitoring the exposure to interest rates and assessment of actual interest rates against the relevant benchmarks.

The Fund's direct exposure to interest rate movements as at 31 March 2022 and 31 March 2023 is set out below. These disclosures present interest rate risk based on the underlying financial assets at fair value:

| Asset Type | As at 31 March 2022 | As at 31 March 2023 |
|---------------------------|---------------------|---------------------|
| | £'000 | £'000 |
| | | |
| Cash and Cash Equivalents | 196,372 | 219,654 |
| Cash Balances | 15 | 938 |
| Bonds | 1,025,291 | 901,728 |
| | | |
| Total | 1,221,678 | 1,122,320 |

Interest Rate Risk Sensitivity Analysis

The Fund recognises that interest rates can vary and can affect both income to the Fund and the value of the Net Assets available to pay benefits. A 100 Basis Point (BPS) movement in interest rates is consistent with the level of sensitivity applied as part of the Fund's Risk Management Strategy. The Fund's long term average rates are expected to move less than 100 BPS from one year to the next and experience suggests that such movements are likely.

The analysis that follows assumes that all other variables, particularly 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:

| Exposure to Interest Rate Risk | Asset Values as at 31 March 2023 | Imp | pact |
|-----------------------------------|----------------------------------|-----------|-----------|
| | | + 1% | - 1% |
| | £'000 | £'000 | £'000 |
| | | | |
| Cash and Cash | 219,654 | 221,851 | 217,457 |
| Equivalents | | | |
| Cash Balances | 938 | 947 | 929 |
| Bonds | 901,728 | 910,745 | 892,711 |
| | | | |
| Total | 1,122,320 | 1,133,543 | 1,111,097 |

| Exposure to Interest Rate Risk | Asset Values as at 31 March 2022 | lmp | act |
|--------------------------------|----------------------------------|-----------|-----------|
| | | + 1% | - 1% |
| | £'000 | £'000 | £'000 |
| | | | |
| Cash and Cash | 196,372 | 198,336 | 194,408 |
| Equivalents | | | |
| Cash Balances | 15 | 15 | 15 |
| Bonds | 1,025,291 | 1,035,544 | 1,015,038 |
| | | | |
| Total | 1,221,678 | 1,233,895 | 1,209,461 |

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 Fund is exposed to currency risk on financial instruments that are denominated in any currency other than the functional currency of the Fund (£UK). The Fund holds both monetary and non monetary assets denominated in currencies other than £UK.

The Fund's currency rate risk is routinely monitored in accordance with the Fund's Risk Management Strategy, including monitoring the range of exposure to currency fluctuations.

The following table summarises the Fund's currency exposure as at 31 March 2023 and as at the previous year end:

| Assets Exposed to Currency Risk | Asset Value as at 31 March 2022 | Asset Value as at 31 March 2023 |
|---------------------------------|---------------------------------|---------------------------------|
| | £'000 | £'000 |
| | | |
| Overseas Quoted Securities | 978,422 | 866,225 |
| Overseas Unquoted Securities | 643,266 | 627,402 |
| Overseas Unit Trusts | 1,073,993 | 961,383 |
| | | |
| Total Overseas Assets | 2,695,681 | 2,455,010 |

Currency Risk - Sensitivity Analysis

Following analysis of historical data in consultation with the Fund's investment advisers, the Fund considers the likely volatility associated with foreign exchange rate movements to be 10.1%.

This analysis assumes that all other variables, particularly interest rates, remain constant.

A 10.1% strengthening/weakening of the pound against the various currencies in which the Fund holds investments would increase/decrease the Net Assets to pay benefits as shown below:

| Assets Exposed to Currency Risk | Asset Value as at 31 March 2023 | Potential Market | Movement |
|------------------------------------|---------------------------------|------------------|-----------|
| | | +10.1% | -10.1% |
| | £'000 | £'000 | £'000 |
| | | | |
| Overseas Quoted | 866,225 | 953,714 | 778,736 |
| Securities | | | |
| Overseas Unquoted | 627,402 | 690,770 | 564,034 |
| Securities | | | |
| Overseas Unit Trust | 961,383 | 1,058,483 | 864,283 |
| | | | |
| Total | 2,455,010 | 2,702,967 | 2,207,053 |

| Assets Exposed to Currency Risk | Asset Value as at 31 March 2022 | Potential Marke | t Movement |
|---------------------------------|---------------------------------|-----------------|------------|
| | | +9.4% | -9.4% |
| | £'000 | £'000 | £'000 |
| | | | |
| Overseas Quoted | 978,422 | 1,070,394 | 886,450 |
| Securities | | | |
| Overseas Unquoted | 643,266 | 703,733 | 582,799 |
| Securities | | | |
| Overseas Unit Trust | 1,073,993 | 1,174,948 | 973,038 |
| | | | |
| Total | 2,695,681 | 2,949,075 | 2,442,287 |

Credit Risk

Credit risk represents the risk that the counterparty to a transaction or a financial instrument will fail to discharge an obligation and cause the Fund to incur a financial loss. The market values of investments generally reflect an assessment of credit in their pricing and consequently the risk of loss is implicitly provided for in the carrying value of the Fund's financial assets and liabilities.

Deposits are not made with banks and financial institutions unless they are rated independently and meet the Fund's credit criteria. The Local Government Pension Scheme Investment Regulations have limits as to the maximum percentage of the deposits placed with any one class of financial institution. Money market fund deposits are made through the Fund's Global Custodian and are evaluated according to their internal criteria.

Deposits made to the Aberdeen City Council (ACC) loans fund are administered within the City Council treasury policy.

The Fund believes it has managed its exposure to credit risk and has had no experience of default or uncollectable deposits. The Fund's cash holding at 31 March 2023 was £220,592,000 (31 March 2022 was £196,387,000). This was held with the following institutions as shown below:

| Summary | Rating | Balance as at | Balance as at |
|------------------------|--------|---------------|---------------|
| | _ | 31 March 2022 | 31 March 2023 |
| | | £'000 | £'000 |
| | | | |
| Liquidity Funds | | | |
| HSBC Liquidity Funds | AA- | 95,772 | 56,247 |
| | | | |
| Bank Deposit Accounts | | | |
| ACC Loans Fund Deposit | N/A | 58,375 | 145,610 |
| HSBC | AA- | 42,225 | 17,797 |
| | | | |
| Subtotal | | 196,372 | 219,654 |
| | | | |
| Bank Current Accounts | | | |
| HSBC Bank | AA- | 0 | 927 |
| Virgin Money* | A- | 15 | 11 |
| | | 15 | 938 |
| | | | |
| Total | | 196,387 | 220,592 |

^{*}Clydesdale Bank trading as Virgin Money.

Liquidity Risk

Liquidity risk represents the risk that the Fund will not be able to meet its financial obligations as they fall due. The Fund ensures that it has adequate cash resources to meet its commitments. The Fund has immediate access to its cash holdings.

The Fund defines liquid assets as assets that can be converted to cash within three months. Illiquid assets are those assets which will take longer than three months to convert into cash. As at 31 March 2023 the value of illiquid assets was £1,292,901,847 which represented 22.3% of the Total Net Assets of the Fund (31 March 2022 £1,206,828,543 which represented 20.4% of the Total Net Assets of the Fund).

Note 20a: Long Term Assets

| | 31 March 2022 | 31 March 2023 |
|---------------------------|---------------|---------------|
| | £'000 | £'000 |
| | | |
| Insurance Buy In Contract | 0 | 158,000 |
| Lifetime Tax Allowance | 0 | 189 |
| | | |
| Total Long Term Assets | 0 | 158,189 |

Note 20b: Current Assets

| | 31 March 2022 | 31 March 2023 |
|------------------------------|---------------|---------------|
| | £'000 | £'000 |
| | | |
| Employees' Contributions due | 2,743 | 3,023 |
| Employers' Contributions due | 8,069 | 8,853 |
| Sundry Debtors | 2,099 | 3,638 |
| Subtotal | 12,911 | 15,514 |
| Bank | 15 | 938 |
| | | |
| Total Current Assets | 12,926 | 16,452 |

Note 20c: Current Liabilities

| | 31 March 2022 | 31 March 2023 |
|---------------------------|---------------|---------------|
| | £'000 | £'000 |
| | | |
| Sundry Creditors | 23,001 | 24,862 |
| Benefits Payable | 11,701 | 9,418 |
| | | |
| Total Current Liabilities | 34,702 | 34,280 |

Note 21: Related Party Transactions

Aberdeen City Council provides administration services for the Pension Fund, the costs of which are reimbursed by the Fund.

The costs of these services for the North East Scotland Pension Fund amounted to £2,044,757 (2021/22 £1,773,912).

Prior to the remittance of excess cash to the investment fund managers, surplus cash is invested as a temporary loan with the Council. At the year end this amounted to £145,610,000 (2021/22 £58,375,000) for the North East Scotland Pension Fund.

Interest was received from the Council of £1,766,627 (2021/22 £89,722) for the North East Scotland Pension Fund.

Note 22: Key Management Personnel

Certain employees of Aberdeen City Council hold key positions in the financial management of the North East Scotland Pension Fund. Two employees were identified and their financial relationship with the Fund (expressed as an accrued pension) is set out below:

| | | Accrued Pension 2021/22 £'000 | Accrued Pension 2022/23 £'000 |
|------------------|-------------------------|--|--|
| | | | |
| Steven Whyte | Director of Resources | 46 | 52 |
| Jonathan Belford | Chief Officer - Finance | 40 | 45 |

Governance

As at 31 March 2023, 10 members of the Pensions Committee and 7 members of the Pension Board were active members or pensioners of the North East Scotland Pension Fund.

Each member of the Pensions Committee and Pension Board is required to declare any financial and non financial interest they have in the items of business for consideration at each meeting, identifying the relevant agenda items and the nature of their interest.

In 2022/23 Elected Members' had interests in First Aberdeen, SSE Plc, Santander Banking Group, SAGA, Mennico Itd, Moray Media Management, Etiom, ASCO Group Ltd, Bonsell Accounting Services, RNLI, Manhattans LTD, Carbon Reduction Analysts Ltd, Kellas Midstream Ltd, Lloyds Banking Group, taxi driving, Aberdeen City Council Social Work Department, Moray & Highlands Space Leadership Group, Moray Economic Partnership, Convention of Scottish Local Authorities, NESS Energy from Waste Project and Members Engagement Group – Moray, Unite the Union. Conflicts of Interest are managed in accordance with the Conflicts of Interest Policy or Codes of Conduct for Councillors or Employees.

Note 23: Contractual Commitments as at 31 March 2023

As at 31 March 2023 the NESPF had contractual commitment in respect of Private Equity/Debt and Global Real Estate portfolios. The undrawn commitments are outstanding call payments £589.846m (£409.736m 31 March 2022):

| | Contractual Commitments | Undrawn Commitments |
|-----------------------|-------------------------|---------------------|
| | £'000 | £'000 |
| | | |
| HarbourVest | 615,841 | 296,831 |
| Partners Group | 88,747 | 19,769 |
| Maven (SLF) | 6,308 | 44 |
| Unigestion | 101,049 | 43,397 |
| AAM Residential | 30,000 | 1,249 |
| Property | | |
| Hermes Infrastructure | 100,000 | 9,448 |
| Alcentra EDL | 87,868 | 15,016 |
| Hayfin DLF | 87,868 | 5,081 |
| Blackrock Renewable | 80,877 | 44,011 |
| Allianz Home Equity | 25,000 | 5,000 |
| IFM Global | 300,000 | 150,000 |
| Infrastructure | | |
| | | |
| Total | 1,523,558 | 589,846 |

Note 24: Additional Voluntary Contributions (AVC)

Additional Voluntary Contributions are not included in the Pension Fund's Accounts.

Members of the North East Scotland Pension Fund are included in the following tables.

The amount of Additional Voluntary Contributions paid by members during the year is shown as income in the table below:

| 2021/22 | Income (AVCs Paid by Members) | 2022/23 |
|---------|-------------------------------|---------|
| £'000 | | £'000 |
| | | |
| 7 | Standard Life | 7 |
| 2,632 | Prudential* | 3,395 |

The closing Net Assets values represent the value of the separately invested Additional Voluntary Contributions. These closing values are subject to revaluation.

| Market Value | Additional Voluntary Contributions | Market Value |
|---------------|------------------------------------|---------------|
| 31 March 2022 | | 31 March 2023 |
| £'000 | | £'000 |
| | | |
| 1,076 | Standard Life | 1,043 |
| 24,981 | Prudential* | 25,841 |

* Prudential were experiencing administrative problems. As a result of these difficulties, the above 2021-22 figures were estimates. The actual figures for 2021-22 are Income £2,838k and the Market Value £25,565k.

Note 25: Contingent Assets/Liabilities

The North East Scotland Pension Fund currently hold two insurance bonds and one cash bond. These bonds guard against the possibility of being unable to recover pension liabilities from these Admission Bodies should they terminate their participation of the Scheme. Insurance bonds are drawn up in favour of the Pension Fund and payment will only be triggered in the event of an employer default. A review of the bond requirements for the participating employers within the Fund was undertaken by the Scheme Actuary in 2021 following the completion of the triennial valuation to ensure that the bond amounts were still appropriate. As a result of the bond review and the positive funding position it was determined that no amendments needed to be made to the bonds held.

The pension liabilities for all Transferee Admission Bodies are guaranteed by the originating employer as per Regulation 61(5)(a) of the Local Government Pension Scheme (Scotland) Regulations 2018. In total, the Fund has secured guarantees for 22 Admission Bodies currently participating in the Scheme.

The Scheme Actuary (see Appendix 1) has allowed for the impact of the McCloud judgement based on the proposed remedy. In addition, a provision has been made for the full CPI pension increases on Guaranteed Minimum Pensions (GMP) benefits for members who reach State Pension Age after 6 April 2016.

There is ongoing legal proceedings in connection with a Class Action regarding investment pricing and a Summary Judgement is pending.

Note 26: Impairment for Bad and Doubtful Debts

The risk of employers being unable to meet their pension obligations is managed through the NESPF Termination Policy and the NESPF Employer Covenant Assessment Policy which are embedded within the Funding Strategy Statement. During 2022/23 three admission bodies exited from the Fund. Two of those were a managed exit and one where the last active member in the Scheme left employment. Following these termination events, the assets and liabilities for each employer were assessed by the Scheme Actuary. The Actuary's assessment is to determine the funding level and the deficit or surplus held in accordance with the regulations. The Fund paid two surplus refunds and collected one termination fee in respect of a calculated deficit. Scheme Actuary signed termination certificates were issued to each of those employers to confirm that the liabilities had been discharged.

A Deferred Debt Arrangement (DDA) allows an Administering Authority greater flexibility in their approach to employers exiting from the Scheme. It allows an employer to exit from the Fund over time without accruing more liabilities whilst still being able to service the termination debt. As at 31 March 2023 there are no deferred debt arrangements.

Note 27: Investment Principles

A summary of the Statement of Investment Principles is available on our website www.nespf.org.uk. A full version of the Statement of Investment Principles is available on request from Director of Resources, Aberdeen City Council, Resources, Level 1 West, Business Hub 7, Marischal College, Broad Street, Aberdeen, AB10 1AB.

The Statement of Investment Principles is reviewed on an annual basis by the Pensions Committee and following any change to the investment strategies of the Pension Fund.

Note 28: Critical Judgements in applying Accounting Policies

Assumptions made about the future and other major sources of estimation uncertainty.

