



Dinas a Sir Abertawe

Hysbysiad o Gyfarfod

Fe'ch gwahoddir i gyfarfod

Y Bwrdd Pensiwn Lleol

Lleoliad: Cyfarfod Aml-Leoliad - Ystafell Gloucester, Neuadd y Ddinas / MS Teams

Dyddiad: Dydd Mawrth, 25 Gorffennaf 2023

Amser: 10.00 am

Aelodaeth:

Cynrychiolwyr Cyflogwr

C R Doyle, I Guy a/ac S A Knoyle

Cynrychiolwyr Aelodau'r Bwrdd Pensiwn Lleol

R Broad a/ac D White

Gwyltio ar-lein: <https://bit.ly/3rbqIRX>

Agenda

Rhif y Dudalen.

- 1 Ethol Cadeirydd ar gyfer blwyddyn ddinesig 2023-2024.**
- 2 Ethol Is-gadeirydd ar gyfer blwyddyn ddinesig 2023-2024.**
- 3 Ymddiheuriadau am absenoldeb.**
- 4 Datgeliadau o fuddiannau personol a rhagfarnol.**
www.abertawe.gov.uk/DatgeliadauBuddiannau
- 5 Cofnodion.** **1 - 3**
Cymeradwyo a llofnodi, fel cofnod cywir, gofnodion y cyfarfod(ydd) blaenorol.
- 6 Adroddiad(au) Swyddfa Archwilio Cymru.**
a Cynllun Archwilio 2023 - Cronfa Bensiwn Dinas a Sir Abertawe. **4 - 13**
- 7 Adroddiad(au) Swyddog Adran 151.**
a Adroddiad am doriadau. (Er gwybodaeth) **14 - 42**
b Cynllun Busnes Partneriaeth Pensiwn Cymru (PPC) 2022-2026. (Er gwybodaeth) **43 - 68**
c Statws Corff Derbyn. (Er gwybodaeth) **69 - 95**
d Adnoddau i fod yn barod ar gyfer y Dangosfwrdd Pensiynau.. (Er gwybodaeth) **96 - 99**

| | | |
|-----------|--|------------------|
| 8 | Gwahardd y cyhoedd. | 100 - 103 |
| 9 | Adroddiad(au) Swyddog Adran 151. | |
| a | Diweddariad ar Bartneriaeth Pensiwn Cymru (PPC). (Er gwybodaeth) | 104 - 118 |
| b | Diweddariad ar y Cynllun Busnes/Strategaeth Buddsoddi. (Er gwybodaeth) | 119 - 130 |
| 10 | Adroddiad yr Ymgynghorydd Buddsoddi. (Er gwybodaeth) | 131 - 156 |
| 11 | Crynodeb Buddsoddi. (Er gwybodaeth) | 157 - 158 |

Cyfarfod nesaf: Dydd Mercher, 27 Medi 2023 am 10 a.m.

Huw Evans

Huw Evans
Pennaeth y Gwasanaethau Democrataidd
Dydd Mawrth, 18 Gorffennaf 2023

Cyswllt: Gwasanaethau Democrataidd: - 636923

Agenda Item 5



City and County of Swansea

Minutes of the **Local Pension Board**

Remotely via Microsoft Teams

Wednesday, 19 April 2023 at 10.00 am

Present: Ian Guy (Chair) Presided

Employer Representatives

S A Knoyle

Local Pension Board Member Representatives

David White

Officer(s)

| | |
|------------------|--|
| Jeffrey Dong | Deputy Chief Finance Officer / Deputy Section 151 Officer. |
| Jeremy Parkhouse | Democratic Services Officer |
| Melissa Perry | Solicitor |

Also present

Laura Caudwell AON

Apologies for Absence

Employer Representatives

C R Doyle

Local Pension Board Member Representatives

R Broad

41 Disclosures of Personal and Prejudicial Interests.

In accordance with the Code of Conduct adopted by the City and County of Swansea, the following interests were declared: -

Ian Guy and David White declared personal interests in the whole agenda as members of the Pension Fund.

Karen Cobb, Jeff Dong, Jeremy Parkhouse and Melissa Perry declared personal interests in the whole agenda as members of the Pension Fund.

42 Minutes.

Resolved that the Minutes of the Local Pension Board meeting held on 12 January 2023 be approved and signed as a correct record.

43 City & County of Swansea Pension Fund - Draft Funding Strategy Statement.

The Deputy Chief Finance Officer / Deputy S151 Officer presented a 'for information' report which outlined the approval to ensure compliance with the Local Government Pension Scheme Regulations, which required a funding strategy statement.

Appendix 1 provided the Draft Funding Strategy Statement.

44 AON Presentation - City & County of Swansea Pension Fund Actuarial Valuation as at 31 March 2022.

Laura Caudwell of AON provided the Board with a detailed valuation results presentation on the City and County of Swansea Pension Fund Actuarial Valuation as at 31 March 2022.

The presentation outlined the 2022 valuation results, the valuation process and assumptions. These results would be forwarded to DLHUC as required and would become in force from 1 April 2023.

The Chair thanked the AON representative for the presentation.

45 City & County of Swansea Pension Fund Business Plan 2023/24.

The Deputy Chief Finance Officer / Deputy S151 Officer presented a 'for information' report which outlined the approval to provide a working framework for the Pension Fund's programme of work for 2023/24.

It was stated that in line with best practice, the Pension Fund produced a business plan, risk register, budget and asset allocation to inform its work programme for the forthcoming 12 month period. The business plan, budget, risk register, asset allocation for 2023/24 were attached at Appendices 1,2,3 and 4 of the report.

46 Breaches Report.

The Deputy Chief Finance Officer / Deputy S151 Officer presented a 'for information' report which presented any breaches which had occurred in the period in accordance with the Reporting Breaches Policy.

Appendix A provided the details of breaches that had occurred since the previous Local Pension Board in January 2023. The details of the breaches and the actions taken by Management were noted.

47 Trustee Training.

The Deputy Chief Finance Officer / Deputy S151 Officer presented a 'for information' report which outlined the annual training programme for the Pension Fund Committee and Local Pension Board members and officers of the Pension Fund.

The assessment and outline training plan were provided in 3.7, 3.8 and 3.9 of the report and it was added that further opportunities identified during the year would be delegated to the Deputy Section 151 Officer for approval.

48 Exclusion of the Public.

The Board was requested to exclude the public from the meeting during consideration of the item(s) of business identified in the recommendation(s) to the report on the grounds that it / they involved the likely disclosure of exempt information as set out in the exclusion paragraph of Schedule 12A of the Local Government Act 1972, as amended by the Local Government (Access to Information) (Variation) (Wales) Order 2007 relevant to the item(s) of business set out in the report.

The Board considered the Public Interest Test in deciding whether to exclude the public from the meeting for the items of business where the Public Interest Test was relevant as set out in the report.

Resolved that the public be excluded for the following items of business.

(Closed Session)

49 Wales Pension Partnership Update.

The Deputy Chief Finance Officer / Deputy S151 Officer presented a 'for information' report to update the Local Pension Board on the progress and work of the Wales Pension Partnership (WPP).