The items in the Net Assets Statement as at 31 March 2023 for which there is a significant risk of material adjustment in the forthcoming financial year are as follows:

| Item | Uncertainties | Effect if Actual Results Differ from Assumption |
|--|--|---|
| Actuarial present value of promised retirement benefits. | Estimation of the net liability to pay pensions depends on several complex judgements relating to the discount rate used, the rate at which salaries are projected to increase, changes in retirement ages, mortality rates and expected returns on Pension Fund assets. | The methodology used by the Scheme Actuary is in line with accepted guidelines. Further to the Fund's liability being calculated every three years, an update of the funding position is calculated by the Scheme Actuary every 3 months. Further information can be found in Note 2. |
| Private Equity Private Debt & Pooled Infrastructure (Unquoted) | Private equity/debt and unquoted pooled infrastructure investments are valued at fair value in accordance with International Private Equity and Venture Capital Valuation guidelines. These investments are not publicly listed and as such there is a degree of estimation involved in the valuation. | Private equity £481 million. Private Debt £155 million. Pooled Infrastructure (Unquoted) £290 million. There is a risk that these investments may be under or overstated in the accounts. |
| Insurance Buy In Contract | The Insurance Buy In Contract is included in the Net Assets Statement as an Asset and is valued at year end by the Scheme Actuary. The insurer underwrites the risk of meeting the liabilities of a group of pensioners within the Fund. Key assumptions are the Discount Rate and Life Expectancy. | Further information can be found in Note 18d Sensitivity Analysis. |

Note 29: Events after the Balance Sheet Date

The Statement of Accounts was authorised for issue by the Chief Officer – Finance on 23 June 2023. Events taking place after this date are not reflected in the Annual Accounts or Notes. Where events taking place before this date provided information about conditions existing at 31 March 2023, the figures in the Annual Accounts and Notes have been adjusted in all material respects to reflect the impact of this information. No such adjustments have been required.

Note 30: Agency Arrangement for Administering Compensatory 'Added' Years

The North East Scotland Pension Fund administers compensatory 'added' years payments for those awarded up to 2011. The Fund acts as an agent of employing bodies, in respect of staff that have had their pension augmented under The Local Government (Discretionary Payments and Injury Benefits) (Scotland) Regulations 1998.

The cash flows in respect of the relevant employing bodies and associated payroll cost for those compensatory 'added' years payments are:

| | 2021/22 | 2022/23 |
|---|---------|---------|
| | £'000 | £'000 |
| Cost incurred/(recovered) on behalf of: | | |
| Cost incurred/frecovered/ on benair or. | | |
| Aberdeen City Council | 2,351 | 2,355 |
| Aberdeenshire Council | 1,363 | 1,358 |
| Moray Council | 692 | 698 |
| Scottish Water | 1,278 | 1,297 |
| Other | 276 | 280 |
| | | |
| Total | 5,960 | 5,988 |

| | 2021/22 | 2022/23 |
|-------------------------|---------|---------|
| | £ | £ |
| | | |
| Associated Payroll Cost | 4 | 4 |

Independent Auditor's Report

Independent auditor's report to the members of Aberdeen City Council as administering authority for North East Scotland Pension Fund and the Accounts Commission

Reporting on the audit of the financial statements

Opinion on financial statements

I certify that I have audited the financial statements in the annual report of North East Scotland Pension Fund for the year ended 31 March 2023 under Part VII of the Local Government (Scotland) Act 1973. The financial statements comprise the Fund Account, the Net Assets Statement and notes to the financial statements, including a summary of significant accounting policies. The financial reporting framework that has been applied in their preparation is applicable law and UK adopted international accounting standards, as interpreted and adapted by the Code of Practice on Local Authority Accounting in the United Kingdom 2022/23 (the 2022/23 Code).

In my opinion the accompanying financial statements:

- give a true and fair view of the financial transactions of the fund during the year ended 31 March 2023 and of the amount and disposition at that date of [its/their] assets and liabilities;
- have been properly prepared in accordance with UK adopted international accounting standards, as interpreted and adapted by the 2022/23 Code; and
- have been prepared in accordance with the requirements of the Local Government (Scotland) Act 1973, The Local Authority Accounts (Scotland) Regulations 2014, and the Local Government in Scotland Act 2003.

Basis for opinion

I conducted my audit in accordance with applicable law and International Standards on Auditing (UK) (ISAs (UK)), as required by the Code of Audit Practice approved by the Accounts Commission for Scotland. My responsibilities under those standards are further described in the auditor's responsibilities for the audit of the financial statements section of my report. I was appointed by the Accounts Commission on 3 April 2023. My period of appointment is five years, covering 2022/23 to 2026/27. I am independent of the fund in accordance with the ethical requirements that are relevant to my audit of the financial statements in the UK including the Financial Reporting Council's Ethical Standard, and I have fulfilled my other ethical responsibilities in accordance with these requirements. Non-audit services prohibited by the Ethical Standard were not provided to the council as administering authority for the fund. I believe that the audit evidence I have obtained is sufficient and appropriate to provide a basis for my opinion.

Conclusions relating to going concern basis of accounting

I have concluded that the use of the going concern basis of accounting in the preparation of the financial statements is appropriate.

Based on the work I have performed, I have not identified any material uncertainties relating to events or conditions that, individually or collectively, may cast significant doubt on the fund's ability to continue to adopt the going concern basis of accounting for a period of at least twelve months from when the financial statements are authorised for issue.

These conclusions are not intended to, nor do they, provide assurance on the fund's current or future financial sustainability. However, I report on the fund's arrangements for financial sustainability in a separate Annual Audit Report available from the <u>Audit Scotland website</u>.

Risks of material misstatement

I report in my Annual Audit Report the most significant assessed risks of material misstatement that I identified and my judgements thereon.

Responsibilities of the Chief Officer - Finance and the Pensions Committee for the financial statements

As explained more fully in the Statement of Responsibilities, the Chief Officer - Finance is responsible for the preparation of financial statements that give a true and fair view in accordance with the financial reporting framework, and for such internal control as the Chief Officer - Finance determines is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the financial statements, the Chief Officer - Finance is responsible for assessing the fund ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless there is an intention to discontinue the fund's operations.

The Pensions Committee is responsible for overseeing the financial reporting process.

Auditor's responsibilities for the audit of the financial statements

My objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes my opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with ISAs (UK) will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the decisions of users taken on the basis of these financial statements.

Irregularities, including fraud, are instances of non-compliance with laws and regulations. I design procedures in line with my responsibilities outlined above to detect material misstatements in respect of irregularities, including fraud. Procedures include:

- using my understanding of the local government sector to identify that the Local Government (Scotland) Act 1973, The Local Authority Accounts (Scotland) Regulations 2014, the Local Government in Scotland Act 2003, and The Local Government Pension Scheme (Scotland) Regulations 2018 as amended are significant in the context of the fund;
- inquiring of the Chief Officer Finance and Interim Chief Officer Governance as to other laws or regulations that may be expected to have a fundamental effect on the operations of the fund;
- inquiring of the Chief Officer Finance and Interim Chief Officer Governance concerning the fund's policies and procedures regarding compliance with the applicable legal and regulatory framework;
- discussions among my audit team on the susceptibility of the financial statements to material misstatement, including how fraud might occur; and
- considering whether the audit team collectively has the appropriate competence and capabilities to identify or recognise non-compliance with laws and regulations.

The extent to which my procedures are capable of detecting irregularities, including fraud, is affected by the inherent difficulty in detecting irregularities, the effectiveness of the fund's controls, and the nature, timing and extent of the audit procedures performed.

Irregularities that result from fraud are inherently more difficult to detect than irregularities that result from error as fraud may involve collusion, intentional omissions, misrepresentations, or the override of internal control. The capability of the audit to detect fraud and other irregularities depends on factors such as the skilfulness of the perpetrator, the frequency and extent of manipulation, the degree of collusion involved, the relative size of individual amounts manipulated, and the seniority of those individuals involved.

A further description of the auditor's responsibilities for the audit of the financial statements is located on the Financial Reporting Council's website www.frc.org.uk/auditorsresponsibilities. This description forms part of my auditor's report.

Reporting on other requirements

Other information

The Chief Officer - Finance is responsible for the other information in the annual report. The other information comprises the Management Commentary, Statement of Responsibilities, Annual Governance Statement, Governance Compliance Statement, and other reports included in the annual report other than the financial statements and my auditor's report thereon.

My responsibility is to read all the other information and, in doing so, consider whether the other information is materially inconsistent with the financial statements or my knowledge obtained in the course of the audit or otherwise appears to be materially misstated. If I identify such material inconsistencies or apparent material misstatements, I am required to determine whether this gives rise to a material misstatement in the financial statements themselves. If, based on the work I have performed, I conclude that there is a material misstatement of this other information, I am required to report that fact. I have nothing to report in this regard.

My opinion on the financial statements does not cover the other information and I do not express any form of assurance conclusion thereon except on the Management Commentary, Annual Governance Statement and Governance Compliance Statement to the extent explicitly stated in the following opinions prescribed by the Accounts Commission.

Opinions prescribed by the Accounts Commission on the Management Commentary, Annual Governance Statement and Governance Compliance Statement

In my opinion, based on the work undertaken in the course of the audit:

- the information given in the Management Commentary for the financial year for which the financial statements are prepared is consistent with the financial statements and that report has been prepared in accordance with statutory guidance issued under the Local Government in Scotland Act 2003;
- the information given in the Annual Governance Statement for the financial year for which the financial statements are prepared is consistent with the financial statements and that report has been prepared in accordance with the Delivering Good Governance in Local Government: Framework (2016): and
- the information given in the Governance Compliance Statement for the financial year for which the financial statements are prepared is consistent with the financial statements and that report has been prepared in accordance with The Local Government Pension Scheme (Scotland) Regulations 2018.

Matters on which I am required to report by exception

I am required by the Accounts Commission to report to you if, in my opinion:

- adequate accounting records have not been kept; or
- the financial statements are not in agreement with the accounting records; or
- I have not received all the information and explanations I require for my audit.

I have nothing to report in respect of these matters.

Conclusions on wider scope responsibilities

In addition to my responsibilities for the annual report, my conclusions on the wider scope responsibilities specified in the Code of Audit Practice are set out in my Annual Audit Report.

Use of my report

This report is made solely to the parties to whom it is addressed in accordance with Part VII of the Local Government (Scotland) Act 1973 and for no other purpose. In accordance with paragraph 108 of the Code of Audit Practice, I do not undertake to have responsibilities to members or officers, in their individual capacities, or to third parties.

Michael Oliphant FCPFA Audit Director Audit Scotland 4th Floor 102 West Port Edinburgh EH3 9DN

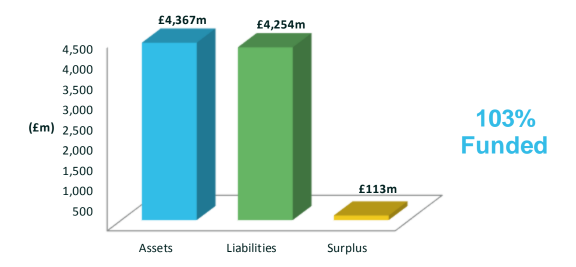
15 September 2023

Appendix 1 – Statement by the Consulting Actuary

This statement has been provided to meet the requirements under Regulation 55 (1)(d) of The Local Government Pension Scheme (Scotland) Regulations 2018.

North East Scotland Pension Fund

An actuarial valuation of the North East Scotland Pension Fund was carried out as at 31 March 2020 to determine the contribution rates with effect from 1 April 2021 to 31 March 2024.



On the basis of the assumptions adopted, the Fund's assets of £4,367 million represented 103% of the Fund's past service liabilities of £4,254 million (the "Solvency Funding Target") at the valuation date. The surplus at the valuation was therefore £113 million.

The valuation also showed that a Primary contribution rate of 21.7% of pensionable pay per annum was required from employers. The Primary rate is calculated as being sufficient, together with contributions paid by members, to meet all liabilities arising in respect of service after the valuation date.

The funding objective as set out in the FSS is to achieve and maintain a solvency funding level of 100% of liabilities (the solvency funding target). In line with the FSS, where a shortfall exists at the effective date of the valuation a recovery plan will be put in place which requires additional contributions to correct the shortfall. Equally, where there is a surplus, it can be offset against contributions for future service, in which case contribution reductions will be put in place to allow for this.

The FSS sets out the process for determining the recovery plan in respect of each employer. At the last actuarial valuation the average weighted spread period adopted was 12 years and the total initial surplus offset (the "Secondary rate" for 2021/24) was approximately 2.5% of pay per annum (which allows for the contribution plans which have been set for individual employers under the provisions of the FSS), including the estimated costs in relation to the McCloud judgment.

Further details regarding the results of the valuation are contained in the formal report on the actuarial valuation dated March 2021.

In practice, each individual employer's position is assessed separately and the contributions required are set out in the report. In addition to the certified contribution rates, payments to cover additional liabilities arising from early retirements will be made to the Fund by the employers.

The funding plan adopted in assessing the contributions for each individual employer is in accordance with the FSS. Any different approaches adopted, e.g. with regard to the implementation of contribution increases and surplus offset periods, are as determined through the FSS consultation process.

The valuation was carried out using the projected unit actuarial method and the main actuarial assumptions used for assessing the Solvency Funding Target and the Primary rate of contribution were as follows:

| | For past service liabilities (Funding Target | For future service liabilities (Primary rate of contribution) |
|---|---|---|
| Rate of return on investments (discount rate) | 3.35% per annum | 3.60% per annum |
| Rate of pay increases (long term)* | 3.60% per annum | 3.60% per annum |
| Rate of increases in pensions in payment (in excess of GMP)/deferment | 2.10% per annum | 2.10% per annum |
| Rate of CPI Inflation/CARE benefit revaluation | 2.10% per annum | 2.10% per annum |

^{*} Allow ance was also made for short term public sector pay restraint over a 3 year period.

The assets were assessed at market value.

The next triennial actuarial valuation of the Fund is due as at 31 March 2023. Based on the results of this valuation, the contribution rates payable by the individual employers will be revised with effect from 1 April 2024.

Fund merger with Aberdeen City Council Transport Fund as at 1 April 2022

On 1 April 2022 the Aberdeen City Council Transport Fund was merged into the North East Scotland Pension Fund. The next formal triennial actuarial valuation, as at 31 March 2023, will reflect this.

The figures above are prior to the merger. The valuation position for the Transport Fund is shown in the appendix. The employer will pay contributions in line with their rates set as part of the 31 March 2020 valuation until 31 March 2024.

Actuarial Present Value of Promised Retirement Benefits for the Purposes of IAS 26

IAS 26 requires the present value of the Fund's promised retirement benefits to be disclosed, and for this purpose the actuarial assumptions and methodology used should be based on IAS 19 rather than the assumptions and methodology used for funding purposes.

To assess the value of the benefits on this basis, we have used the following financial assumptions as at 31 March 2023 (the 31 March 2022 assumptions are included for comparison):

| | 31 March 2022 | 31 March 2023 |
|---|----------------|----------------|
| Rate of return on investments (discount rate) | 2.8% per annum | 4.8% per annum |
| Rate of pay increases* | 4.8% per annum | 4.2% per annum |
| Rate of increases in pensions in payment (in excess of GMP)/deferment | 3.4% per annum | 2.8% per annum |
| Rate of CPI Inflation/CARE benefit revaluation | 3.3% per annum | 2.7% per annum |

^{*} Includes a corresponding allow ance to that made in the latest formal actuarial valuation for short term public sector pay restraint. For the Transport Fund, the start of year figure was 3.8% p.a. with no allow ance for short term pay restraint.

For the demographic assumptions:

- The start of period assumptions are the same as those used for the 2020 triennial funding valuation (with the Transport Fund assumptions being retained for that employer), updated to the CMI 2021 improvement table;
- The end of period assumptions are updated to reflect the demographic study carried out as preparation for the 2023 actuarial valuation, with the long term mortality improvement rate set to 1.5% p.a.

The value of the Fund's promised retirement benefits for the purposes of IAS 26 as at 31 March 2022 was estimated as £6,333 million, including an estimate of the potential impact of the McCloud Judgment.

The movement in the value of the Fund's promised retirement benefits for IAS 26 is as follows:

| Start of period liabilities* | £6,333m |
|--|-----------|
| Interest on liabilities | £175m |
| Net benefits accrued/paid over the period* | £96m |
| Actuarial gains (see below) | (£2,006m) |
| End of period liabilities | £4,598m |

^{*}This includes the £226m from the Transport Fund.

The net effect of all the above is that the estimated total value of the Fund's promised retirement benefits as at 31 March 2023 is therefore £4,598 million.

Key factors leading to actuarial gains above are:

- Change in financial assumptions: Corporate bond yields increased significantly over the year, with a corresponding increase in discount rate from 2.8% p.a. to 4.8% p.a. In addition, there has been a reduction in long term assumed CPI from 3.3% p.a. to 2.7%. In combination, these factors lead to a significant reduction in liabilities;
- Change in demographic assumptions: As noted above, the assumptions have been updated to reflect the proposed 2023 actuarial valuation assumptions. This acts to reduce the liabilities;
- Pension increases / high short term inflation: The figures allow for the impact of the April 2023 pension increase of 10.1%, along with the high levels of CPI since September 2022 (which will feed into the 2023 pension increase). As current inflation is higher than the long term assumption, this increases the liabilities.