50 Report of the investment Consultant.

The Deputy Chief Finance Officer / Deputy S151 Officer presented a 'for information' report which presented 'for information' the Quarter 4 2022 Investment Monitoring Report of Hymans Robertson.

51 Investment Summary.

The Deputy Chief Finance Officer / Deputy S151 Officer presented a 'for information' report which presented the asset valuation and investment performance for the quarter, year and 3 years ended 31 December 2022.

The meeting ended at 10.45 am

Chair

City and County of Swansea Pension Fund

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Outline Audit Plan 2023

Audit year: 2022-23

Date issued: May 2023



This document has been prepared as part of work performed in accordance with statutory functions. Further information can be found in our [Statement of Responsibilities](#).

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


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We welcome correspondence and telephone calls in Welsh and English. Corresponding in Welsh will not lead to delay. Rydym yn croesawu gohebiaeth a galwadau ffôn yn Gymraeg a Saesneg. Ni fydd gohebu yn Gymraeg yn arwain at oedi.





Mae'r ddogfen hon hefyd ar gael yn Gymraeg.

About Audit Wales

Our aims:

| | | |
|---|--|---|
| <p>Assure</p>  <p>the people of Wales that public money is well managed</p> | <p>Explain</p>  <p>how public money is being used to meet people's needs</p> | <p>Inspire</p>  <p>and empower the Welsh public sector to improve</p> |
|---|--|---|

Our ambitions:

| | | | |
|---|--|---|--|
|  <p>Fully exploit our unique perspective, expertise and depth of insight</p> |  <p>Strengthen our position as an authoritative, trusted and independent voice</p> |  <p>Increase our visibility, influence and relevance</p> |  <p>Be a model organisation for the public sector in Wales and beyond</p> |
|---|--|---|--|

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| Appendix 1 – key changes to ISA315 and impact | 9 |

Introduction

This Outline Audit Plan specifies my statutory responsibilities as your external auditor and to fulfil my obligations under the Code of Audit Practice. It also sets out details of my audit team and key dates for delivering my audit team's activities and planned outputs. I intend sharing a Detailed Audit Plan later in the year following the completion of my planning work. It will set out my estimated audit fee and the work my team intends undertaking.

My audit responsibilities

I am required to certify whether City and County of Swansea Pension Fund's financial statements are 'true and fair'. The audit work I undertake to fulfil my responsibilities responds to my assessment of risks. This allows us to develop an audit approach which focuses on addressing specific risks whilst providing assurance for the Pension Fund financial statements as a whole.

I also have responsibility to receive questions and objections to the financial statements from local electors.

I do not seek to obtain absolute assurance on the truth and fairness of the financial statements and related notes but adopt a concept of materiality. My aim is to identify material misstatements, that is, those that might result in a reader of the accounts being misled. The levels at which I judge such misstatements to be material will be reported to you in my Detailed Audit Plan.

I will report by exception on a number of matters which are set out in more detail in our [Statement of Responsibilities](#).



Adrian Crompton
Auditor General for
Wales

Fees and audit team

In January 2023 I published the fee scheme for the year, approved by the Senedd Finance Committee. This sets out my fee rates and also highlights the impact of the revised auditing standard ISA 315 on my financial audit approach. More details of the revised auditing standard and what it means for the audit I undertake are set out in **Appendix 1**.

I will provide an estimate of your fee in my Detailed Audit Plan in the summer, following completion of my detailed risk assessment.

Your engagement team:

| | |
|------------------------|----------------------------|
| Derwyn Owen | Engagement Director |
| Gillian Gillett | Audit Manager |
| Leanne Malough | Audit Lead |

We confirm that our audit team members are all independent of the Authority and your officers.

Audit timeline

We set out below key dates for delivery of our audit work and planned outputs.

| Planned output | Work undertaken | Report finalised |
|--|-------------------------|------------------|
| Outline Audit Plan 2023 | March 2023 | April 2023 |
| Detailed Audit Plan 2023 | May – July 2023 | July 2023 |
| Audit of financial statements work: <ul style="list-style-type: none">• Audit of Financial Statements Report• Opinion on the Financial Statements | October – November 2023 | November 2023 |

Audit quality

My commitment to audit quality in Audit Wales is absolute.

I believe that audit quality is about getting things right first time.

We use a three lines of assurance model to demonstrate how we achieve this.

We have established an Audit Quality Committee to co-ordinate and oversee those arrangements. We subject our work to independent scrutiny by QAD¹ and our Chair acts as a link to our Board on audit quality. For more information see our [Audit Quality Report 2022](#).



Our People

The first line of assurance is formed by our staff and management who are individually and collectively responsible for achieving the standards of audit quality to which we aspire.

- Selection of right team
- Use of specialists
- Supervisions and review



Arrangements for achieving audit quality

The second line of assurance is formed by the policies, tools, learning & development, guidance, and leadership we provide to our staff to support them in achieving those standards of audit quality.

- Audit platform
- Ethics
- Guidance
- Culture
- Learning and development
- Leadership
- Technical support



Independent assurance

The third line of assurance is formed by those activities that provide independent assurance over the effectiveness of the first two lines of assurance.

- EQCRs
- Themed reviews
- Cold reviews
- Root cause analysis
- Peer review
- Audit Quality Committee
- External monitoring

¹ QAD is the Quality Assurance Department of ICAEW.

Appendix 1 – the key changes to ISA315 and the potential impact on the Pension Fund

| Key change | Potential impact on the Pension Fund |
|---|--|
| <p>More detailed and extensive risk identification and assessment procedures</p> | <p>Your finance team and others in the Pension Fund may receive a greater number of enquiries from our audit teams at the planning stage of the audit. Requests for information may include:</p> <ul style="list-style-type: none"> • information on the Pension Fund’s business model and how it integrates the use of information technology (IT); • information about the Pension Fund’s risk assessment process and how the Pension Fund monitors the system of internal control; • more detailed information on how transactions are initiated, recorded, processed, and reported. This may include access to supporting documentation such as policy and procedure manuals; and • more detailed discussions with the Pension Fund to support the audit team’s assessment of inherent risk. |
| <p>Obtaining an enhanced understanding of the Pension Fund’s environment, particularly in relation to IT</p> | <p>You may receive more enquiries to assist the audit team in understanding the IT environment. This may include information on:</p> <ul style="list-style-type: none"> • IT applications relevant to financial reporting; • the supporting IT infrastructure (eg the network, databases); • IT processes (eg managing program changes, IT operations); and • the IT personnel involved in the IT processes. |

| Key change | Potential impact on the Pension Fund |
|--|---|
| | <p>Audit teams may need to test the general IT controls and this may require obtaining more detailed audit evidence on the operation of IT controls within the Pension Fund.</p> <p>On some audits, our audit teams may involve IT audit specialists to assist with their work. Our IT auditors may need to engage with members of your IT team who have not previously been involved in the audit process.</p> |
| <p>Enhanced requirements relating to exercising professional scepticism</p> | <p>Our audit teams may make additional inquiries if they identify information which appears to contradict what they have already learned in the audit.</p> |
| <p>Risk assessments are scalable depending on the nature and complexity of the audited body</p> | <p>The audit team's expectations regarding the formality of your policies, procedures, processes, and systems will depend on the complexity of your Pension Fund.</p> |
| <p>Audit teams may make greater use of technology in the performance of their audit</p> | <p>Our audit teams may make use of automated tools and techniques such as data analytics when performing their audit. Our teams may request different information or information in a different format from previous audits so that they can perform their audit procedures.</p> |