Paul Middleman
Fellow of the Institute
& Faculty of Actuaries

Mark Wilson Fellow of the Institute & Faculty of Actuaries

Mercer Limited May 2023

^{**}This includes any increase in liabilities arising as a result of early retirements.

APPENDIX 1a - ADDITIONAL CONSIDERATIONS

The "McCloud judgment": The figures above allow for the impact of the judgment based on the proposed remedy.

GMP indexation: The above figures allow for the provision of full CPI pension increases on GMP benefits for members who reach State Pension Age after 6 April 2016.

COVID-19 / Ukraine: The financial assumptions allow for these factors to the degree that they are reflected in the market values on which the assumptions are based. The impact of COVID-19 deaths over the period 2019/22 will be included in the actuarial gains / losses item above. The mortality assumption includes no specific adjustment for COVID-19 as our view is that it is not possible at this point to draw any meaningful conclusions on the long term impact.

Current high inflation: The period end figures allow for the impact of actual known CPI at the accounting date as noted above. The period end assumptions then allow for expected (market implied) CPI from that point.

Aberdeen City Council Transport Fund: The position for the Aberdeen City Council Transport Fund as at the actuarial valuation of 31 March 2020 was as follows:



The valuation also showed that a Primary contribution rate of 43.7% of pensionable pay per annum was required from the employer, plus an additional £140,000 p.a. of admin expenses. However, due to the surplus, secondary contributions were set such that the total payable is nil.

The valuation was carried out using the attained age actuarial method and the main actuarial assumptions used for assessing the Solvency Funding Target and the Primary rate of contribution were as follows:

| | For both past and future service liabilities (Funding Target and Primary rate of contribution) |
|---|--|
| Rate of return on investments (discount rate) | 0.700% per annum |
| Rate of pay increases (short term) | n/a |
| Rate of pay increases (long term) | 2.750% per annum (First Aberdeen) 3.625% per annum (First Glasgow) |
| Rate of increases in pensions in payment (in excess of GMP)/deferment | 2.250% per annum |
| Rate of CPI Inflation/CARE benefit revaluation | 2.250% per annum |

Note that the CPI assumption differs pre and post 2030. The pension increase and salary assumptions reference CPI. As such the above are broad single equivalent figures

The assets were assessed at market value (Note - the Buy In occurred after the valuation date).

Appendix 2 – Schedule of Employers

North East Scotland Pension Fund

| | Employers as at 31 March 2022 | New Admissions | Ceased | Employers as at 31 March 2023 |
|---------------------|-------------------------------|-------------------|--------|-------------------------------------|
| Scheduled Bodies | 10 | 0 | 0 | 10 |
| Admission Bodies | 36 | 1 | 3 | 34 |
| Total | 46 | 1 | 3 | 44 |

New Admissions during 2022/23

1. First Aberdeen Admitted

Ceased during 2022/23

| 1. | Aberlour Child Care Trust | Admitted |
|----|---------------------------|----------|
| 2. | Osprey Housing | Admitted |
| 3. | Forth and Oban (Shire) | Admitted |

Participating Employers as at 31 March 2023

| Aberdeen City Council Aberdeenshire Council Moray Council | Scheduled Scheduled Scheduled |
|---|-------------------------------------|
| 4. Scottish Water | Scheduled |
| 5. Grampian Valuation Joint Board | Scheduled |
| 6. Scottish Fire and Rescue Service | Scheduled |
| 7. Scottish Police Authority | Scheduled |
| 8. North East Scotland College | Scheduled |
| 9. Moray College | Scheduled |
| 10.NESTRANS | Scheduled |
| 11. Robertsons Facilities Management (Sh | ire) Admitted |
| 12. Bon Accord Care Ltd | Admitted |
| 13. Bon Accord Support Services Ltd | Admitted |
| 14. Aberdeen Heat & Power Ltd | Admitted |
| 15. Station House Media Unit | Admitted |
| 16. Aberdeen Sports Village | Admitted |
| 17. Sport Aberdeen | Admitted |
| 18. Robertsons Facilities Management (Cit | ty) Admitted |
| 19. Forth and Oban Ltd | Admitted |
| 20. Alcohol and Drugs Action | Admitted |
| 21. ldverde UK | Admitted |

| 22. Xerox (UK) Ltd | Admitted |
|--|----------|
| 23. Aberdeen Endowments Trust | Admitted |
| 24. North East Sensory Services | Admitted |
| 25. Fraserburgh Harbour Commissioners | Admitted |
| 26. Peterhead Port Authority | Admitted |
| 27. Robert Gordon University | Admitted |
| 28. Robert Gordon's College | Admitted |
| 29. Aberdeen Cyrenians | Admitted |
| 30. Mental Health Aberdeen | Admitted |
| 31. Fersands and Fountain Community Project | Admitted |
| 32.SCARF | Admitted |
| 33. Inspire | Admitted |
| 34. St Machar Parent Support Project | Admitted |
| 35. Printfield Community Project | Admitted |
| 36. HomeStart Aberdeen | Admitted |
| 37. Aberdeen Foyer | Admitted |
| 38. HomeStart NEA | Admitted |
| 39. Pathways | Admitted |
| 40. Outdoor Access Trust for Scotland | Admitted |
| 41. Aberdeen Performing Arts | Admitted |
| 42. Sanctuary Scotland Housing Association Ltd | Admitted |
| 43. Scottish Lighthouse Museum | Admitted |
| 44. First Aberdeen | Admitted |

ABERDEEN CITY COUNCIL

| | _ |
|--------------------|-------------------------|
| COMMITTEE | Pensions Committee |
| DATE | 15 September 2023 |
| EXEMPT | No |
| CONFIDENTIAL | No |
| REPORT TITLE | Budget/Forecast 2023/24 |
| REPORT NUMBER | PC/SEPT23/BUD |
| DIRECTOR | Steven Whyte |
| CHIEF OFFICER | Jonathan Belford |
| REPORT AUTHOR | Michael Scroggie |
| TERMS OF REFERENCE | 1.3 |

1. PURPOSE OF REPORT

1.1 The purpose of this report is to give the Pensions Committee details of the Management Expenses Budget/Forecast 2023/24 for the North East Scotland Pension Fund (NESPF).

2. RECOMMENDATION

2.1 That the Committee approve the NESPF Management Expenses Budget/Forecast 2023/24, shown in the main report.

3. CURRENT SITUATION

3.1 **BUDGET/FORECAST 2023/24**

- 3.1.1 The main report shows the Council's Budget for 2023/24 for the NESPF. The re-alignment of cost headings follows guidance issued by the Chartered Institute of Public Finance and Accountancy (CIPFA) for Pension Funds. Additional NESPF budget is added for costs outwith the Council's Budget and for those costs directly paid for by the Fund.
- 3.1.2 Administrative Expenses all staff costs of the pension administration team are charged direct to the Fund quarterly. Associated management costs are apportioned to this activity and charged annually as expenses to the Fund.
- 3.1.3 Oversight and Governance Expenses all staff costs associated with oversight and governance are charged direct to the Fund quarterly. Associated management costs are apportioned to this activity and charged annually as expenses to the Fund.
- 3.1.4 Investment Management Expenses Fees of the external investment managers and custodian are agreed in the respective mandates governing their appointments. Broadly, these are based on the market value of the investments under their management and therefore increase or decrease as the market value of these investments change. Fund Managers charge their fees quarterly

in arrears. In addition, the Fund has negotiated performance related fees with a few of its investment managers. If applicable, performance fees are charged annually at the year end. The unpredictability of market forces for these elements makes forecasting extremely difficult with any degree of accuracy.

- 3.1.5 The Chartered Institute of Public Finance and Accountancy (CIPFA) has reviewed and revised their guidance to Pension Funds on Accounting for Scheme Management Costs. As a result, the Fund no longer accounts for indirect limited partnership fees.
- 3.1.6 Transaction Costs and Direct Property Expenses are included within the section 'Investment Management Expenses'. Other Investment related expenses (e.g. investment advice and litigation, etc) are included within the section 'Oversight & Governance Expenses'.

3.2 **GOVERNANCE**

- 3.2.1 The Pension Fund projected costs for salaries and direct costs are included in monthly monitoring reports to the Service and Corporate Management Teams. The Chief Officer-Finance reports to the Pensions Committee on a quarterly basis.
- 3.2.2 Although all the Pension Fund costs are paid for by the Fund, avoiding complacency and ensuring value for money remain key drivers for making savings within the Scheme. Therefore, it is important that the Fund scrutinise and understand the costs of administering the Pension Fund and explore the opportunities for any savings.

4. FINANCIAL IMPLICATIONS

4.1 All Pension Fund costs are paid for by the Fund.

5. LEGAL IMPLICATIONS

5.1 There are no direct legal implications arising from the recommendation of this report.

6. ENVIRONMENTAL IMPLICATIONS

6.1 There are no direct environmental implications arising from the recommendations of this report.

7. RISK

7.1 The assessment of risk contained within the table below is considered to be consistent with the Council's Risk Appetite Statement.

| Category | Risks | Primary Controls/Control Actions to achieve Target Risk Level | *Target Risk Level (L, M or H) *taking into account controls/control actions | *Does Target Risk Level Match Appetite Set? |
|-----------------------|---|--|---|--|
| Strategic Risk | No significant risks identified | N/A | N/A | N/A |
| Compliance | No significant risks identified | N/A | N/A | N/A |
| Operational | No significant risks identified | N/A | N/A | N/A |
| Financial | Complacency and not ensuring value for money by making savings within the Scheme. | Ongoing scrutiny and understanding of the costs of administering the Pension Fund with the exploration of opportunities for any savings. | L | Yes |
| Reputational | No significant risks identified | N/A | N/A | N/A |
| Environment / Climate | No significant risks identified | N/A | N/A | N/A |

8. OUTCOMES

8.1 The proposals in this report have no impact on the Council Delivery Plan.

9. IMPACT ASSESSMENTS

| Assessment | Outcome |
|-----------------------------------|---|
| Integrated Impact Assessment | It is confirmed by Chief Officer Jonathan Belford that no Integrated Impact Assessment is required. |
| Data Protection Impact Assessment | Not Required |
| Other | N/A |

10. BACKGROUND PAPERS

10.1 North East Scotland Pension Fund (NESPF) Annual Report & Accounts (2022/23) and Fund Governance Policy Statement.

11. APPENDICES

11.1 None

12. REPORT AUTHOR CONTACT DETAILS

| Name | Michael Scroggie | | | |
|----------------------|------------------------|--|--|--|
| Title | Accounting Manager | | | |
| Email Address | MScroggie@nespf.org.uk | | | |
| Tel | 01224 067615 | | | |



Budget/Forecast 2023-24

Period 1 April 2023 to 31 March 2024

1. Budget or Forecast 2023-24

Section 2 below shows the NESPF Budget/Forecast 2023-24. The budget/forecast includes a re-alignment of cost headings that follows guidance issued by the Chartered Institute of Public Finance and Accountancy (CIPFA) for Pension Funds. Additional NESPF Budget/Forecast is added for costs outwith the Council's Budget and for those costs directly paid for by the Fund.

Administrative Expenses – all staff costs of the pension administration team are charged direct to the Fund quarterly. Associated management costs are apportioned to this activity and charged annually as expenses to the Fund.

Oversight and Governance Expenses – all staff costs associated with oversight and governance are charged direct to the Fund quarterly. Associated management costs are apportioned to this activity and charged annually as expenses to the Fund.

Investment Management Expenses — Fees of the external investment managers and custodian are agreed in the respective mandates governing their appointment. Broadly, these are based on the market value of the investments under their management and therefore increase or decrease as the market value of these investments change. Fund Managers charge their fees quarterly in arrears. In addition, the Fund has negotiated performance related fees with a few of its investment managers. If applicable, performance fees are charged annually at the year end. The unpredictability of market forces for these elements makes forecasting extremely difficult with any degree of accuracy.

The Chartered Institute of Public Finance and Accountancy (CIPFA) has reviewed and revised their guidance to Pension Funds on Accounting for Scheme Management Costs, as a result, the Fund no longer accounts for indirect partnership fees.

Transaction Costs and Direct Property Expenses are included within the section 'Investment Management Expenses'. Other Investment related expenses (e.g. investment advice and litigation, etc) are included within the section 'Oversight & Governance Expenses'.

2. Budget/Forecast 2023-24

| | Natas | ACC Full Year | Additional | NESPF Full Year |
|---------------------------------------|-------|-------------------------|-------------------------|-------------------------|
| | Notes | Budget/Forecast 2023-24 | Budget/Forecast 2023-24 | Budget/Forecast 2023-24 |
| | | £'000 | £'000 | £'000 |
| Administrative Staff Costs | | 1,713 | 91 | 1,804 |
| Information Technology | | 41 | 486 | 527 |
| Supplies & Services | | 108 | 69 | 177 |
| Accommodation | | 0 | 507 | 507 |
| Printing & Publications | | 1 962 | 17 | 17 |
| Administration Expenses Total | | 1,862 | 1,170 | 3,032 |
| Investment Staff Costs | | 241 | 27 | 268 |
| Pension Fund Committee | | 2 | 8 | 10 |
| Pension Board | | 1 | 4 | 5 |
| External Audit Fee | | 0 | 53 | 53 |
| Internal Audit Fee | | 12 | 0 | 12 |
| Actuarial Fees | | 0 | 500 | 500 |
| General Expenses | | 0 | 271 | 271 |
| Oversight & Governance Expenses Total | | 256 | 863 | 1,119 |
| Investment Management Fees | | 0 | 12,722 | 12,722 |
| Performance Fees | | 0 | 5,150 | 5,150 |
| Direct Operating Property Expenses | | 0 | 862 | 862 |
| Transaction Costs | | 0 | 1,001 | 1,001 |
| Custody Fees | | 0 | 151 | ¹ 51 |
| Investment Management Expenses Total* | | 0 | 19,886 | 19,886 |
| | | | | |
| Management Expenses Grand Total | | 2,118 | 21,919 | 24,037 |
| management Expenses orana rotal | | 2,110 | 21,319 | 24,037 |

*Note:

Investment Management Expenses are a forecast of costs rather than a traditional budget. This is due to the level of estimation involved and the extent of the unknown, especially given that Investment Management and Performance Fees are based upon an unpredictable Market Value. This terminology has been adopted following discussions with the CIPFA Pensions Network.

ABERDEEN CITY COUNCIL

| COMMITTEE | Pensions Committee |
|--------------------|------------------------------|
| DATE | 15 September 2023 |
| EXEMPT | No |
| CONFIDENTIAL | No |
| REPORT TITLE | Strategy |
| REPORT NUMBER | PC/SEPT23/STRAT |
| DIRECTOR | Steven Whyte |
| CHIEF OFFICER | Jonathan Belford |
| REPORT AUTHOR | Laura Colliss & Mairi Suttie |
| TERMS OF REFERENCE | 1.2, 1.4, 3-5 |

1. PURPOSE OF REPORT

1.1 To inform the Committee and provide recommendations (if applicable) to changes to the North East Scotland Pension Fund.

2. RECOMMENDATION

2.1 That the Committee note the contents of the report for assurance.

3. CURRENT SITUATION

3.1 See attached main report.

4. FINANCIAL IMPLICATIONS

4.1 The performance of the Fund over the long term can impact on the Fund's funding level and therefore the ability to meet its long-term liabilities.

5. LEGAL IMPLICATIONS

5.1 There are a number of legal implications arising from the implementation of the strategy which have been identified and addressed as set out in this report.

6. ENVIRONMENTAL IMPLICATIONS

6.1 There are no direct environmental implications arising from the recommendation of this report.

7. RISK

7.1 The Pension Fund maintains its own Risk Management Policy and regularly updates its Risk Register in line with change. This is reported quarterly to the Pensions Committee.

Appendix I, Copy of Risk Register (August 2023)

| Category | Risks | Primary Controls/Control Actions to achieve Target Risk Level | *Target Risk Level (L, M or H) *taking into account controls/control actions | *Does Target Risk Level Match Appetite Set? |
|-----------------------|---|--|---|---|
| Strategic Risk | Lack of effective risk controls in relation to the Fund Strategy. | The Fund maintains its own Risk Management Policy and regularly updates its Risk Register in line with change. This is reported quarterly to the Pensions Committee. | L | Yes |
| Compliance | No significant risks identified. | N/A | N/A | N/A |
| Operational | No significant risks identified. | N/A | N/A | N/A |
| Financial | No significant risks identified. | N/A | N/A | N/A |
| Reputational | No significant risks identified. | N/A | N/A | N/A |
| Environment / Climate | No significant risks identified. | N/A | N/A | N/A |

8. OUTCOMES

8.1 The proposals in this report have no impact on the Council Delivery Plan.

9. IMPACT ASSESSMENTS

| Assessment | Outcome | | | |
|-----------------------------------|---|--|--|--|
| Integrated Impact Assessment | It is confirmed by Chief Officer Jonathan Belford that no Integrated Impact Assessment is required. | | | |
| Data Protection Impact Assessment | Not required | | | |
| Other | N/A | | | |

10. BACKGROUND PAPERS

10.1 None

11. APPENDICES

11.1 Appendix I, Copy of Risk Register (August 2023)
Appendix II, Pension Administration Strategy Report
Appendix III, Pension Board Annual Report 22/23

12. REPORT AUTHOR CONTACT DETAILS

| Name | Laura Colliss |
|----------------------|------------------------------------|
| | Mairi Suttie |
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| | Governance & Communication Manager |
| Email Address | LColliss@nespf.org.uk |
| | MSuttie@nespf.org.uk |
| Tel | 01224 264158 |
| | 01224 067625 |

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Strategy Report

Quarterly Reporting September 2023

1. Background

1.1 Quarterly Report to September 2023

The Pensions Committee will be comprehensively informed via this report as to the current position and any variances to the Funds strategy and recommendations.

In line with the structural review of the Pension Fund, six specific areas were identified to fully address the strategic management of the Fund;

- Investment
- Accounting
- Benefit Administration
- Systems
- Governance
- Employer Relations

The roles and responsibilities within these areas have been very clearly defined to ensure accountability across the Pension Fund.

To support this support services updates covering the six strategic areas will also be available via the secure website at http://www.nespf.org.uk/TheFund/Governance/fundgovernance.aspx.

Also available on the Pension Fund website are all the policy documents that govern the Pension Fund including its various strategies.

2. Investment

2.1 Asset & Investment Manager Performance Report Investment Strategy Report

Separate reports, provided

2.2 Local Authority Pension Fund Forum (LAPFF)

Copies of the latest e-bulletins, quarterly engagement and annual reports are available at http://www.lapfforum.org.

3. Accounting

3.1 Aberdeen City Council Pension Fund (known as the North East Scotland Pension Fund) Audited Annual Report & Accounts

3.2 Budget/Forecast 23/24 Report

Separate reports, provided

4. Benefit Administration

4.1 Pension Fund Annual Benefit Statements

The North East Scotland Pension Fund has a statutory requirement to issue all active and deferred members with annual benefit statement information by 31st August each year.

In line with our continual progression towards improved digital communication, both active and deferred statements were, once again, issued online in 2022/23. 2023 saw the launch of the new Member Self Service (MSS/My Pension+) platform for members, an upgrade on the previous version and a large undertaking for NESPF staff.

Statements are no longer posted out to members unless they contact the Fund and "opt in" to continue to receive them in paper format. To meet disclosure requirements, letters are sent out to members to provide "activation keys" where a member is not already registered with My Pension+. Members registered for MSS receive an email notification advising them that their annual statement is available to view online.

Benefit statement data was generated against 19,316 deferred records on 18th July, with 14 reported errors. The 14 identified errors were investigated and ABS details issued manually to these members. Letters were issued for those not registered on MSS+ on 18th July, with emails for those registered being issued on 25th July.

The Committee approved a Data Quality Improvement Plan in March 2019 (PC/MAR19/STRAT) which included address tracing. In line with the plan, a bulk tracing exercise for all "gone away" members i.e. those whom we do not hold a current address for will be carried out every three years using an external tracing provider. The Fund will utilise the services of Target as approved by the Committee in December 2021 for member tracing.

In addition, a mortality check is carried out against "gone away's" annually using the National Fraud Initiative and ATMOS Data Services on alternative years to identify any deceased

members. For "gone away" deferred members reaching age 55, an individual trace will be carried out through the DWP Tracing Service.

A final update on the active member statements will be provided to the next meeting. However 26,367 active statements were generated on 4th August, with letters being posted on the 9th August and email notifications issued on the 15th August for those members not registered for MSS+ or who have requested paper statements.

4.2 Consultations

McCloud Remedy

The Scottish Government published a further consultation and draft regulations concerning the McCloud remedy on 26th June 2023. The consultation period ran until 31st July 2023.

The consultation sought views on the proposal to address discrimination found by the courts in the McCloud case. A number of new approaches in certain areas were proposed based on the responses to the previous consultation in 2020 and to more closely align the Local Government Pension Scheme to the policies adopted by other public service pension schemes.

Both the Scheme Advisory Board and Heywood (our benefits administration system provider) have submitted a response.

Lifetime allowance

HM Revenue and Customs (HMRC) launched a consultation on 18th July 2023 in respect of abolishing the pensions lifetime allowance from pensions legislation from April 2024. The lifetime allowance is the amount of pension benefits an individual can build up in their lifetime before they need to pay a lifetime allowance charge. The consultation closes on 12th September 2023.

4.3 Early Retirement Factors

Normally, if a member chooses to take their pension benefits before their Normal Pension Age (NPA), it will be reduced for early payment based on the period between the date the benefits are paid and their NPA. New early retirement factors came into force from 3rd July 2023. The new factors are lower which means the reduction to a members pension will be less. This change will be communicated to members.

4.4 Pensions Dashboards

The Department for Work and Pensions (DWP) has laid the draft Pension Dashboards (Amendment) Regulations 2023 before each House of Parliament for approval. A date for debate has yet to be confirmed.

The draft regulations remove the phased staging timeline, replacing it with a single connection deadline of 31st October 2026. The regulations will allow the DWP and the Monday and Pensions Service (MaPS) to issue guidance setting out a staged connection timeline for individual schemes.

5. Systems

5.1 Performance Reporting

The quarterly update covering the period to June 2023 is attached to this report.

Appendix II, Pension Administration Strategy Report

6. Governance

6.1 Scheme Advisory Board

Copies of the latest bulletins and meeting are available at http://lgpsab.scot.

6.2 Document Update

The following documents have been updated and are available in the secure trustee area of the NESPF website or from the Governance Team on request:

- Cyber Security Policy (*NEW*)
- Governance Compliance Statement (minor amendments to reflect current practice)
- Corporate Governance & SRI Policy (minor amendments following merge of NESPF and Transport Fund)

6.3 Pension Board Annual Report

The Pension Board Annual Report 2022/23 was agreed by the Pension Board members at their meeting on 23rd June 2023. As part of the process, members were required to nominate and appoint a new Chair and Vice Chair for 2023/24. These posts need to be rotated annually under the regulations. Morag Lawrence (Trade Union) was appointed as Chair with Councillor Stephen Smith (Employer) as Vice Chair.

A follow up meeting/training session for the Pension Board will be held shortly to further discuss issues raised during the previous meeting.

Appendix III, Pension Board Annual Report 2022/23

6.4 Procurement for Global Custody Services

Separate report, provided

7. Employer Relationship

7.1 Forums

The Fund will host its annual financial forum on 14th September 2023. The event will be attended by a number of speakers including the scheme actuary who will discuss the 2023 triennial valuation.

7.2 Year-end Process

All scheme employers are required to submit an annual year end data return by 30th April. The year end process in 2022/23 was completed in 20 days (down from 23 days in 21/22).

The Fund continues to expand its online data exchange services, with all employers required to submit electronic monthly submissions. Monthly processing has a number of benefits for the Fund, one of which is significantly reducing the time and resource drain at year-end time. To provide a more accurate overall picture, the Employer Relationship Team (ERT) record reconciliation time on a monthly basis. On average, the ERT spent 7 days per month on reconciliation.

7.3 Scottish Fire & Rescue Service

Separate report, provided

Risk Register



Pensions Dashboard

In line with best practice and the Pensions Regulator (tPR) Code of Practice, NESPF maintains a risk register to ensure the risks the Fund faces are properly understood, and risk mitigation actions are in place.

This Risk Register is reviewed and updated quarterly, with reporting to the Pensions Committee.

The Pensions Committee is responsible for receiving assurance on the effectiveness of NESPF risk management arrangements as per their Terms of Refence.

Risk Scoring Process

In order to apply an assessment rating (score) to a risk, NESPF implements a 4 x 6 matrix. The 4 scale represents the impact of a risk and the 6 scale represents likelihood of a risk event occurring.

| 4 | Very Serious | 4 | 8 | 12 | 16 | 20 | 24 |
|-----|---------------------|----------------------|----------|-----|-------------|------|-----------|
| 3 | Serious | 3 | 6 | 9 | 12 | 15 | 18 |
| 2 | Marginal | 2 | 4 | 6 | 8 | 10 | 12 |
| 1 | Negligible | 1 | 2 | 3 | 4 | 5 | 6 |
| | | 1 | 2 | 3 | 4 | 5 | 6 |
| Imp | act Likelihood | Almost Impossible | Very Low | Low | Significant | High | Very High |

Current Heat Map (where risks NESPF001 through 029 fall)

| 4 | Very Serious | • • | 00 | • | | | |
|------|-------------------|----------------------|----------|-----|-------------|------|-----------|
| 3 | Serious | • | ••• | 000 | • | | |
| 2 | Marginal | • | • • • | ••• | • | | • |
| 1 | Negligible | | | | | | |
| | | 1 | 2 | 3 | 4 | 5 | 6 |
| Impa | act Likelihood | Almost Impossible | Very Low | Low | Significant | High | Very High |

Red = High Priority (urgent action required)

Orange = Medium Priority (assess adequacy of current controls, consider further action required to mitigate risk)

Green = Low Priority (no immediate action subject to exceptions, continue to review)



Last Update: August 2023

| Code | Risk Description | Mitigating Controls | | Curre | ent Risk | | Approach | Additional | Owner & |
|------------|--|---|--------|------------|----------|-------------------|----------|---|-----------|
| | | | Impact | Likelihood | Score | Movement | | Actions/Latest Notes | Timescale |
| Pension Fu | ınd Level | | | | | | | | |
| NESPF001 | Risk: Lack of effective risk controls Causes: Failure to implement risk management framework Potential Impact: Operational, financial and reputational issues | NESPF risk register is reviewed and updated quarterly by senior management team Consideration by Pensions Committee & Board at quarterly meetings NESPF specific Risk Management Policy in place | 4 | 1 | 4 | \leftrightarrow | TREAT | | Ongoing |
| NESPF002 | Risk: Poor Governance Causes: Lack of robust and effective governance framework and supporting policies and procedures Potential Impact: Regulatory compliance issues, inability to determine policies and make effective decisions leading to poor service delivery and reputational risk | Annual review of Funds Governance Compliance Statement and supporting policies and procedures Adherence to Council's Scheme of Governance Committee Effectiveness Report to support good governance | 2 | 2 | 4 | \leftrightarrow | TREAT | Committee Effectiveness Report will be taken to December 2023 meeting. ACC Scheme of Governance annual review completed and approved in June 2023. | Ongoing |
| NESPF003 | Risk: Lack of performance measures Causes: Failure to develop performance reporting framework Potential Impact: Lack of transparency, poor | Statutory and local KPI's Pension Administration Strategy published quarterly Investment performance (against benchmark) reported to Committee quarterly | 2 | 3 | 6 | \leftrightarrow | TREAT | Revised PAS effective from Jan'23 with new reporting to Sept'23 committee meeting. | Ongoing |



| | performance could go unaddressed | | | | | | | | |
|----------|--|---|---|---|---|-------------------|----------|---|------------------------------|
| NESPF004 | Risk: Failure of Pensions Committee and Pension Board to operate effectively Causes: Poor attendance/commitment to role, high turnover of members, lack of training Potential Impact: Non- compliance with regulatory requirements, inability to make decisions or policies, reputational risk | Publication of Pension Board Annual Report Training Policy reviewed annually and training register in place Nomination & Appointment procedure Annual Committee Effectiveness Report | 3 | 3 | 9 | \leftrightarrow | TREAT | Pension Board Annual Report was approved at June 2023 meeting. High turnover of Committee members in 2022/23. A Committee bulletin was launched to increase member engagement and participation in training. Currently 2 vacancies on Committee. | Ongoing |
| NESPF005 | Risk: Operational Disaster; unable to access the workplace Causes: Major incident, natural disaster Potential Impact: Loss of service delivery, staff downtime | ACC Disaster Recovery policy in place NESPF Business Continuity Plan to address loss/disruption to benefit administration system | 2 | 2 | 4 | \leftrightarrow | TOLERATE | Disaster Recovery Testing is underway. | Ongoing |
| NESPF006 | Risk: Failure to recruit, retain and develop staff Causes: Limited pool of resources/competition with private sector, lack of training/development | All staff have individual development plans which are reviewed regularly through CR&D | 3 | 2 | 6 | \leftrightarrow | TREAT | Two Modern Apprentices started in May'23. 1 Trainee Pensions Officer successfully completed their | Laura Colliss, ongoing |



| | opportunities, resource drain from wider priorities Potential Impact: Loss of service delivery, risk to succession planning | Training register to monitor 2 full time training & development staff Internal 2 year training programme for benefit admin staff Future-focused staffing structure, subject to ongoing review | | | | | | final exams to become a fully qualified Pensions Officer. 1 TPO left post and vacancy will be advertised. | |
|----------|--|---|---|---|----|-------------------|----------|--|---------|
| NESPF007 | Risk: Pay and price inflation valuation assumptions either higher or lower Causes: Economic factors Potential Impact: Potential increase in employer contribution rates and liabilities | Quarterly funding updates to Committee (using FSM) Tri-ennial valuation Individual employer contribution rates | 3 | 4 | 12 | \ | TOLERATE | Work underway on 2023 valuation. Inflation risk and pay inflation continue to be a serious concern, however risk level lowered slightly due to early indications of surplus from valuation. | Ongoing |
| NESPF008 | Risk: Over reliance on services provided by the Administering Authority (e.g. HR, Payroll, Legal, IT) Causes: VS/ER exercise leading to loss of knowledge and expertise, recruitment freeze, poor service provision Potential Impact: Ability to meet regulatory and tPR | Internal controls including Policies and procedures Pensions Administration Strategy in place Communication between Pensions Manager and ACC Chief Officers | 3 | 2 | 6 | \leftrightarrow | TOLERATE | | Ongoing |



| | | T | | I | | | ı | Last opaat | T August 2023 |
|-----------|---|---|---|---|---|-------------------|-------|---|---------------|
| | requirements, staff downtime, loss of service delivery/delays and staff time | | | | | | | | |
| Governanc | e | | | | | | | | |
| NESPF009 | Risk: Failure to adhere to relevant pensions legislation and guidance Causes: Political and legislative changes, increased administrative complexity, staff training issue Potential Impact: Audit criticism, legal challenge, reputational risk, financial loss and tPR action | Six monthly compliance review, with annual reporting to Pensions Committee and Board Active participation at LGPS events, Testing Working Party for administration software updates Established processes for staff training Oversight by Pensions Board Regular benefit admin team meetings to share knowledge | 3 | 3 | 9 | \leftrightarrow | TREAT | Annual Compliance Report went to Committee in March 2023. Six monthly compliance review completed in June 2023, with no issues reported. | Ongoing |
| NESPF010 | Risk: Failure to comply with FOI or SAR requests Causes: Missed statutory deadlines due to training or resource issues Potential Impact: Audit criticism, legal challenge, reputational risk | Internal written procedures in place FOI/SAR log to record & monitor Online process through GovServices | 3 | 1 | 3 | \leftrightarrow | TREAT | | Ongoing |
| NESPF011 | Risk: Conflicts of Interest Causes: Competing professional and personal interests of staff, Committee and Board members | Regular discussions between CO-Finance and Pension Fund Manager | 2 | 4 | 8 | \leftrightarrow | TREAT | | Ongoing |