Agenda Item 7a



Report of the Section 151 Officer

Local Pension Board – 25 July 2023

Breaches Report

| | |
|------------------------------------|--|
| Purpose: | The report presents any breaches which have occurred in the period in accordance with the Reporting Breaches Policy. |
| Report Author: | Claire Elliott |
| Finance Officer: | Jeff Dong |
| Legal Officer: | Stephanie Williams |
| Access to Services Officer: | N/A |
| For Information | |

1. Introduction

1.1 The Reporting Breaches policy was adopted with effect from 9 March 2017.

1.2 The policy requires a report to be presented to the Pension Board and Pension Fund Committee on a quarterly basis, highlighting any new breaches which have arisen since the previous meeting and setting out:

- all breaches, including those reported to The Pensions Regulator and those unreported, with the associated dates
- in relation to each breach, details of what action was taken and the result of any action (where not confidential)
- any future actions for the prevention of the breach in question being repeated

1.3 Following the introduction of GDPR requirements and the requirements to report any breaches to the Information Officer and ICO, if required, it has been determined good practice and transparent to also include GDPR breaches also within this report

2. Breaches

2.1 Under the policy, breaches of the law are required to be reported to the Pensions Regulator where there is 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
 - The failure to comply is likely to be of material significance to the regulator in the exercise of any of its functions
- 2.2 The Breaches Report is attached at Appendix A and the following further information is provided.
- 2.3 Under the LGPS regulations, interest is paid on retirement lump sum payments if the payment is made more than one month after retirement and calculated at one per cent above the base rate on a day to day basis from the due date of payment and compounded with three-monthly rests.
- 2.4 Since the last report in March 2023, 17.7% of retirement lumps sums have not been paid within the benchmark (it should be noted that 100% of payments were made within 1 month when all documentation was received). The % of non-payment of retirement lump sums within the specified benchmark was due to the members not returning completed pension election forms within a timely manner. Communication sent to members at time of retirement has been reviewed to ensure that the importance of timely return of required documents is highlighted and reminder triggers put in place.
- 2.5 The basic objective of the General Data Protection Regulation (GDPR) is to enforce stronger data security and privacy rules among organisations when it comes to protecting an individual's personal data. The UK legislation is the Data Protection Act 2018 and mirrors many key principles of the Data Protection Act 1998. Where a breach of a member's personal data happens (a breach of personal data means that a security breach has taken place leading to the accidental or unlawful destruction, loss, alteration, unauthorised disclosure of, or access to personal data, transmitted, stored or otherwise processed. [GDPR Article 4(12)]), the Pension Fund (who complies with Swansea Council GDPR Principles) has an obligation to undertake a full investigation within the initial 72-hours of acknowledging a data breach. When the Fund becomes aware of a breach, the appropriate investigation takes place within the stipulated timeframe and the findings presented to the Data Breach Panel for review. The requirements presented for improved working practices by the Data Breach Panel the Fund has incorporated within the day-to-day working practices. There has been no GDPR breach since last reporting date
- 2.6 The Fund requires that employers pay employee and employer contributions to the Fund on a monthly basis and no later than the 19th of the month after which the contributions have been deducted. There have been a single instance during the reporting period where breaches have occurred. In this case, Treasury Management staff have written to the employers to request payment and provide a reminder of the responsibilities to submit on time.
- 2.7 With regards to performance data in respect of processing refunds, in most cases, the sums are quite small and the problem is locating the member/former member to process the refund, quite often they may have moved address or even passed away.

3. Integrated Impact Assessment Implications

The Council is subject to the Equality Act (Public Sector Equality Duty and the socio-economic duty), the Well-being of Future Generations (Wales) Act 2015 and the Welsh Language (Wales) Measure, and must in the exercise of their functions, have due regard to the need to:

- Eliminate unlawful discrimination, harassment and victimisation and other conduct prohibited by the Acts.
- Advance equality of opportunity between people who share a protected characteristic and those who do not.
- Foster good relations between people who share a protected characteristic and those who do not.
- Deliver better outcomes for those people who experience socio-economic disadvantage.
- Consider opportunities for people to use the Welsh language.
- Treat the Welsh language no less favourably than English.
- Ensure that the needs of the present are met without compromising the ability of future generations to their own needs.

The Well-being of Future Generations (Wales) Act 2015 mandates that public bodies in Wales must carry out sustainable development. Sustainable development means the process of improving the economic, social, environmental and cultural well-being of Wales by taking action, in accordance with the sustainable development principle, aimed at achieving the 'well-being goals'.

Our Integrated Impact Assessment (IIA) process ensures we have paid due regard to the above. It also takes into account other key issues and priorities, such as poverty and social exclusion, community cohesion, carers, the United Nations Convention on the Rights of the Child (UNCRC) and Welsh language.

There are no equality impact implications arising from this report.

4 Legal Implications

- 4.1 Where breaches have occurred, the legal implications are outlined in Code of Practice no.14 and GDPR legislation

5. Financial Implications

- 5.1 Minimal loss of investment income and a possible penalty charge from TPR.

Background papers: None

Appendices:

Appendix A: Breaches Register

Appendix A - City and County of Swansea Breaches Register

| Date | Category (e.g. administration, contributions, funding) | Description and cause of breach | Possible effect of breach and wider implications | Reaction of relevant parties to breach | Reported / Not reported (with justification if not reported and dates) | Outcome of report and/or investigations | New Breach (since last report) |
|-------------------|---|--|---|--|--|--|--------------------------------|
| Nov 20 – Feb 2021 | Administration | 19.23% of retirement lump sums not paid within 1 month of normal retirement or 2 months of early retirement; 96.84% of member option forms returned were paid within 1 month of date of return | The administering authority has accrued interest payments on retirement lump sums, paid more than one month after their due date, under the 2013 LGPS regulations . | % due to members retiring from age 55 but before normal pension age and late return of options confirming early access of retirement benefits. % due to a delay in the return of member pension options/completed in full for the month of December. | | Communication to members regarding retirement options are constantly reviewed to ensure the importance of returning completed documents in a timely manner is highlighted. | |
| Nov 20 – Feb 21 | Administration | Frozen refunds unclaimed for this period equates to 86% This equates to a monetary value of £7,488.70. | Regulations, no further interest will accrue on or after 5-year anniversary. Should the member enter re-employment membership cannot be aggregated, the member will not | High % due to member not making a positive election to claim refund | Information has been recorded within the breach register | Members are written to 3 months prior to the date of the 5-year anniversary of date of leaving | |