| | T | | 1 | | | | ı | | |
|------------|---|---|---|---|----|-------------------|-------|--|---------|
| | Potential Impact: Audit criticism, legal challenge, reputational risk | Standing agenda item at meetings Conflicts policy & register in place, with conflicts declarations issued annually | | | | | | | |
| Benefit Ad | ministration | | | | | | | | |
| NESPF012 | Risk: Fraud/Negligence Causes: Dishonesty or human error by staff, scheme members Potential Impact: Overpayment/unauthorised payments, system corruption, audit criticism, legal challenge, reputational risk | Segregation of duties for benefits staff authorising/submitting lump sum payments Pension payments signed off by benefits senior Participation in National Fraud Initiative exercise Overseas pensioner existence checking Breaches Policy & register Internal Audit control reviews | 2 | 3 | 6 | \leftrightarrow | TREAT | Enhanced Admin to Pay module to provide secondary calculation checks as system requirement implemented into Live system in October 2020 with ongoing developments. 1 Fraud case detected in July 2023 – see risk NESPF020, risk remains static. 1 further personal data breach (incorrect address). | Ongoing |
| Investment | ts | | | | | | | | |
| NESPF013 | Risk: Insufficient assets to meet the Funds long term liabilities Causes: Failure of investment strategy or fund | Quarterly assessment of investment performance and funding updates | 4 | 3 | 12 | \leftrightarrow | TREAT | Tri-ennial valuation process underway with early indications that Fund is in very | Ongoing |



| | | | | | | | | • | |
|----------|---|--|---|---|---|-------------------|----------|---|---------|
| | managers to produce expected returns Potential Impact: Increase in employer contribution rates, investment risk, audit criticism, financial loss | Tri-ennial valuation and investment strategy review Diversification of assets Due diligence of fund managers External advisor for specialist guidance on strategy | | | | | | healthy position, investment strategy review to follow. Investment Management Consultancy Services appointed in August 2021. | |
| NESPF014 | Risk: Failure to monitor investment managers and assets Causes: Lack of internal procedures Potential Impact: Audit criticism, legal challenge, reputational risk | Quarterly assessment and reporting of asset performance Regular meetings with investment managers | 3 | 3 | 9 | \leftrightarrow | TREAT | | Ongoing |
| NESPF015 | Risk: Failure of world stock markets Causes: Systemic Potential Impact: Increase in employer contribution rates, financial loss | Diversification of Scheme assets Tri-ennial valuation and investment strategy review | 4 | 2 | 8 | \leftrightarrow | TOLERATE | Tri-ennial valuation underway, investment strategy review to follow. | Ongoing |
| NESPF016 | Risk: Negligence/Fraud/Default Causes: Dishonesty by fund managers, lack of care or human error Potential Impact: Financial loss, reputational damage | Due diligence on appointment and appropriate clause in legal agreements Fund management monitoring SAS 70 reports | 2 | 1 | 2 | \leftrightarrow | TOLERATE | | Ongoing |
| NESPF017 | Risk: Failure of Global Custodian Causes: Financial market crisis, regulatory/political | Regular meeting with custodian | 4 | 2 | 8 | \leftrightarrow | TOLERATE | Global Custodian tender process to commence Autumn 2023. | Ongoing |



| | Potential Impact: Loss of assets or control of assets | Service Level Agreement in place Receipt of SAS 70 reports and monitoring | | | | | | Risk remains static as service delivery is being impacted on by their staffing issues. | |
|------------|---|--|---|---|---|-------------------|-------|--|---------|
| NESPF018 | Risk: Failure to implement ESG policy Causes: Lack of skills/knowledge, lack of transparency on practices or clear policy Potential Impact: Reputational damage | Member training on roles and fiduciary duties Policy incorporated within SIP PRI membership, annual signatory assessment Monitor impact of climate change Adoption of TCFD Quarterly reporting to Committee/Board on voting, carbon footprinting and engagement work. | 2 | 3 | 6 | \leftrightarrow | TREAT | Members of Committee and Board attended Net Zero training in March 2023. | Ongoing |
| Accounting | | Consultation | 2 | 2 | | | TDEAT | Audited Aggrega | Oncoine |
| NESPF019 | Risk: Poor financial reporting Causes: Lack of internal policies and procedures, failure to keep up to date with changes in the Code of Practice and other overriding changes, training issues Potential Impact: Qualified accounts | Comprehensive policies and procedures in place and review of the Code Attending CIPFA meeting and reviews Regular reconciliations e.g. fund managers, custodian Internal/External Audits | 3 | 2 | 6 | \leftrightarrow | TREAT | Audited Annual Report & Accounts to September 2023 Committee & Board meeting for approval and signing. | Ongoing |



| Systems | | | | | | | | | |
|----------|--|--|---|---|---|-------------------|----------|---|---------|
| NESPF020 | Risk: Failure to secure and manage personal data in line with data protection requirements Causes: Cyber-attack, human processing error Potential Impact: Audit criticism, legal challenge, reputational risk, financial penalties | Annual information governance training for staff Policies and procedures in place and reviewed regularly (Breaches, Data Protection, Systems Access and Retention Schedule) Secure physical storage measures Admin system providers implement range of protections against cyber threats including encryption, firewalls, annual 3rd party penetration testing etc | 4 | 2 | 8 | \leftrightarrow | TREAT | Staff undertake annual information governance refresher training. Breaches procedure reviewed Feb 23. NESPF staff liaising with Fraud and DPO team over fraudulent access of 1 pensioner account. Risk remains static, procedures to be reviewed and staff to receive further training. Breach will not be reported to ICO. | Ongoing |
| NESPF021 | Risk: Failure of the Fund's administration system Causes: Outages, hardware and software failures and cyber attacks Potential Impact: Staff downtime, loss of service delivery | Administration system is hosted externally with back up in separate location Regular software updates Business continuity and disaster recovery plans in place | 3 | 2 | 6 | \leftrightarrow | TOLERATE | Increased risk of cyber attacks globally, mitigations in place. Work underway on new NESPF Cyber Security Policy and data mapping. | Ongoing |
| NESPF022 | Risk Failure to track member status and trace information | | 2 | 3 | 6 | \leftrightarrow | TREAT | Tracing exercise underway with | Ongoing |



| | Causes: Poor record keeping Potential Impact: Incorrect pension payments, incorrect assessment of actuarial liabilities, tPR action | Tracing service in place (ATMOS) Use of 'Tell Us Once' service Data quality improvement plan including measures to trace Existence checking | | | | | | Target following committee approval in December 2021. | |
|----------|--|--|---|---|----|-------------------|-------|--|---------|
| | Relationship | | | | | | | | |
| NESPF023 | Risk: Failure to monitor employer covenant Causes: Failure of internal procedures Potential Impact: Orphaned liabilities could fall on remaining employers | Continued implementation of Covenant Assessment and Monitoring Policy (within FSS) | 2 | 3 | 6 | \leftrightarrow | TREAT | Online liability monitor now has ability to track funding levels and liabilities for each individual employer. | Ongoing |
| NESPF024 | Risk: Changes in early retirement strategies by employers Causes: Public service cuts to funding Potential Impact: Pressure on cash flows | Management through Covenant Assessment and Monitoring Policy (within FSS) | 3 | 3 | 9 | \leftrightarrow | TREAT | | Ongoing |
| NESPF025 | Risk: Employers leaving Scheme or closing to new members Causes: Public service cuts to funding, increased pension contribution costs Potential Impact: Orphaned liabilities could fall to remaining employers | Management through Covenant Assessment and Monitoring Policy (within FSS) Cost Cap mechanism introduced in LGPS regulations Termination Policy to be reassessed in line with the 2023 Fund Valuation | 2 | 6 | 12 | \leftrightarrow | TREAT | Regulation changes to allow greater flexibilities to exiting employers to reduce risk of orphaned liabilities now introduced. Risk level remains static, however it should be noted that the volume of | Ongoing |



Last Update: August 2023

| | | | | | | | | discussions with employers is increasing. | |
|----------|---|--|---|---|---|-------------------|----------|---|---------|
| NESPF026 | Risk: Longevity Causes: Increasing life expectancy rates Potential Impact: Increase in employer contribution rates and liabilities | Tri-ennial valuation undertakes scheme specific analysis including review of life expectancy/mortality assumptions which are set with some allowance for increases | 2 | 2 | 4 | \leftrightarrow | TOLERATE | Work underway on 2023 valuation. Preparation of new FSS. CMI 2021 published in March'22 provides most up to date information on mortality data and will be used for 2023 valuation assumptions. | Ongoing |
| NESPF027 | Risk: Employer contributions not received, collected or recorded accurately Causes: Lack of staff resources, training issues Potential Impact: Orphaned liabilities could fall to remaining employers | Internal escalation procedures Breaches policy and register Monthly data submission reconciled by ERT Quarterly PAS reporting to Committee & Board Ongoing training provided by dedicated ERT to scheme employers Employer Briefings | 2 | 3 | 6 | \leftrightarrow | TREAT | LGPS (Scotland) Regulations in Summer 2022 to help manage risk. Move to investment buckets will provide greater control to manage exits over longer term. | Ongoing |
| NESPF028 | Risk: Failure to maintain member records; data incomplete or inaccurate Causes: Lack of staff resources, training issues Potential Impact: Incorrect pension payments, incorrect | Monthly data from employers which is reconciled by ERT Quarterly PAS reporting to Committee & Board | 2 | 2 | 4 | \leftrightarrow | TREAT | | Ongoing |

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| | assessment of actuarial liabilities, reputational damage, tPR action | Data quality improvement plan implemented Data readiness assessment for Pensions Dashboard Project | | | | | | | |
| NESPF029 | Risk: The Fund is unable to adequately comply with required administrative processes owing to McCloud judgement Causes: Not having the required historic data, adequate resources, sufficient guidance Potential Impact: Breaches and potential action by tPR, increase in liabilities, incorrect pension entitlements, damage to Fund reputation | SAB and other industry guidance Early and ongoing communication with employers McCloud project team created | 2 | 3 | 6 | \leftrightarrow | TREAT | Work has begun communicating with employers and updating member records ahead of "McCloud Regulations" and Altair software sign off. | Ongoing |



Pension Administration Strategy

Quarterly Reporting 30th June 2023

1. NESPF performance from 1st April to 30th June

1.1 Key administration tasks

Measuring performance is essential to evidence the efforts made by both the Pension Fund and Scheme employers to comply with statutory requirements and deliver a high-quality pension administration service. The Pension Fund aims to provide the information below within the agreed timescales shown.

| | | Completed cases during reporting period | | | Additi | | s for compl porting peri | | Uncompleted cases during reporting period | |
|-------------------------------------|---------|--|----------|------------|----------|-----------|-----------------------------|-------------|--|-----------|
| Administration Task | Target | Cases | Achieved | Percentage | + 5 days | + 10 days | + 20 days | > + 20 days | Cases | Revised % |
| Notification of death in service | 5 days | 19 | 17 | 89.5% | 89.5% | 94.7% | 94.7% | 1 | 1 | 85.0% |
| Notification of retirement estimate | 10 days | 99 | 97 | 98.0% | 98.0% | 99.0% | 99.0% | 1 | 5 | 93.3% |
| Notification of retirement benefits | 10 days | 455 | 416 | 91.4% | 93.2% | 96.0% | 98.0% | 9 | 4 | 90.6% |
| Notification of deferred benefits | 10 days | 770 | 755 | 98.1% | 98,1% | 98,7% | 98,8% | 9 | 5 | 97.4% |
| Notification of refund | 10 days | 397 | 395 | 99.5% | 99.7% | 100.0% | | | | 99.5% |
| Notification of transfer in value | 10 days | 13 | 10 | 76.9% | 76.9% | 84.6% | 100.0% | | 2 | 66.7% |
| Notification of transfer out value | 10 days | 62 | 46 | 74.2% | 74.2% | 79.0% | 83.9% | 10 | 5 | 68.7% |
| | | 1815 | 1736 | 95.6% | | | | 30 | 22 | 94.5% |

Completed cases during reporting period - reporting output is based on 5 and 10 day targets built into workflow cases for processing administration tasks as declared in the pension administration strategy:

• Overall percentages remain above 90%.

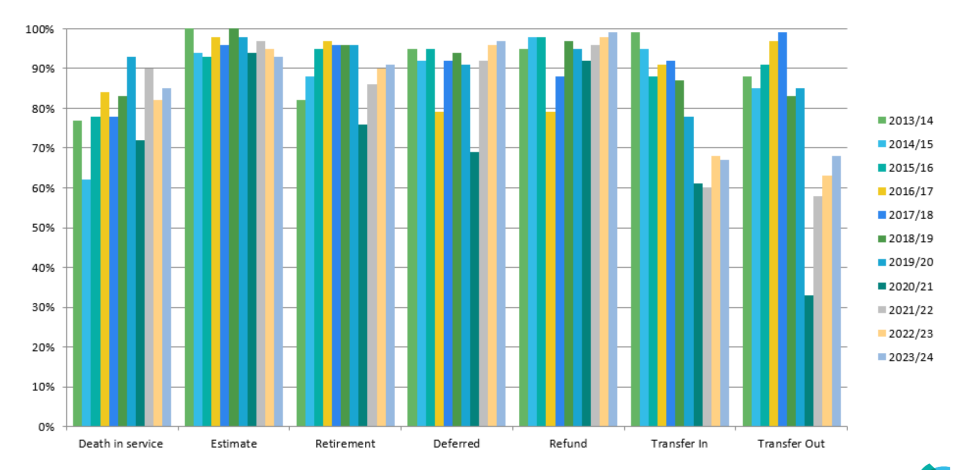
Additional targets for completed cases during reporting period - reporting output is based on adding 5/10/20 days to the 5 and 10 day targets built into workflow cases for processing administration tasks:

Cases more than 20 days over target reduced by 13 compared with Q1 2022/23.

Uncompleted cases during reporting period - cases identified that were due to be completed and do not have a Reply Due date set in advance of the end of the reporting period:

Uncompleted cases reduced by 14 compared with Q1 2022/23.

1.2 Previous years comparison



1.3 McCloud remedy

In December 2018 the Court of Appeal ruled in McCloud v Ministry of Justice that "transitional protection" offered to some members as part of pension reform amounted to unlawful discrimination. In July 2019 following employment tribunal Government stated difference in treatment would be remedied across all public sector schemes.

This dashboard provides an update on progress made to extend protections by recalculating benefits for all eligible members in accordance with the new regulations - recalculations will commence when the final regulations are published.

Eligible members



Count of Date Ready is the total number of eligible members ready for the revised calculation and Count of Date Processed is the total number of eligible members processed by the revised calculation.

Provisional guaranteed amounts

| McCloud Status | Eligible Members | Provisional Cost | Provisional Members |
|----------------|------------------|------------------|---------------------|
| Active | 0 | Null | 0 |
| Deferred | 0 | Null | 0 |
| Undecided | 0 | Null | 0 |

This is the provisional future cost of benefits identified during the 1 April 2015 to 31 March 2022 remedy period for members taking their benefits at NPA/Age65.

Final guaranteed amounts

| McCloud Status | Eligible Members | Final Cost | Final Members | |
|----------------|------------------|------------|---------------|--|
| Deceased | 0 | Null | 0 | |
| Leaver | 0 | Null | 0 | |
| Pensioner | 0 | Null | 0 | |
| Undecided | 0 | Null | 0 | |

This is the additional cost of benefits identified during the 1 April 2015 to 31 March 2022 remedy period for benefits already paid to members.

1.4 Members online

Activation Key requests

Task Code

ACTKEYRQ

This dashboard shows members that have registered for online self service and those that have migrated to *My Pension+* which went live on 26 June 2023, it also displays the amount of activation key requests received since going live.





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NESPF Pension Board Annual Report

For the period 1 April 2022 to 31 March 2023

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Introduction

This is the 2022/23 annual report of the North East Scotland Pension Fund Pension Board.

The North East Scotland Pension Fund (NESPF) Pension Board is required by The Public Service Pensions Act 2013 and has responsibility for assisting the 'Scheme Manager' in securing compliance with all relevant regulations in respect of the Local Government Pension Scheme (Scotland), as well as with the Pension Regulator's *Code of Practice no.14 Governance and Administration of Public Service Pension Schemes*.

The aim of this report is to provide an annual review of the activity of the NESPF Pension Board for the year 2022/23.

Legal Background to the Local Pension Board

Lord Hutton was asked to conduct a wide ranging review into public service pensions on behalf of the Independent Public Service Pensions Commission (IPSPC) and his final report was published in March 2011. In the report a series of reforms were proposed which Lord Hutton believed would allow public service employees to continue to have access to good quality, sustainable and fairer defined benefit pension schemes for the foreseeable future.