| | | | | | | | |
|-----------------|---------------|---|---|--|--|--|--|
| | | | <p>be able to transfer the benefit out and if a refund is claimed there will be tax implications as this is deemed to be an unauthorised payment. The above is subject to change and we are waiting for confirmation that the above Regulation has been amended to support this.</p> <p>Awaiting confirmation of Regulatory change; going forward there will be no further requirement to report non-payment of refunds as the 5 year anniversary ruling will be removed</p> | | | | |
| Nov 20 – Feb 21 | GDPR Breaches | No breaches to report during this quarter | | | | | |

| | | | | | | | |
|-----------------|----------------|--|---|---|--|---|--|
| Nov 20 – Feb 21 | Contributions | 1 Employer has not paid contributions within required timescale | Loss of investment returns | Employers are contacted once breach has occurred | | Employers are contacted as soon as the deadline for submission of contributions has passed | |
| Mar 2021 | Administration | 30.55% of retirement lump sums not paid within 1 month of normal retirement or 2 months of early retirement; 91.89% was paid within 1 month of receipt of member option return | The administering authority has accrued interest payments on retirement lump sums, paid more than one month after their due date, under the 2013 LGPS regulations | A % of late payments was in main due to the Pru failing to disinvest AVC monies and forward payments in a timely manner. The Pru have migrated to a new system and are experiencing ongoing problems. Members failed to return pension election forms in a timely manner/completed in full and late issue of pensionable pay information from the member's employers payroll section, which has led to the late provision of pension options to the member. | | The Fund has maintained regular contact with the Pru chasing payments of monies / requesting updates to communicate to members. Communication to members regarding retirement options are subject to review on a regular basis. Members are made aware of the importance of returning completed documents in a timely manner. The Pension Section provide member employer payroll sections with a listing of outstanding termination forms and are reminded of the importance of providing accurate | |

| | | | | | | | |
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| | | | | | | information on a timely basis. | |
| Mar 2021 | Administration | Frozen refunds unclaimed for this period equates to 94.3% This equates to a monetary value of £3,189 | Regulations state, no further interest will accrue on or after 5-year anniversary. Should the member enter re-employment membership cannot be aggregated, the member will not be able to transfer the benefit out and if a refund is claimed there will be tax implications as this is deemed to be an unauthorised payment. The above is subject to change and we are waiting for confirmation that the above Regulation has been amended to support this. Awaiting confirmation of Regulatory | High % due to member not making a positive election to claim refund | Information has been recorded within the breach register | Members are written to 3 months prior to the date of their 5-year anniversary from date of leaving | |

| | | | | | | | |
|----------------|----------------|--|---|---|--|---|--|
| | | | change; going forward there will be no further requirement to report non-payment of refunds as the 5 year anniversary ruling will be removed. | | | | |
| Mar 2021 | GDPR Breaches | No breaches to report | | | | | |
| Apr - Jun 2021 | Administration | 15.91% of retirement lump sums not paid within 1 month of normal retirement or 2 months of early retirement; 97.78% was paid within 1 month of receipt of member option return | The administering authority has accrued interest payments on retirement lump sums, paid more than one month after their due date, under the 2013 LGPS regulations | A % of late payments was in main due to the Pru failing to disinvest AVC monies and forward payments in a timely manner. The Pru have migrated to a new system and are experiencing ongoing problems. Members failed to return pension election forms in a timely manner/completed in full and late issue of pensionable pay information from | | The Fund has maintained regular contact with the Pru chasing payments of monies / requesting updates to communicate to members. Communication to members regarding retirement options are subject to review on a regular basis. Members are made aware of the importance of returning completed documents in a timely manner. The Pension Section provide member employer payroll | |

| | | | | | | | |
|----------------|----------------|--|---|--|--|--|--|
| | | | | the member's employers payroll section, which has led to the late provision of pension options to the member | | sections with a listing of outstanding termination forms and are reminded of the importance of providing accurate information on a timely basis. | |
| Apr - Jun 2021 | Administration | Frozen refunds unclaimed for this period equates to 84.6% This equates to a monetary value of £4,770.17 | Regulations state, no further interest will accrue on or after 5-year anniversary. Should the member enter re-employment membership cannot be aggregated, the member will not be able to transfer the benefit out and if a refund is claimed there will be tax implications as this is deemed to be an unauthorised payment. The above is subject to change and we are waiting for confirmation | High % due to member not making a positive election to claim refund | Information has been recorded within the breach register | Members are written to 3 months prior to the date of their 5-year anniversary from date of leaving | |

| | | | | | | | |
|--------------------|----------------|--|--|--|--|--|--|
| | | | that the above Regulation has been amended to support this. Awaiting confirmation of Regulatory change; going forward there will be no further requirement to report non-payment of refunds as the 5 year anniversary ruling will be removed. | | | | |
| Apr - Jun 2021 | GDPR Breaches | No breaches to report | | | | | |
| Apr 21 – May 21 | Contributions | 2 Employers have not paid contributions within required timescale | Loss of investment returns | Employers are contacted once breach has occurred | | Employers are contacted as soon as the deadline for submission of contributions has passed | |
| July – August 2021 | Administration | 7% of retirement lump sums not paid within 1 month of normal retirement or 2 months of early | The administering authority has accrued interest payments on retirement lump sums, paid more | A % of late payments was in main due to the Pru failing to disinvest AVC monies and forward payments | | The Fund has maintained regular contact with the Pru chasing payments of monies / requesting updates to communicate to | |

| | | | | | | | |
|--------------------|----------------|---|---|--|--|---|--|
| | | retirement; 100% was paid within 1 month of receipt of member option return | than one month after their due date, under the 2013 LGPS regulations | in a timely manner. The Pru have continued to experience problems with the new system however going forward it is anticipated that these issues should now be resolved. Members failed to return pension election forms in a timely manner | | members. Communication to members regarding retirement options are subject to review on a regular basis. Members are made aware of the importance of returning completed documents in a timely manner. The Pension Section provide member employer payroll sections with a listing of outstanding termination forms and are reminded of the importance of providing accurate information on a timely basis. | |
| July – August 2021 | Administration | Frozen refunds unclaimed for this period equates to 94% This equates to a monetary value of £16,808.32 | Regulations state, no further interest will accrue on or after 5-year anniversary. Should the member enter re-employment membership cannot be aggregated, the member will not | High % due to member not making a positive election to claim refund | Information has been recorded within the breach register | Members are written to 3 months prior to the date of their 5-year anniversary from date of leaving | |

| | | | | | | | |
|---------------|---------------|-----------------------|--|--|--|--|--|
| | | | <p>be able to transfer the benefit out and if a refund is claimed there will be tax implications as this is deemed to be an unauthorised payment. The above is subject to change and we are waiting for confirmation that the above Regulation has been amended to support this.</p> <p>Awaiting confirmation of Regulatory change; going forward there will be no further requirement to report non-payment of refunds as the 5 year anniversary ruling will be removed.</p> | | | | |
| July – August | GDPR Breaches | No breaches to report | | | | | |