One of the key recommendations was the introduction of a new formal regulatory framework to ensure independent review of the governance of public sector pension schemes. This included a properly constituted and trained Pensions Board at both national and local level for the Local Government Pension Scheme (LGPS), with overall responsibility for governance and administration and formal member representation.

In response to the report recommendations, The Public Service Pensions Act 2013 and the Local Government Pension Scheme (Governance) (Scotland) Regulations 2015 were subsequently introduced.

These two pieces of legislation brought about changes in governance arrangements for the LGPS, including the requirement for each administering authority to establish a local pension board to assist them in running the pension fund from 1 April 2015.

The Role of the NESPF Pension Board

The role of the local pension board is to assist the 'Scheme Manager' (i.e. Aberdeen City Council as the administering authority) in:

 Securing compliance with the LGPS (Scotland) 2018 regulations and other regulations relating to the governance and administration of the Scheme and any statutory pension scheme that is connected with it;



- Securing compliance with requirements imposed in relation to the Scheme and any connected scheme by the Pensions Regulator (tPR);
- Such other matters as the Scheme regulations may specify

The Pension Board has a monitoring, assisting and reviewing purpose rather than being a decision making body.

A copy of the Board's Nomination and Appointment Policy can be found at http://www.nespf.org.uk/TheFund/Governance/PoliciesStatements.aspx.

Regulatory Oversight by the Pensions Regulator (tPR)

The Public Service Pensions Act 2013 also gave the Pensions Regulator (tPR) an expanded role to regulate the governance and administration of public service pension schemes from 1 April 2015.

In carrying out their role for public service pension schemes, tPR are guided by two of their statutory objectives; to protect the benefits of members of occupational pension schemes, and to promote and to improve the understanding of, the good administration of work based pension schemes.

The aims of tPR in relation to the regulation of public service pension schemes are:

- To understand governance and administration practices within public service schemes and make clear the standards and practices that are expected,
- To improve governance and administration standards and practices across all schemes, and
- To support those responsible for complying with legal requirements so that those requirements are met.

Code of Practice no. 14 sets out the standards of conduct and practice tPR expect of those responsible for public service schemes, as well as practical guidance on how to comply with the legal requirements.

Code of Practice no. 14 is structured as a reference for Scheme Managers and Pension Boards to use to inform their actions in four core areas of scheme governance and administration;

Governing the Scheme Knowledge and understanding required by Pension Board

members

Conflicts of interest and representation Publishing information about schemes

Managing risks Internal controls

Administration Scheme record-keeping

Maintaining contributions

Providing information to members

Resolving issues Internal dispute resolution

Reporting Breaches of the Law

The Code sets out, under each of the core sections, practical guidance to help Scheme Managers and Pension Boards discharge their legal duties.

The North East Scotland Pension Fund Pension Board

The Terms of Reference for the NESPF Pension Board can be found in Appendix I.

Membership

The NESPF Pension Board is made up of an equal number of member (trade union) and employer representatives;

Unison

Morag Lawrence (Substitute: Mr Kenny Luke)

GMB

Mr Neil Stirling

Unite

Mr Alan Walker

UCATT (Unite)

Mr Gordon Walters

Admitted/Scheduled Bodies

Mr Ian Hodgson (First Bus)

The Moray Council

Councillor John Cowe Left May 2022
Councillor Graham Leadbitter Joined July 2022

Aberdeenshire Council

Councillor Alistair McKelvie

Left May 2022

Councillor Stephen Smith

Joined May 2022

Aberdeen City Council

Councillor Yvonne Allan

Left May 2022

Councillor Jessica Mennie

Joined May 2022

In compliance with the Local Government Pension Scheme (Governance)(Scotland) Regulations 2015, the Chair and Vice Chair of the Pension Board are rotated each year. Following the appointment of Mr Ian Hodgson as the employer representative Chair for 2022/23, a member (Trade Union) representative will be required to act as Chair in 2023/24.

Under the Terms of Reference for the Pensions Board, representatives are appointed for a 4 year term, with the option of re-appointment for further terms.

Meeting Attendance

In compliance with the LGPS (Governance)(Scotland) Regulations 2015, the Pension Board;

- is to meet at the same place and time as the Pensions Committee of the Scheme Manager to consider the same agenda as the Committee, but
- the Pension Board may meet separately from the Pensions Committee with the agreement of the Pensions Committee.

Active participation during meetings as shown in the table below and a willingness to undertake training, clearly demonstrate the commitment of Board members to the continued effectiveness of the NESPF Pension Board.

| Board Member | Meeting Attendance | | | | | |
|--------------------------------|--------------------|--------------|------------|------------|--|--|
| Employer | 24/06/2022 | 05/10/2022** | 16/12/2022 | 24/03/2023 | | |
| Cllr Jessica Mennie | √ * | √ * | ✓ | ✓ | | |
| Cllr Graham Leadbitter | N/A | ✓ | ✓ | ✓ | | |
| Cllr Stephen Smith | ✓ | ✓ | ✓ | ✓ | | |
| lan Hodgson | ✓ | ✓ | Х | ✓ | | |
| Member/Union | | | | | | |
| Neil Stirling | ✓ | ✓ | ✓ | ✓ | | |
| Morag Lawrence | ✓ | ✓ | ✓ | ✓ | | |
| Alan Walker | ✓ | ✓ | ✓ | ✓ | | |
| Gordon Walters | ✓ | ✓ | ✓ | ✓ | | |
| Overall Attendance Rate | 100% | 100% | 87.5% | 100% | | |

Notes:

N/A - Cllr Leadbitter was appointed to the Pension Board on 19 July 2022.

Meeting Content

The Pension Board receive the Pensions Committee reporting pack for each meeting which includes reports covering all six main areas of work for the Pension Fund; investment, accounting, governance, employer relationship, administration and systems.

The following reports were included as standard in the reporting packs during 2022/23:

Asset & Investment Manager Performance Budget & Projected Spend Strategy



^{*}Substitute sent – Cllr Neil Copland

^{**}Postponed from 16 September 2022

In addition, the Committee also received reports and updates on:

Training Statement of Accounts

Corporate Governance/ESG Risk Management & Risk Register

External Audit Internal Audit

Compliance Review Funding Strategy Statement

Annual Report & Accounts PAS performance

Annual Benefit Statements Pensions Committee Annual Effectiveness Report

Financial Costs

The Pension Board carries out its role in a cost effective manner, mindful of delivering value for money. All costs are met by the Pension Fund.

During the period 2022/23 there continued to be mix of training attended, some in person, some hybrid and some totally online. We would expect costs to continue to increase as we are now "living with Covid" and more in person meetings and training events take place. In comparison, costs reported in 2021/22 were £181.90 due to limited travel.

Costs during 2022/23

Hotel £1,684.00

Train £637.80

Total Costs £2,321.80

Training Requirements

The Public Service Pensions Act 2013 requires that members of local pension boards have an appropriate level of **knowledge and understanding** in order to carry out their role. These responsibilities begin from the date the member takes up their role on the pension board.

A member of the pension board of a public service pension scheme must be **conversant** with the rules of the scheme and any document recording policy about its administration which is for the time being adopted in relation to the scheme.

The Pensions Regulator Code of Practice no.14 sets out the legal requirements for the knowledge and understanding requirements of pension board members. The Pension Fund must be able to demonstrate compliance with the Code.

The NESPF Pension Board's training plan is subject to regular review and an annual training report is presented to the Pensions Committee. A copy of the Training Policy can be found at <u>Appendix II</u>. A revised Training Policy was approved by the Pensions Committee in June 2022.

The NESPF is committed to supporting Board members to achieve the level of knowledge and understanding they require by providing the appropriate level of training and assistance; training is provided in line with the NESPF Training Policy and covers the following areas:

- Scheme Governance
- Investment Strategy
- Support Services
- Scheme Documentation

Board members are asked to carry out regular personal assessments to assess their overall knowledge and understanding levels based on CIPFA's current Code of Practice and supporting framework. The feedback from these is then used to direct future training.



Training Attendance

| | No. of Training Sessions Attended | Training Sessions Attended (see below for corresponding training sessions) | | | | | |
|-----------------------|--------------------------------------|--|---|---|---|----------|----------------|
| | | Α | В | С | D | Е | F |
| Cllr Mennie | 1 | ✓ | | | | | |
| Cllr Smith | 3 | | | ✓ | | √ | √ * |
| Cllr Leadbitter | 2 | | | ✓ | ✓ | | In progress |
| lan Hodgson | 0 | | | | | | In progress |
| Neil Stirling | 4 | | | ✓ | ✓ | ✓ | ✓ |
| Morag Lawrence | 5 | | ✓ | ✓ | ✓ | ✓ | ✓ |
| Alan Walker | 5 | | ✓ | ✓ | ✓ | ✓ | ✓ |
| Gordon Walters | 3 | | | | ✓ | ✓ | ✓ |

Notes:

* Hymans training completed in April 2023

Training Content

A. Elected Member Training, 8 & 16 June 2022

The Pensions Manager hosted an introductory session for newly elected members (Aberdeen City Council only following the local elections in May 2022). Current Pensions Committee members were also invited as a refresher course. Topics covered included the governance structure, legislation, scheme governance and the Pensions Regulator. Two sessions were offered to ensure that most members were able to attend.

B. PLSA Investment Conference, 25-26 May 2022

Held over two days, this event covered a range of topics including:

- Investment strategies
- Managing investment reporting for Task Force for Climate-Related Disclosures (TCFD)
- Environmental, Social and Governance (ESG)

C. LGC Investment Seminar, 20-21 October 2022

Held over two days in Edinburgh, this event covered a range of topics including:

- Social Investing
- Exploring Investment Opportunities
- Emerging Markets

D. PLSA: Implementing tPR's New Code of Practice, 28 March 2023

This webinar covered the next steps to apply the Pension Regulator's new Code of Practice, which aims for a single, clear, up-to-date and consistent source of information on scheme governance.

E. Net Zero Discussion Training, 30 March 2023

The Fund's Investment Manager hosted a discussion training session for Pensions Committee and Board members. This session covered a range of sub-topics within Net Zero, including:

- Environmental factors within ESG
- Scope Emissions
- Carbon Scoring

F. Hymans Robertson LGPS Online Learning Academy - Continuous

Hymans online Learning Academy covers a range of modules, with over 5 hours of training video material available, including the following topics:

- Introduction
 - Introduction to the LGPS, Role of Elected Members on Committee
- Governance & Regulators
 - LGPS Governance, LGPS Oversight Bodies & Regulators (tPR), LGPS Oversight Bodies & Regulators (Section 13), Business Planning
- Administration & Management
 - Introduction to Administration, Policies & Procedures, Public Procurement, Additional Voluntary Contributions, Accounting & Audit
- Funding & Actuarial Matters
 - Introduction to Funding Strategy, LGPS Actuarial Valuation (Process & Technical Aspects), LGPS Employers
- Investments
 - Introduction to Investment Strategy, Performance Monitoring, Responsible Investment, MiFID II
- Current Issues
 - McCloud, Goodwin, Cost-sharing

TPR Tookit

At the June 2019 meeting the Pensions Committee and Pension Board agreed:

To undertake the online E-Learning Public Service Toolkit produced by the Pensions Regulator as soon as possible and provide evidence of completion to the Pension Fund's governance manager (available at http://www.thepensionsregulator.gov.uk/public-service-schemes.aspx)

 To date, three representatives on the Pension Board have provided evidence of completion of this training. Board members should aim to complete this important training as soon as possible. As per the Training Report and Training Policy approved by the Pensions Committee in June 2022 (PC/JUN22/TRA), it was recommended that Committee and Board members work through and complete the Hymans learning modules by March 2023, and on an ongoing basis thereafter as new or updated modules were delivered.

• To date 6 board members have fully completed the Hymans modules.

The remaining Board members should aim to complete this training as soon as possible.

Commitment to Training

Board members are expected to attend meetings and undertake training to ensure they maintain the prescribed knowledge and understanding levels required to be able to fulfil the responsibilities of the role. The Fund monitors attendance at meetings and training events on an ongoing basis.

Where a member fails to meet the minimum requirements set out in the Training Policy, and in the absence of mitigating factors, the member will be given a reasonable period of time to improve their attendance level. Should no clear improvement be demonstrated, the administering authority will take the necessary steps to terminate the individual's membership.



Code of Conduct, Conflicts of Interest & compliance with tPR

Code of Conduct

Members of the NESPF Pension Board agreed a Code of Conduct in April 2015. It is the responsibility of the individual to ensure that they are familiar with, and that their actions comply with, its provisions. A copy of the national Code of Conduct and guidance notes can be found at http://www.standardscommissionscotland.org.uk.

The key principles of the Code of Conduct are:

- Duty
- Selflessness
- Integrity
- Objectivity
- Accountability and Stewardship
- Openness
- Honesty
- Leadership
- Respect

Conflicts of Interest

Members of the NESPF Pension Board have agreed to a Conflicts of Interest Policy. The most recent version was updated and noted by the Pensions Committee in August 2022. It requires all members to notify NESPF of any potential conflicts of interest arising as a result of their position on the Board.

As a standing item at each Pensions Committee and Board meeting, members will be given the opportunity to declare their interest in any of the agenda items and any declared interests will be recorded in the formal minutes of the meeting. In addition, conflict of interest declaration forms will be issued by NESPF on appointment to the Board and are subject to regular monitoring during the term of appointment.

During 2022/23 the Pension Fund carried out an annual review by issuing each Board member with a declaration of interest form. The responses were recorded on the 'Conflicts Register' to facilitate ongoing monitoring and review by the Governance Team.

Compliance with tPR

The Pension Fund carries out a compliance review every six months, with annual reporting to the Pensions Committee. An assessment is made in terms of compliance with the Public Service Pensions Act 2013 and tPR Code of Practice no. 14.

The most recent review carried out in December 2022, and reported to the Pensions Committee in March 2023, concluded that key controls for monitoring the ongoing compliance with legislation and tPR requirements are in place and working effectively.

Breaches of Law

There are certain people that are required to report breaches of the law to the Pensions Regulator where they have reasonable cause to believe that a legal duty which is relevant to the administration of the Scheme has not been, or is not being, complied with and the failure to comply is likely to be of material significance to tPR in the exercise of any of its functions.

Those people with a responsibility to report breaches, including Scheme Managers and Pension Board members shall establish and operate appropriate and effective procedures to ensure that they are able to meet their legal obligations.

Under the UK General Data Protection Regulation, organisations have a duty to report certain types of personal data breaches to the Information Commissioner within 72 hours of becoming aware of the breach, where feasible.

An updated Breaches of Law Policy was taken to the Pensions Committee in August 2022 following annual review.

There were no breaches reported to tPR or the Information Commissioner during the year 2022/23.

Risk Management

In line with CIPFA guidance issued in December 2018, the Pension Fund created its own Risk Management Policy and this was approved by the Pensions Committee in November 2019. The Policy was last updated in February 2021, with no further changes being made during the annual review in 2022. The Policy has been revised in 2023, expanding on the Fund's risk appetite following recommendations made during the recent Governance Audit.

The risk register for the Pension Fund identifies the significant risks that could have a material impact in terms of value, reputation, compliance or provision of service and sets out the action taken to mitigate these risks.

The register is reviewed regularly by the pensions management team and reported quarterly to the Pensions Committee and Board.

Work for 2023/24 onwards

The following areas will be looked at by the Committee & Board in the next 12 months (subject to review):

- Training Plan
- Risk Management & Risk Register
- Pension Fund Annual Report
- Annual review of scheme policy documents
- Compliance Review
- Internal/External Audit Plan and updates
- Conflicts of Interest declarations
- Breaches of Law

LGPS Scheme Structure Review

The Scottish Scheme Advisory Board (SAB) carried out work to look at the structure of the SLGPS and monitor the impact of pooling in England and Wales. The SAB appointed a Strategic Programme Manager to lead a 12 month programme of work to produce business cases for the four options for Fund structures. The project group researched and extensively analysed existing reports and information. A gap analysis of information was then undertaken to facilitate the development of detailed business cases for the various options. During 2022, the SAB sought clarification from the Scottish Ministers on the nature of advice they expected to receive before committing further time and resources. In their response, the Scottish Ministers have suggested SAB pause any further work until the outcome of both the review on Pooling in England and Wales, and the voluntary merger of Falkirk and Lothian Pension Funds are completed.