| | | | | | | | |
|-----------------|----------------|---|---|---|--|---|--|
| 2021 | | | | | | | |
| June – July 21 | Contributions | 1 Employer has not paid contributions within required timescale | Loss of investment returns | Employers are contacted once breach has occurred | | Employers are contacted as soon as the deadline for submission of contributions has passed | |
| Sept – Oct 2021 | Administration | 14% of retirement lump sums not paid within 1 month of normal retirement or 2 months of early retirement; 100% was paid within 1 month of receipt of member option return | The administering authority has accrued interest payments on retirement lump sums, paid more than one month after their due date, under the 2013 LGPS regulations | % (3 in total) due to late receipt of confirmation of retirement from the members employer / members failing to return pension options in a timely manner | | Member coms highlight the importance of returning the completed forms / certificates in a timely manner. Payroll sections are issued with a monthly spreadsheet listing all outstanding termination forms and are reminded of the importance of providing accurate information on a timely basis. | |
| Sept – Oct 2021 | Administration | Frozen refunds unclaimed for this period is 80% This equates to a monetary value of £4,826.52 | Regulations state, no further interest will accrue on or after 5-year anniversary. Should the member enter re-employment | % due to member not making a positive election to claim refund | Information has been recorded within the breach register | Members are written to 3 months prior to the date of their 5-year anniversary from date of leaving | |

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|--|--|--|--|--|--|--|--|
| | | | <p>membership cannot be aggregated, the member will not be able to transfer the benefit out and if a refund is claimed there will be tax implications as this is deemed to be an unauthorised payment. The above is subject to change and we are waiting for confirmation that the above Regulation has been amended to support this.</p> <p>Awaiting confirmation of Regulatory change; going forward there will be no further requirement to report non-payment of refunds as the 5 year anniversary ruling will be</p> | | | | |
|--|--|--|--|--|--|--|--|

| | | | | | | | |
|-------------------|----------------|---|---|---|--|---|--|
| | | | removed. | | | | |
| Sept – Oct 2021 | GDPR breaches | No breaches to report | | | | | |
| August – Sept 21 | Contributions | 3 Employer have not paid contributions within required timescale | Loss of investment returns | Employers are contacted once breach has occurred | | Employers are contacted as soon as the deadline for submission of contributions has passed | |
| Nov 21 – Feb 2022 | Administration | 20.6% of retirement lump sums not paid within 1 month of normal retirement or 2 months of early retirement; 97.06% of member option forms returned were paid within 1 month of date of return | The administering authority has accrued interest payments on retirement lump sums, paid more than one month after their due date, under the 2013 LGPS regulations | % due to the late provision of final pensionable pay figures from members employer payroll section / late return of completed option forms by member. | | Communications to employers HR / Payroll Section and members regarding the provision of termination forms, final pensionable pay figures is subject to ongoing review and the importance of returning completed forms in a timely manner and the consequences of failure to comply is highlighted | |
| Nov 21 – Feb 2022 | Administration | Frozen refunds unclaimed for this period equates to 75% This equates to a monetary value of £7,579.74 | Regulations, no further interest will accrue on or after 5-year anniversary. Should the member enter re-employment | High % due to member not making a positive election to claim refund or transfer a cash transfer sum (CTS) to an alternative | Information has been recorded within the breach register | Members are written to 3 months prior to the date of the 5-year anniversary of date of leaving | |

| | | | | | | | |
|--|--|--|--|----------------------------|--|--|--|
| | | | <p>membership cannot be aggregated, the member will not be able to transfer the benefit out and if a refund is claimed there will be tax implications as this is deemed to be an unauthorised payment. The above is subject to change and we are waiting for confirmation that the above Regulation has been amended to support this.</p> <p>Awaiting confirmation of Regulatory change; going forward there will be no further requirement to report non-payment of refunds as the 5 year anniversary ruling will be</p> | <p>pension arrangement</p> | | | |
|--|--|--|--|----------------------------|--|--|--|

| | | | | | | | |
|-------------------|----------------|--|---|---|--|---|--|
| | | | removed | | | | |
| Nov 21 – Feb 2022 | GDPR Breaches | No breaches to report during this quarter | | | | | |
| Nov 21 – Feb 2022 | Contributions | 5 Employer have not paid contributions within required timescale – see below for detail | Loss of investment returns | Employers are contacted once breach has occurred | | Employers are contacted as soon as the deadline for submission of contributions has passed | |
| Mar 2022 | Administration | 12.50% of retirement lump sums not paid within 1 month of normal retirement or 2 months of early retirement; 100% was paid within 1 month of receipt of member option return | The administering authority has accrued interest payments on retirement lump sums, paid more than one month after their due date, under the 2013 LGPS regulations | Members failed to return pension election forms in a timely manner/completed in full and late issue of pensionable pay information from the member's employers payroll section, which has led to the late provision of pension options to the member. | | The Fund continues to remind its members of the importance of returning pension option forms in a timely manner. The Pension Section provide member employer payroll sections with a listing of outstanding termination forms on a monthly basis. All communications are subject to review. | |
| Mar 2022 | Administration | Frozen refunds unclaimed for this period equates to 82.36% This | Regulations state, no further interest will accrue on or after 5-year | High % due to member not making a positive election to claim refund | Information has been recorded within the breach register | Members are written to 3 months prior to the date of their 5-year anniversary from | |

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| | | equates to a monetary value of £1,862.60 | anniversary. Should the member enter re-employment membership cannot be aggregated, the member will not be able to transfer the benefit out and if a refund is claimed there will be tax implications as this is deemed to be an unauthorised payment. The above is subject to change and we are waiting for confirmation that the above Regulation has been amended to support this. Awaiting confirmation of Regulatory change; going forward there will be no further requirement to report non-payment of | | | date of leaving | |
|--|--|--|--|--|--|-----------------|--|

| | | | | | | | |
|----------------|----------------|--|--|---|--|---|--|
| | | | refunds as the 5 year anniversary ruling will be removed. | | | | |
| Mar 2022 | GDPR Breaches | No breaches to report | | | | | |
| Apr – Jun 2022 | Administration | 16.28% of retirement lump sums not paid within 1 month of normal retirement or 2 months of early retirement; 100% was paid within 1 month of receipt of member option return | The administering authority has accrued interest payments on retirement lump sums, paid more than one month after their due date, under the 2013 LGPS regulations | % due to a delay with the return of the completed pension options | | The Fund continues to remind its members of the importance of returning pension option forms in a timely manner | |
| Apr – Jun 2022 | Administration | Frozen refunds unclaimed for this period equates to 94.12% This equates to a monetary value of £2581.94 | Regulations state, no further interest will accrue on or after 5-year anniversary. Should the member enter re-employment membership cannot be aggregated, the member will not be able to transfer the benefit out and if | High % due to member not making a positive election to claim refund | Information has been recorded within the breach register | Members are written to 3 months prior to the date of their 5-year anniversary from date of leaving | |