APPENDIX I



Pension Board Terms of Reference

May 2023

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| Meetings | |
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| Access to Information | |
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| Document | Pension Board Terms of Reference |
|---------------|----------------------------------|
| Review Date | May 2023 |
| Approval Date | N/A |
| Author & Team | Mairi Suttie, |
| | Governance |
| Review Date | May 2024 |

Introduction

Each Local Government Pension Scheme Manager in Scotland is required to establish a Pensions Board separate from the Pensions Committee that acts as the Scheme Manager.

The North East Scotland Pension Board is established under the provisions of sections 5(1) and (2) of the Public Service Pensions Act 2013 and confirmed under the Local Government Pension Scheme (Governance) (Scotland) Regulations 2015.

Objectives

The Pension Board as detailed in regulations is the body responsible for assisting the Scheme Manager in relation to compliance with scheme regulations and the requirements of the Pensions Regulator.

- 5(1) There shall be established for each Scheme Manager a Pension Board with responsibility for assisting the Scheme Manager in relation to the following matters.
- (2) Those matters are -
 - (a) Securing compliance with the 2014 regulations and other legislation relating to the governance and administration of the Scheme and any statutory pension scheme that is connected with it;
 - (b) Securing compliance with requirements imposed in relation to the Scheme and any connected scheme by the Pensions Regulator;
 - (c) Such other matters as the 2014 regulations may specify

The Pension Board will determine the areas they wish to consider including, amongst others:

- Reports produced for the Pensions Committee
- Seek reports from the Scheme Manager on any aspect of the Fund
- Monitor investments and the investment principles/strategy/guidance
- The Fund annual report
- External voting and engagement provisions
- Fund administrative performance
- Actuarial reports and valuations
- Funding policy
- Any other matters that the Pensions Board deem appropriate

The Pension Board is not a decision making body.

The Pension Board is not a scrutiny function.

The Pension Board will be collectively and individually accountable to the Pensions Committee.

Membership

Membership of the Pension Board will consist of equal numbers of trade union representatives and employer representatives, drawn from councils and scheduled or admitted bodies in membership of the Fund. Pension Board representatives must also not participate in or act as members of the Pensions Committee. Local Authority employer representatives will normally be Elected Members serving as part of the Council.

There will be 4 trade union representatives appointed by the trade unions as follows:

| GMB | 1 |
|--------|---|
| UCATT | 1 |
| UNISON | 1 |
| Unite | 1 |

There will be 4 employer representatives appointed by the respective employer organisations as follows:

| Councils | _3 |
|---------------------------------|----|
| Other Scheduled/Admitted Bodies | 1 |

Pension Board representatives will serve for a period of four years and may be reappointed to serve further terms. Timescales for organisations to notify the Pension Board of their representatives shall be locally determined. Employer bodies and organisations retain the right to withdraw representatives and identify replacements on occasion.

Appointing bodies can appoint a named substitute for their representative. Such substitutes must undertake the same training as set out below.

Advisors may attend meetings of the Pension Board in a non-voting capacity.

No person may be appointed to the Pension Board that has a significant conflict of interest. A conflict of interest is defined as a financial or other interest which is likely to prejudice a person's exercise of functions as a member of the Pension Board. It does not include a financial or other interest arising merely by virtue of that person being a member of the scheme or any connected scheme for which the board is established. The Pension Board will adopt policies and protocols for handling any conflicts that were unanticipated and might arise during membership.

Meetings

The Chair of the Pension Board will be rotated on an annual basis between the trade union and employer sides of the Pension Board.

Pension Board meetings will be administered by Aberdeen City Council as the administering authority as agreed with Joint Secretaries appointed by the trade union and employers sides of the Pension Board. All reasonable administration costs shall be met by the Fund.

The Pension Board should meet at least quarterly. A majority of either side may requisition a special meeting of the Pension Board in exceptional circumstances.

The Pension Board may establish sub-committees.

While the statutory roles and function of the Pensions Committee and Pension Board are separate, the normal practice will be that both bodies will meet at the same time to consider the same agenda, with the Chair of the Pensions Committee chairing the concurrent meeting. The aim is to engender a positive and proactive partnership culture where in practice the two bodies act as one.

Dispute resolution

If the Pensions Committee and Pension Board cannot reach joint agreement on any matter the process for resolving any differences between the two bodies will be as follows. Whilst this process is undertaken the decision of the Pensions Committee is still competent.

In the first instance, if at least half of the members agree, then the Pension Board can refer back a decision of the Pensions Committee for further consideration if any of the following grounds are met:

- That there is evidence or information which it is considered needs re-evaluating or new evidence or data which the Pensions Committee did not access or was not aware of at the point of decision making and which is considered material to the decision taken;
- That the decision of the Pensions Committee could be considered illegal or contrary to regulations
- That the decision of the Pensions Committee is contrary to a relevant Code of Practice published by the Pensions Regulator; or
- That the decision is not in the interest of the continued financial viability of the scheme or is against the principles of proper and responsible administration of the scheme.

If there is no agreement after the matter has been referred back to the Pensions Committee, then the difference in view between the Pension Board and the Pensions Committee will be published in the form of a joint secretarial report on the Fund website and included in the Fund annual report.

The Scottish LGPS Scheme Advisory Board may also consider and take a view on the matter and, if considered appropriate, provide advice to the Scheme Manager or the Pension Board in relation to the matter.

Training

All members (and named substitutes) of the Pension Board must undertake a training programme in accordance with any guidance issued by the Pensions Regulator and complying with best practice training requirements of the Pensions Committee.

The Pension Board shall agree policies and arrangements for the acquisition and retention of knowledge and understanding for Pension Board members.

The Scheme Manager will keep an updated list of the documents with which they consider Pension Board members need to be conversant to effectively carry out their role and make sure that both the list and the documents are accessible.

Access to Information

The Scheme Manager and Pension Board will together ensure that information is published about the activities of the board including:

- The full terms of reference for the Pension Board, including details of how they will operate;
- The Pension Board appointment process;
- Who each individual Pension Board member represents; and
- Any specific roles and responsibilities of individual Pension Board members.

The minutes of the Pension Board will be published on the Fund website. The Pension Board may undertake such communications and stakeholder engagement as it deems appropriate to perform its functions.

Email: governance@nespf.org.uk

Web: www.nespf.org.uk

Further Information

Any questions on this Statement should be forwarded to the **Governance Team**:

NESPF Level 1, 2 MSq Marischal Square Broad Street Aberdeen AB10 1LP

APPENDIX II



Training Policy

May 2022

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| Document | Training Policy |
|---------------|----------------------|
| Review Date | May 2022 |
| Approval Date | June 2022 |
| Author & Team | M Suttie, Governance |
| Review Date | May 2023 |

Purpose Statement

This statement details the training agenda for members of the Pensions Committee and Pension Board of the North East Scotland Pension Fund (NESPF), as administered by Aberdeen City Council.

The training policy is designed to support the Pensions Committee and Pension Board in performing and developing their individual roles, with the ultimate aim of ensuring NESPF is managed by members with the necessary skills and knowledge to effectively carry out their responsibilities.

Application & Scope

All Pension Fund Committee and Board members (including substitutes) to whom this policy applies are expected to continually demonstrate their own personal commitment to training. It's important that members commit to participating in appropriate training events to ensure they have the necessary skills required to support them in their decision making role.

Induction Process

On appointment to the Pensions Committee or Board, a member will receive a formal induction by the Scheme Manager, as well as copies of and/or access to the key documentation relevant to the Fund and other useful information, including;

- guide to the Local Government Pension Scheme (LGPS)
- the latest Annual Report and Accounts
- the most recent Actuarial Valuation and Funding Strategy Statement
- the Governance Policy and Compliance Statement
- the Statement of Investment Principles and Compliance with Myners Principles
- copy of the LGPS (Scotland) Regulations

The induction will provide an overview of the structure and operation of the Funds and insight into the responsibilities of their respective role.

Policy documentation is available to Committee and Board members via the Pension Fund website at www.nespf.org.uk.

Training Plan

Myners Principles

As per the Myners Principles, administering authorities should ensure that:

- decisions are taken by persons or organisation with the skills, knowledge, advise and resources necessary to take them effectively and monitor their implementation, and
- those persons or organisations have sufficient expertise to be able to evaluate and challenge the advice they received and manage conflicts of interest.

Markets in Financial Instruments Directive (MiFID II) Requirements

Since the introduction of MiFID II from 3rd January 2018, financial institutions including the Local Government Pension Scheme (LGPS) are required to opt up to be classified as an elective professional client, to allow continued access to the full range of vehicles investment managers need to deliver the investment strategy.

To maintain this status, the Pension Fund needs to be able to demonstrate its expertise, experience and knowledge, such that the investment managers can gain reasonable assurance that it is capable of making investment decisions and understanding the nature of risks involved.

This training policy helps to ensure the assessed levels of expertise, experience and knowledge are maintained. The Pension Fund is required to keep this information under review and notify the investment managers of any changes to the collective circumstance which could affect its status.

Training Opportunities

The Pension Fund recognises that attaining, and then maintaining, relevant knowledge and skills is a continual process for the Pensions Committee and Pension Board members, and that training is a key element of this process.

Training is therefore ongoing for members and consideration will be given to the various training resources available, these may include (but are not limited to):

- employer and scheme member events hosted by the Pension Fund
- internally developed training days and pre/post meeting sessions
- seminars and conferences that are offered by industry wide bodies, specifically the LAPFF annual conference, LGC conferences and PLSA conferences
- on-line training including use of the Hymans Learning Academy
- seminars and training events offered by the Fund's investment managers and advisors
- use of the secure 'trustee' area of the Pension Fund website



• in addition to the above, Fund officers are available to answer any queries from Committee and Board members.

Training is provided to members of the Pensions Committee and Pension Board through the above range of opportunities in respect of the following topics;

| Scheme Governance | Investment Strategy | Support Services |
|----------------------------|---------------------------|------------------------------|
| LGPS Status and Legal | Asset Classes | Custody Services |
| Framework | | |
| LGPS Regulations | Risk | Service Organisation |
| Role of Elected Members | Investment Structure | Role of the Chief Officer – |
| | | Finance |
| Advisors and their Role | Investment Management and | Role of the Pensions Manager |
| Actuarial Valuation and | Performance Monitoring | and Pensions Team |
| Funding Strategy Statement | | |
| Myners Principles | | |
| Risk Management | | |

Hymans Online Learning Academy covers a range of modules, with over 5 hours of training video material available, including the following topics:

• Introduction

Introduction to the LGPS, Role of Elected Members on Committee

• Governance & Regulators

LGPS Governance, LGPS Oversight Bodies & Regulators (TPR), LGPS Oversight Bodies & Regulators (Section 13), Business Planning

• Administration & Management

Introduction to Administration, Policies & Procedures, Public Procurement, Additional Voluntary Contributions, Accounting & Audit

Funding & Actuarial Matters

Introduction to Funding Strategy, LGPS Actuarial Valuation (Process & Technical Aspects), LGPS Employers

Investments

Introduction to Investment Strategy, Performance Monitoring, Responsible Investment, MiFID II

Current Issues

McCloud, Goodwin, Cost-sharing

Officers recommend Committee and Board members work through and complete the Hyman's modules by March 2023, and on an ongoing basis thereafter as new or updated modules are delivered.

The Pensions Regulator's E-Learning Toolkit

The Pensions Regulator has developed an on-line toolkit to help those running public service pension schemes to understand the governance and administration requirements set out in its Code of Practice No.14. There are eight short modules covering:

- Conflicts of Interest
- Managing Risk and Internal Controls
- Maintaining Accurate Member Data
- Maintaining Member Contributions
- Providing Information to Members and Others
- Resolving Internal Disputes
- Reporting Breaches of Law
- Pensions Scams (optional)

All members of the Pensions Committee and Pension Board are expected to complete the tPR Toolkit modules following appointment.

CIPFA Knowledge and Skills Framework

An updated Code of Practice and Knowledge and Skills Framework was published by CIPFA in 2021. The Fund has formally adopted the Framework and will assess all relevant individuals against the suggested standards (Appendix I).

The CIPFA framework sets out the following key areas:

- Pensions legislations and guidance
- Pensions governance
- Funding strategy and actuarial methods
- Pensions administration and communications
- Pensions financial strategy, management, accounting, reporting and audit standards
- Investment strategy, asset allocation, pooling, performance and risk management
- Financial markets and product knowledge
- Pensions services procurement, contract management and relationship management

Pensions Committee and Board members are expected to have collective understanding of these areas of knowledge and skills.

Pension Board Specific Requirements

In accordance with Section 248A of the Pensions Act 2004, and redrafted by the Public Service Pensions Act 2013, the members of the NESPF Pension Board must be conversant with:

- The rules of the scheme (the Local Government Pension Scheme (Scotland))
- Any document recording policy about the administration of the scheme which is for the time being adopted in relation to the scheme

NESPF Pension Board members should also have knowledge and understanding of:

- The law relating to pensions
- Such other matters as may be prescribed

CIPFA have published a separate <u>Technical Knowledge and Skills Framework</u> for Local Pension Board members.

Policy Performance

Training attendance records will be maintained by the Pension Fund. These will be reported to the Pensions Committee and Board on an annual basis for consideration.

Where instances are identified of a Pension Board member not meeting the minimum training requirements (i.e. failing to attain and/or maintain the appropriate levels of knowledge and understanding as required under S.248A of the Pensions Act 2004, as amended by the Public Service Pensions Act 2013) an initial discussion will be held to establish whether there are any extenuating circumstances; followed by:

- o no further action (if extenuating circumstances are shown)
- o agreement of an improvement plan; and
- o If no improvement can be demonstrated over a reasonable period of time, necessary steps will be taken to remove the Board member and seek a new appointee.

Supporting Procedures & Documentation

This policy is supported by the policies and procedures that make up the wider governance framework and those prescribed by the Local Government Pension Scheme (Scotland) Regulations. Copies of which are available online at www.nespf.org.uk.

In addition to the training policy, both the Convener and Vice Convener of the Pensions Committee have been provided with a description of their roles and provided further details of training requirements (Appendix II).

Responsibilities

All training costs are met directly by the Pension Fund.

The Pensions Committee will review this policy annually, or in the event of a policy revision and taking account of the results from any training needs analysis and emerging issues.

Day to day responsibility for the implementation of this policy sits with the Chief Officer-Finance and dedicated staff within the Pension Fund section.

Any questions or feedback on this document should be forwarded to the NESPF Governance Team at:

Resources Level 1, 2MSq Marischal Square Broad Street Aberdeen AB10 1LP Email: governance@nespf.org.uk

Web: www.nespf.org.uk

CIPFA Knowledge and Skills Framework

This framework identifies the level of knowledge required by Pensions Committee members and senior officers to ensure that they can carry out effective decision making in respect of the Fund.

Level of knowledge required

For committee members:

- An awareness i.e. recognition that the subject matter exists
- A general understanding i.e. understanding the basis in relation to the subject matter
- A strong understanding i.e. a good level of knowledge in relation to the subject matter but not necessary at a detailed level

For senior officers:

- a strong understanding i.e. a good level of knowledge in relation to the subject matter (but not necessary at a detailed level)
- a detailed level of knowledge in relation to the subject matter
- an expert level of knowledge in relation to the subject matter

| CIPFA Kno | CIPFA Knowledge and Skills | | |
|------------|----------------------------|---|--|
| Pensions | Legislations | General Pensions Framework | |
| and Guidan | ce | A general understanding of the pensions legislative framework in the UK. A general understanding of other legislation that is relevant in managing an LGPS fund, e.g. freedom of information, General Data | |
| | | Protection Regulation (GDPR) and local authority legislation. Scheme-specific legislation A general understanding of the legislation and statutory guidance specific to the scheme and the main features relating to benefits, administration, funding, governance, communications and investment, including: a general understanding of the LGPS Regulations 2018 A general understanding of the LGPS (Scotland) (Management and Investment of Funds) Regulations 2010 | |

An awareness of LGPS discretions and how the formulation of the discretionary policies impacts on the fund, employers and scheme members.

A regularly updated awareness of the latest changes to the scheme rules and current proposals or potential changes to the scheme.