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|----------------|---------------|--|---|--|--|---|--|
| | | | a refund is claimed there will be tax implications as this is deemed to be an unauthorised payment. The above is subject to change and we are waiting for confirmation that the above Regulation has been amended to support this. Awaiting confirmation of Regulatory change; going forward there will be no further requirement to report non-payment of refunds as the 5 year anniversary ruling will be removed | | | | |
| Apr – Jun 2022 | GDPR Breaches | No breaches to report | | | | | |
| March – May 22 | Contributions | 3 Employer have not paid contributions within required | Loss of investment returns | Employers are contacted once breach has occurred | | Employers are contacted as soon as the deadline for submission of | |

| | | | | | | | |
|--------------------|----------------|--|--|---|--|---|--|
| | | timescale – see below for detail | | | | contributions has passed | |
| July – August 2022 | Administration | 5% of retirement lump sums not paid within 1 month of normal retirement or 2 months of early retirement; 100% was paid within 1 month of receipt of member option return | The administering authority has accrued interest payments on retirement lump sums, paid more than one month after their due date, under the 2013 LGPS regulations | % due to a delay with the return of the completed pension options | | The Fund continues to remind its members of the importance of returning pension option forms in a timely manner | |
| July – August 2022 | Administration | Frozen refunds unclaimed for this period equates to 84.37% This equates to a monetary value of £12,043.54 | Regulations state, no further interest will accrue on or after 5-year anniversary. Should the member enter re-employment membership cannot be aggregated, the member will not be able to transfer the benefit out and if a refund is claimed there will be tax implications as this is deemed to be an | High % due to member not making a positive election to claim refund | Information has been recorded within the breach register | Members are written to 3 months prior to the date of their 5-year anniversary from date of leaving | |

| | | | | | | | |
|---------------------|----------------|---------------------------|---|--|--|--|--|
| | | | unauthorised payment. The above is subject to change and we are waiting for confirmation that the above Regulation has been amended to support this. Awaiting confirmation of Regulatory change; going forward there will be no further requirement to report non-payment of refunds as the 5-year anniversary ruling will be removed | | | | |
| July – August 2022 | GDPR | No breaches to report | | | | | |
| July – August 2022 | Contributions | | Loss of investment returns | Employers are contacted once breach has occurred | | Employers are contacted as soon as the deadline for submission of contributions has passed | |
| September – October | Administration | 14.29% of retirement lump | The administering | % due to a delay with the return of | | The Fund continues to remind its | |

| | | | | | | | |
|--------------------------|----------------|--|---|---|--|--|--|
| 2022 | | sums not paid within 1 month of normal retirement or 2 months of early retirement; 100% was paid within 1 month of receipt of member option return | authority has accrued interest payments on retirement lump sums, paid more than one month after their due date, under the 2013 LGPS regulations | the completed pension options (total number 3) | | members of the importance of returning pension option forms in a timely manner | |
| September – October 2022 | Administration | Frozen refunds unclaimed for this period is 89.19% This equates to a monetary value of £14,786.48 | Regulations state, no further interest will accrue on or after 5-year anniversary. Should the member enter re-employment membership cannot be aggregated, the member will not be able to transfer the benefit out and if a refund is claimed there will be tax implications as this is deemed to be an unauthorised payment. The above is subject to change and | High % due to member not making a positive election to claim refund | Information has been recorded within the breach register | Members are written to 3 months prior to the date of their 5-year anniversary from date of leaving | |

| | | | | | | | |
|-------------------------------|----------------|--|--|---|--|--|---|
| | | | we are waiting for confirmation that the above Regulation has been amended to support this. Awaiting confirmation of Regulatory change; going forward there will be no further requirement to report non-payment of refunds as the 5-year anniversary ruling will be removed | | | | |
| September – October 2022 | GDPR | No breaches to report | | | | | |
| September – October 2022 | Contributions | 2 Employers have not paid contributions within required timescale – see below for detail | Loss of investment returns | Employers are contacted once breach has occurred | | Employers are contacted as soon as the deadline for submission of contributions has passed | |
| November 2022 – February 2023 | Administration | 28.17% of retirement lump sums not paid within 1 month of normal retirement or 2 months of early | The administering authority has accrued interest payments on retirement lump sums, paid more | % due to a delay with the return of the completed pension options/late provision of pensionable pay | | The Fund continues to remind its members/employers of the importance of returning pension option forms/final pensionable pay | ✓ |

| | | | | | | | |
|--|----------------|--|--|---|---|---|---|
| | | retirement; 100% was paid within 1 month of receipt of member option return | than one month after their due date, under the 2013 LGPS regulations | figures by the members employer | | figures in a timely manner | |
| November 2022 – February 2023 | Administration | Frozen refunds unclaimed for this period is 37.10% This equates to a monetary value of £11,337.43 | Regulations state, no further interest will accrue on or after 5-year anniversary. Should the member enter re-employment membership cannot be aggregated, the member will not be able to transfer the benefit out and if a refund is claimed there will be tax implications as this is deemed to be an unauthorised payment. The above is subject to change and we are waiting for confirmation that the above Regulation has been amended | High % due to member not making a positive election to claim refund | Information has been recorded within the breach register | Members are written to 3 months prior to the date of their 5-year anniversary from date of leaving | ✓ |

| | | | | | | | |
|-------------------------------|----------------|---|---|---|--|---|---|
| | | | to support this. Awaiting confirmation of Regulatory change; going forward there will be no further requirement to report non-payment of refunds as the 5-year anniversary ruling will be removed | | | | |
| November 2022 – February 2023 | GDPR | No breaches to report | | | | | |
| November 2022 – February 2023 | Contributions | 2 | 2 Employers have not paid contributions within required timescale – see below for detail | Loss of investment returns | | Employers are contacted as soon as the deadline for submission of contributions has passed | |
| March 2023 – June 2023 | Administration | 17.77% of retirement lump sums not paid within 1 month of normal retirement or 2 months of early retirement; 100% was paid within 1 month of receipt of | The administering authority has accrued interest payments on retirement lump sums, paid more than one month after their due date, under the 2013 LGPS | % due to a delay with the return of the completed pension options/late provision of pensionable pay figures by the members employer | | The Fund continues to remind its members/employers of the importance of returning pension option forms/final pensionable pay figures in a timely manner | ✓ |

| | | | | | | | |
|------------------------|----------------|---|---|---|--|--|---|
| | | member option return | regulations | | | | |
| March 2023 – June 2023 | Administration | Frozen refunds unclaimed for this period is 91.03% This equates to a monetary value of £20,258 | Regulations state, no further interest will accrue on or after 5-year anniversary. Should the member enter re-employment membership cannot be aggregated, the member will not be able to transfer the benefit out and if a refund is claimed there will be tax implications as this is deemed to be an unauthorised payment. The above is subject to change and we are waiting for confirmation that the above Regulation has been amended to support this. Awaiting confirmation of Regulatory | High % due to member not making a positive election to claim refund | Information has been recorded within the breach register | Members are written to 3 months prior to the date of their 5-year anniversary from date of leaving | ✓ |

| | | | | | | | |
|------------------------|---------------|-----------------------|---|----------------------------|--|--|---|
| | | | change; going forward there will be no further requirement to report non-payment of refunds as the 5-year anniversary ruling will be removed | | | | |
| March 2023 – June 2023 | GDPR | No breaches to report | | | | | ✓ |
| March 2023 – June 2023 | Contributions | 3 | 3 Employers have not paid contributions within required timescale – see below for detail | Loss of investment returns | | Employers are contacted as soon as the deadline for submission of contributions has passed | ✓ |

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✓ New breaches since the previous meeting

The details of the late Contributors :

| No. of Contributors | Due Date | Date Paid | No of Months | Amount £ | Organisation Type | Reason |
|----------------------------|---|---|---------------------|----------------------------|--------------------------|---|
| 4 | 19 th March 19 th May 19 th June | 21 st March 27 th June 27 th June | 3 | 2,738.43 | Community Council | Problem accessing bank account after death of clerk. |
| 2 | 19 th March 19 th April 19 th June | 17 th April 27 th April 20 th June | 3 | 372.89 375.18 398.87 | Community Council | Paid by cheque now paying by transfer, delay in receipting. |
| 244 | 19 th May | 23 rd May | 1 | 162,427.39 | Housing Association | Payment set up but not sent in error |

Agenda Item 7b



Report of the Section 151 Officer

Local Pension Board – 25 July 2023

Wales Pension Partnership (WPP) Business Plan 2023-2026

| | |
|------------------------------------|---|
| Purpose: | To provide a framework for the Wales Pension Partnership programme of work for 2023 -2026 |
| Consultation: | Legal, Finance and Access to Services. |
| Report Author: | Jeff Dong |
| Finance Officer: | Jeff Dong |
| Legal Officer: | Stephanie Williams |
| Access to Services Officer: | Rhian Millar |
| For Information | |

Wales Pension Partnership Business Plan 2023- 2026

1 Background

1.1 In line with best practice, the Wales Pension Partnership produces a business plan to inform its work programme for the forthcoming 36 month period. The business plan for 2023- 2026 is attached.at Appendix 1

2 Legal Implications

2.1 The current legislative framework for the pension fund investments carried out by Administering Authorities is set by the Local Government Pension Scheme (Management and Investment of Funds) Regulations 2009. The law governing pensions is a complex and specialist area. National Government guidance indicates that the pooling of LGPS assets is permissible under current law.

2.2 The Inter-Authority Agreement has been approved and signed by all 8 Local Authorities.

2.3 The Pension Fund Committee Terms of Reference and Scheme of Delegation sets out the Committee's responsibility for the strategic governance of the Pension Fund.

3 Financial Implications

3.1 There are no financial implications arising from this report

4 Integrated Impact Assessment Implications

4.1 The Council is subject to the Equality Act (Public Sector Equality Duty and the socio-economic duty), the Well-being of Future Generations (Wales) Act 2015 and the Welsh Language (Wales) Measure, and must in the exercise of their functions, have due regard to the need to:

- Eliminate unlawful discrimination, harassment and victimisation and other conduct prohibited by the Acts.
- Advance equality of opportunity between people who share a protected characteristic and those who do not.
- Foster good relations between people who share a protected characteristic and those who do not.
- Deliver better outcomes for those people who experience socio-economic disadvantage.
- Consider opportunities for people to use the Welsh language.
- Treat the Welsh language no less favourably than English.
- Ensure that the needs of the present are met without compromising the ability of future generations to their own needs.

The Well-being of Future Generations (Wales) Act 2015 mandates that public bodies in Wales must carry out sustainable development. Sustainable development means the process of improving the economic, social, environmental and cultural well-being of Wales by taking action, in accordance with the sustainable development principle, aimed at achieving the 'well-being goals'.

Our Integrated Impact Assessment (IIA) process ensures we have paid due regard to the above. It also takes into account other key issues and priorities, such as poverty and social exclusion, community cohesion, carers, the United Nations Convention on the Rights of the Child (UNCRC) and Welsh language.

There are no equality impact implications arising from this report.

Background Papers: None.

Appendices:

Appendix 1 - Business Plan 2023-2026

Appendix 2 – Business Plan Progress Report 2022-23



Wales Pension Partnership Business Plan 2023-2026



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Introduction

This is the business plan for the Wales Pension Partnership ('WPP'), the business plan details the WPP's priorities and areas of focus for 2023/24, 2024/25 and 2025/26. The business plan is constantly monitored and will be formally reviewed and agreed every year. The purpose of the business plan is to:

- Explain the background and governance structure of the WPP
- Outline the priorities and objectives of the WPP over the next three years
- Outline the financial budget for the relevant Business Plan period
- Summarise the WPP's Investments & Performance Objectives

About the Wales Pension Partnership

Established in 2017, the WPP is a collaboration of the eight LGPS funds (Constituent Authorities) covering the whole of Wales and is one of eight national Local Government Pension pools. We have a long, successful history of collaboration, including examples that pre-date the Government's pooling initiative. We are proud of our unique identity as a Pool – our Constituent Authorities represent and span the entirety of Wales. Being democratically accountable means, we provide the best of strong public sector governance and transparency.

Our operating model is designed to be flexible and deliver value for money. We appointed an external fund Operator and make use of external advisers to bring best of breed expertise to support the running of the Pool, this includes Hymans Robertson who have been appointed as the WPP's Oversight Advisor. The Operator is Link Fund Solutions and they have partnered with Russell Investments to deliver effective investment management solutions with the aim of achieving strong net of fee performance for all the Constituent Authorities. We have a shared vision and agreement on the means and pace at which this vision will be achieved. The eight LGPS Funds (Constituent Authorities) of the Wales Pension Partnership are:



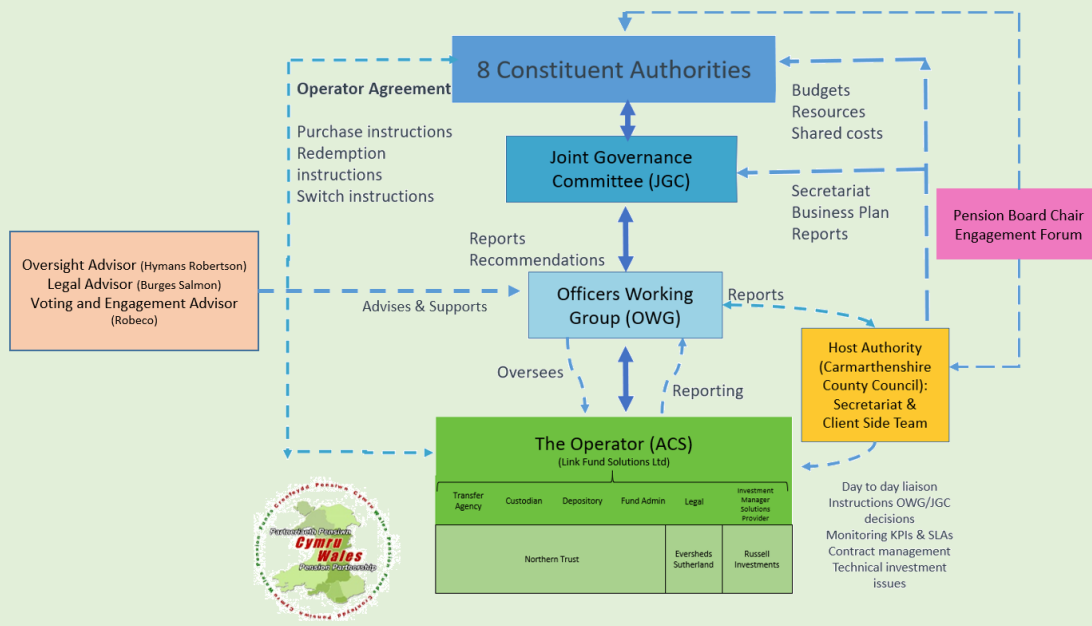
Governance

The WPP is responsible for ensuring that its business is conducted in accordance with regulation and guidance. We must also ensure that: public money is safeguarded and properly accounted for, used economically, efficiently and effectively to ensure value for money. We also strive for continuous improvement and to conform with industry best practice.