Guidance

A general understanding of the requirements of statutory guidance from the Responsible Authority, Scottish Government.

A general understanding of the requirements of TPR Code of Practice.

An awareness of the requirements of guidance from the Scheme Advisory Board.

An awareness of requirements of guidance from the Government Actuary's Department.

An awareness of other guidance relevant to the LGPS, such as from CIPFA.

Pensions Governance

An awareness of the LGPS regulations main features and requirements relating to the pension scheme governance.

An awareness of statutory and other guidance relating to pension scheme governance including statutory governance guidance, TPR Code of Practice, CIPFA/SOLACE, Scheme Advisory Board guidance and the Myners Principles.

Pension regulators, Scheme Advisory Board and other bodies

A general understanding of how the roles and powers of the Scottish Government, TPR, the Pensions Advisory Service and the Pensions Ombudsman relate to the workings of the scheme. A general understanding of the role of the Scheme Advisory Board and how it interacts with other bodies.

General constitutional framework

A general understanding of the role of the administering authority in relation to the LGPS.

A general understanding of the role of the pension committees in relation to the fund, administering authority, employing authorities, scheme members and taxpayers.

An awareness of the role and statutory responsibilities of the CFO and monitoring officer.

Fund specific governance

A strong understanding of the terms of reference and delegated responsibilities of the pension committee (including any subcommittees), the pension board and any other delegated responsibilities to senior officers.

A general understanding of the stakeholders of the fund and the nature of their interests.

A general understanding of who the key officers responsible for the management of the fund are, how the pension team is structured and how services are delivered.

A general understanding of the fund's strategies, policies and other key documents.

A general understanding of how risk is monitored and managed, and the fund's current key risks.

A general understanding of how conflicts of interest are identified and managed.

A strong understanding of how breaches in law are recorded and managed, and if necessary reported to TPR, including each individual's personal responsibility in relation to breaches.

A general understanding of the fund's knowledge and skills policy and associated training requirements.

An awareness of the fund's process for dealing with complaints, including its Internal Dispute Resolution Procedure.

A general understanding of how the effectiveness of the fund's governance is reviewed.

Service Delivery

A general understanding of the required budget and resources needed to manage and administer the fund.

A general understanding of the annual business planning cycle and budget setting.

A general understanding of the fund's key performance indicators and other performance measures.

A general understanding of the fund's business continuity policy and cyber security policy.

Funding strategy and actuarial methods

An awareness of the LGPS regulations main features and requirements relating to funding strategy and the setting of employer contributions including associated guidance.

A general understanding of the role of the fund actuary.

A general understanding of the funding strategy statement and the expected delivery of the funding objectives.

A general understanding of the key risks to the fund relating to the funding strategy.

Valuations

A general understanding of the valuation process, including developing the funding strategy in conjunction with the fund actuary, and inter-valuation monitoring.

An awareness of the costs to the employer including employer contributions and early retirement strain costs.

An awareness of the different types of employers that participate in the fund.

A general understanding of the importance of employer covenant, the relative strengths of the covenant across the fund's employers, and how this impacts the funding strategy statement adopted.

A general understanding of any legislative and/or benefit uncertainty and the impact of this on the funding strategy.

A general understanding of the Scheme valuation and other work carried out by the Government Actuary's Department and the impact this has on the valuation process (i.e. cost management process/Section 13 report).

New employer and exits

A general understanding of the implications of including new employers into the fund and of the exist of existing employers.

A general understanding of the relevant considerations in relation to the different types of new employer, e.g. outsourcings, alternative delivery models and also the considerations in relation to bulk transfers.

Pensions administration and communications

An awareness of the LGPS regulations main features and requirements relating to:

- Administration and communications strategies
- Entitlement to and calculation of pension benefits
- Transfers in and out of the scheme
- Employee contributions and
- The delivery of administration and communications.

Including associated guidance.

A general understanding of the fund's pensions administration strategy including how it is delivered (including, where applicable, the use of third party suppliers and systems) performance measures and assurance processes.

A general understanding of the fund's communications policy including how it is delivered (including, where applicable, the use of third party suppliers and systems), performance measures and assurance processes.

A general understanding of best practice in pensions administration, e.g. performance and cost measures.

A general understanding of the fund's processes and procedures relating to:

- Member data maintenance and record-keeping including data improvement plans and relationships with employers for data transmission
- Contributions collection

An awareness of how the fund interacts with the taxation system in relation to benefits administration, including the annual and lifetime allowances. A general understanding of additional voluntary contribution (AVC) arrangements including: The AVC arrangements that exist The choice of investments to be offered to members The provider's investment and fund performance The payment of contributions to the provider The benefits that can be received by scheme members How and when the AVC arrangements, including the investment choices, are reviewed. Pensions A general understanding of the Accounts and Audit Regulations and legislative requirements relating to the role of the committee financial and individual members in considering and signing off the fund's accounts and annual report. strategy, management, accounting, report and A general understanding of the various elements of income and expenditure to the fund, including the operational budget. audit standards A general understanding of the cashflows of the fund and how risks are managed to ensure appropriate cash is available to pay benefits and other outgoings. A general understanding of the role of both internal and external audit in the governance and assurance process. An awareness of the LGPS regulations main features and requirements relating to investment strategy, asset allocation, the Investment strategy, pooling of investments and responsible investments including associated guidance. asset allocation, pooling, performance and risk **Investment strategy** management A general understanding of the key risks that the fund is exposed to and how a fund's investment strategy should be considered in conjunction with these risks.

A general understanding of the risk and return characteristics of the main asset classes (equities, bonds, property), and the need to balance risk versus reward when determining the investment strategy.

A general understanding of the role of these asset classes in long-term pension fund investing.

A general understanding of the fund's cashflow requirements and how this impacts on the types of investments considered.

Total Fund

A general understanding of the importance of monitoring asset returns relative to the liabilities and a broad understanding of ways of assessing long-term risks.

Performance of the committee

An awareness of the Myners principles and the need to set targets for the committee and to report against them.

An awareness of the range of support services provided to the committee, who supplies them, and the nature of the performance monitoring regime.

Responsible investment

An awareness of the latest developments and requirements in the area of responsible investment.

An awareness of the UK Stewardship Code and the United Nations Principles of Responsible Investment (UNPRI) and whether the fund is signatory to these.

A general understanding of the fund's approach to responsible investment including how views on Environmental, Social and Governance issues are incorporated into the fund's investment strategy.

Risk Management

A general understanding about how to manage and reduce risk and lessen impact of risk on assets when it arises.

| Financial markets and | Financial Markets |
|----------------------------|---|
| products knowledge | A general understanding of the primary importance of the investment strategy decision. |
| | A general understanding of the workings of the financial markets and of the investment vehicles available to the pension fund and the nature of associated risks. |
| | An awareness of the restrictions placed by legislation on the investment activities of LGPS funds. |
| | MiFID II |
| | A general understanding of MiFID II requirements relating to the knowledge of decision makers. |
| Pensions services | Understanding public procurement |
| procurement, contract | An awareness of the main public procurement requirements of UK and EU legislation and the use of national frameworks within |
| management and | the context of the LGPS. |
| relationship management | Fund suppliers |
| | Awareness of the key decision makers in relation to the Fund's procurements. |
| | A general understanding of the fund's suppliers and providers, and their roles in the management of the fund. |
| | An awareness of how the fund's suppliers are monitored, including: |
| | The myners principles, and |
| | The need for strategic objectives for investment consultants |
| | Supplier risk management |
| | A general understanding of the nature and scope of risks for the pension fund and of the |
| | importance of considering risk factors when selecting external suppliers and providers. |

| A general understanding of how the pension fund monitors and manages the performance of their external suppliers and providers, including business continuity and cyber risk. | |
|---|--|
|---|--|

Role Profile for Convener of the Pensions Committee

The role of the Convener of the Pensions Committee requires post holders who have a wide experience of chairing meetings effectively, are good communicators and have at least some knowledge of pensions, financial or HR matters (through Council, personal and/or career experience).

The above Knowledge Framework is developed further for the Convener (and, by implication, the vice Convener) in the following paragraphs by introducing key skills elements unique to the Convener. This includes an expectation that the Convener should individually have the appropriate level of knowledge in relation to all the competencies in Annex I but noting that in some cases it will be necessary for a higher level of knowledge to be attained in some areas. The administering authority should ensure the Convener is provided with the appropriate training to meet these requirements, preferably within six months of appointment.

- 1. Convener of the Pensions Committee to preside over the determination of the following, after taking the advice of the Chief Officer Finance and other advisors:
 - The investment strategy of the Fund or Funds for which the Pensions Committee is responsible
 - The contribution rates of the employing organisations whose current and retired employees are members of the LGPS
 - The appointment of investment and actuarial advisors and other third party services
 - The governance framework
 - The communication strategy of the Fund or Funds

2. And to monitor:

- The performance of the investments, the pensions administration service, the advisors and agents of the Fund and of the Committee itself
- The costs of running the Pension Fund and Scheme
- Comments and feedback from stakeholders

3. And to approve:

- The annual report and accounts of the Fund(s)
- Audit reports on the performance of the Pension Fund service
- Statements on Investment Principles, Governance, Administration and Communication
- The Risk Register and an annual risk analysis
- The medium term business plan and annual updates
- Training and development plans and updates
- Discretions given by statute and regulation to the Pensions Committee in relation to benefits under the LGPS
- 4. Work with the Chief Officer Finance and other officers and advisors to plan an effective work programme for the Pensions Committee
- 5. Report to the administering authority and other employers, as stakeholders, using practical and appropriate means of communication, to give assurances about the Fund's financial statements, risk management and internal control mechanisms
- 6. Receive regular briefings from the Chief Officer Finance and other advisors to understand the context and importance of forthcoming issues

EXPECTED SKILLS AND CHARACTERISTICS REQUIRED FOR CONVENER

| Requirement | Essential | Desirable |
|--------------------|--|---|
| 1. Educational | A strong understanding of pensions, financial or HR matters (through council, personal and/or career experience). Commitment to individually achieving the required level of knowledge in relation to the CIPFA Framework competencies (or alternatively requirements as set out by the administering authority). | Demonstrable evidence of knowledge kept up to date. Knowledge of pension funds and schemes. |
| 2. Work Experience | Political awareness in numerous political environments. Chairing high level partnership meetings achieving effective outcomes. Has operated for 10 years at a senior level. Experience of risk and performance frameworks. | Previously chaired a pensions committee or similar. |

| 3. Abilities, | Chairing skills. | Mathematical/statistical literacy. |
|-------------------|---|---|
| Intelligence & | | , |
| Special Aptitudes | Influencing and consensus building. | Knowledge of public sector and local government |
| | | finance. |
| | Listening skills. | |
| | Able to assimilate complex information. | |
| | Communication and engagement skills. | |
| 4. Adjustment & | Ability to establish and maintain good working relationships with | Diplomacy and tact. |
| Social Skills | councillors, officers and advisors. | |
| | Able to direct discussions in politically sensitive environments. | |
| | The to all cot all course in politically sensitive environments. | |
| | Able to command respect and demonstrate strong leadership. | |
| | Assortive in pursuing the correct course of action | |
| | Assertive in pursuing the correct course of action. | |
| | Able to work effectively with colleagues who may have different levels of | |
| | experience and understanding. | |
| 5. Motivation | Enthusiastic, not easily deterred and able to convey enthusiasm to | |
| | others. | |
| | Committed to the objectives of the Fund. | |
| 6. Equal | Understanding of and commitment to promoting equality of opportunity | |
| Opportunities | with an understanding of the pension context. | |

Compliance with the Job Description

- 1. Pensions Legislative and Governance context
- 1.1 The pension's landscape is characterised by a complex legislative framework. In addition to the legislation of individual schemes, there are industry-wide statutes that apply in whole or in part to public sector schemes, including the way in which schemes interact with state pensions etc.
- 1.2 Also of key importance is a knowledge of the governance frameworks that apply within the pensions industry (such as the Myners principles); within individual schemes (such as the LGPS governance statement requirements); and within the organisations that administer the schemes (for example the CIPFA/SOLACE framework *Delivering Good Governance in Local Government*).

Full details of the scheme governance documentation and wider pension fund industry documentation can be found on the Pension Fund website and in the secure trustee area. In addition to this information regular training sessions are held for 'trustees' given by officers, fund managers, the scheme actuary and other advisors. In order to maintain an up-to-date knowledge of the pensions landscape the Convener/Vice Convener must commit to attending a minimum of two UK wide pension conferences per annum. Other events arising during the year that would be of value to the Convener/Vice Convener of the Pensions Committee will be brought to the attention of members by officers.

- 2. Pensions accounting and auditing standards
- 2.1 The accounting requirements and associated disclosures are complex and involve a large actuarial element. Consequently this demands an understanding of the regime at all levels within the finance structure in order to comply with the requirements and to communicate the requirements and their implications both internally and externally.
 - Officers report annually to the Pensions Committee on the scheme annual accounts. From 2011 the scheme accounts and audit have been separated out from the administering authority financial statement. The scheme auditor reports directly to the Pensions Committee on the scheme accounts.

- 3. Investment performance and risk management
- 3.1 In the Local Government Pension Scheme and other schemes where contributions are invested and managed to meet future liabilities, understanding investment risk and performance constitutes a major element of the role of finance professionals. The skills required for managing and controlling investment activities are relatively specialised and at present there is no formal framework against which Funds can test their current skills and competencies.

All investment performance and risk management is reported by the Fund custodian. Regular training sessions are given to all Committee members on understanding investment performance and risk reporting. Understanding investment performance and risk are key functions of the Convener and Vice Convener of the Pensions Committee.

- 4. Financial markets and product knowledge
- 4.1 In those schemes with invested funds, an understanding of financial markets and products is fundamental. The depth of knowledge will depend to some degree upon the particular approach to investment management undertaken by the Fund. The investment activities of LGPS Funds for example can be split into two groups those Funds that use external managers to manage all of their investment portfolio and those that undertake some or all of their investment activities using in-house investment managers.

The time given during the quarterly meetings of the Pensions Committee to reviewing financial markets and product knowledge is limited. This fundamental knowledge should be updated regularly not only by the Convener and Vice Convener, but all 'trustees' through attendance at a minimum of one investment conference per annum. There is a wide selection of national conferences such as the PLSA or the Local Authority Pension Fund Seminar held annually at Celtic Manor, however there are also a wide number of conferences hosted by fund managers to which 'trustees' are invited. Likewise attendance at such events as the LAPFF annual conference provides 'trustees' with an insight to future legislation that may impact on the companies in which we invest. A list of forthcoming conferences is reported annually to the June meeting of the Pensions Committee.

- 5. Actuarial methods, standards and practices
- 5.1 The scheme actuary holds a key position in the financial management of a pension scheme. A successful pension scheme financial manager will need to be able to do more than simply manage the relationship with their actuary. They will need to understand, at some levels in detail, the

work of the actuary and the way in which actuarial information is produced and the impact it has on both the finances of the scheme and the employer.

The triennial valuation and funding strategy statement are two key documents in the governance of the scheme. A copy of both documents can be found on the secure 'trustee' area of the Pension Fund website. Through regular meetings with the scheme actuary the Convener/Vice Convener, will build up an understanding of the actuarial process and role and influence that key stakeholders such as the Convener and Vice Convener have in the process. Discussions held with other LGPS 'trustees' on an ongoing basis will enhance this process.

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Agenda Item 11.1

Exempt information as described in paragraph(s) 8 of Schedule 7A of the Local Government (Scotland) Act 1973.



Exempt information as described in paragraph(s) 8 of Schedule 7A of the Local Government (Scotland) Act 1973.



Agenda Item 11.2

Exempt information as described in paragraph(s) 8 of Schedule 7A of the Local Government (Scotland) Act 1973.



Exempt information as described in paragraph(s) 8 of Schedule 7A of the Local Government (Scotland) Act 1973.



Agenda Item 11.3

Exempt information as described in paragraph(s) 6 of Schedule 7A of the Local Government (Scotland) Act 1973.



Exempt information as described in paragraph(s) 6 of Schedule 7A of the Local Government (Scotland) Act 1973.



Agenda Item 11.4

Exempt information as described in paragraph(s) 6, 12 of Schedule 7A of the Local Government (Scotland) Act 1973.



Exempt information as described in paragraph(s) 6, 12 of Schedule 7A of the Local Government (Scotland) Act 1973.