The WPP details how it deals with all aspects of Governance through its Inter Authority Agreement (IAA), which defines the standards, roles and responsibilities of the Constituent Authorities, its Members, Committees and Officers. The IAA includes a Scheme of Delegation outlining the decision-making process, taking into account the relevant legislation. In line with its belief that good governance should lead to superior outcomes for stakeholders, the WPP has put in place a robust governance structure, which has been designed to:



The diagram below shows WPP’s governance structure:



The Constituent Authorities sit at the top of the WPP’s governance structure. They retain control of all activity carried out by the WPP and remain responsible for approving this Business Plan, which outlines the WPP’s budget and workplan, as well as its beliefs and objectives. The Constituent Authorities are heavily involved in all aspects of the WPP’s governance structure, while the WPP’s Joint Governance Committee and Officers Working Group are comprised respectively of elected councillors, scheme member representative and officer representatives from the Constituent Authorities.

The WPP believes in being open and transparent as well as regularly engaging with its key stakeholders. As such the WPP ensures the meetings of the Joint Governance Committee are accessible to the public via a live webcast stream. Meeting papers are also made publicly available. Local Pension Board engagement days are also held regularly as a means of fostering stakeholder engagement. The WPP recognises the importance of all of its stakeholders to reflect this the WPP has put in place an Engagement Protocol Framework, this is carried out via the following engagement mechanisms:

Engagement mechanisms and Frequency:

- Strategic Relationship Review meeting Bi-Annual
- JGC Engagement Quarterly
- Manager Performance Meetings/ Calls Quarterly
- Training Events Quarterly
- OWG Engagement Quarterly
- Bi-weekly meetings Every 2 weeks
- Pension Fund Committees Annual
- Manager Engagement Days Annual
- Member Communications Annual
- Pension Board Engagement Every 6 months
- Engagement via the website & LinkedIn Continuous
- Constituent Authority Annual Requirements & Ambitions Questionnaire Annual

Risk Management

The Wales Pension Partnership ('WPP') recognises that it faces numerous risks which, if left unmanaged, can limit the WPP's ability to meet its objectives and to act in the best interest of its stakeholders and beneficiaries. However, the WPP also understands that some risks cannot be fully mitigated and that in these instances' risks need to be embraced through active and effective management.

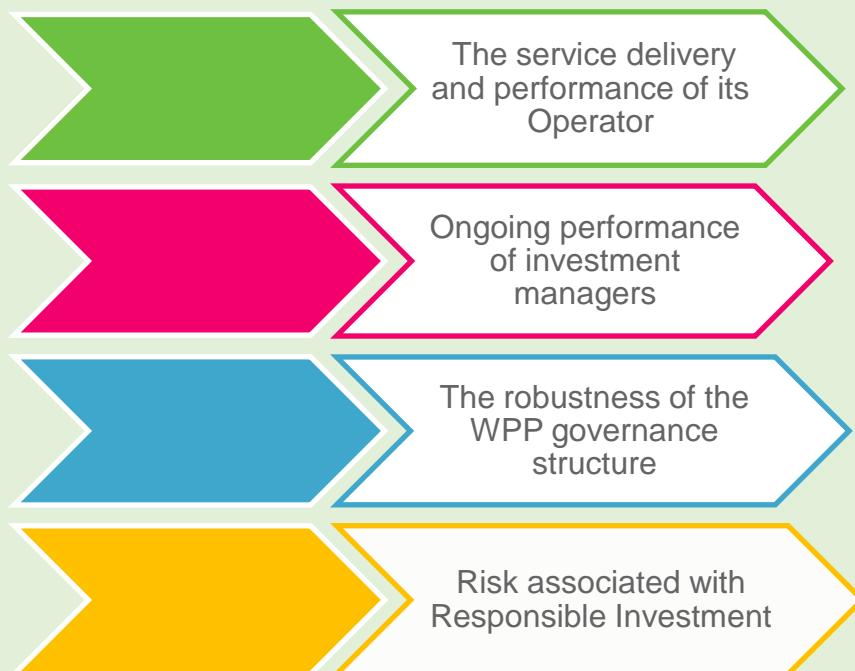
Risk management is a critical element of WPP's commitment to good governance, the WPP has developed a structured, extensive and robust risk strategy. This strategy will be embedded into the WPP's governance framework to ensure better decision-making, improved outcomes for stakeholders and greater efficiency.

The WPP's risk strategy seeks to identify and measure key risks and ensure that suitable controls and governance procedures are in place to manage these risks. The WPP believes that risks are fluid in nature and that the severity and probability of risks can change rapidly and without warning. To reflect this belief, the WPP's Risk Policy has been developed in such a way that risks can be anticipated and dealt with in a swift, effective manner to minimise potential loss or harm to the WPP and its stakeholders.

To deliver on its objectives, the WPP needs to carry out activities or seize opportunities that subject it to risk. The extent to which the WPP is able to effectively balance risk and return will depend on the success of its Risk Policy. It is critical that prior to making decisions the WPP understands the associated risks and considers the means by which these risks could be managed.

The greatest risk to the WPP's continued operation is its ability to deliver on its primary objectives. The WPP's Business Plan is an additional means through which the WPP will give special recognition to risks that pose a material threat to the delivery of its objectives and the actions required to manage these risks.

During the course of this business plan the WPP will seek to develop mechanisms, frameworks and process for managing the following key risks:



Objectives

The WPP is proud to represent the eight Constituent Authorities and recognises its duty to ensure the needs and requirements of all stakeholders are met. The WPP, through consultation with all eight Constituent Authorities, has formulated a list of primary objectives these can be summarised as follows:

- To provide pooling arrangements which allow individual funds to implement their own investment strategies (where practical)
- To achieve material cost savings for participating funds while improving or maintaining investment performance after fees
- To put in place robust governance arrangements to oversee the Pool's activities.
- To work closely with other pools in order to explore the benefits that all stakeholders in Wales might obtain from wider pooling solutions or potential direct investments
- To deliver an investment framework that achieves the best outcomes for its key stakeholders; the Constituent Authorities. The Constituent Authorities will be able to use this framework to deliver the best outcomes for their Scheme Members & Employers
- To embed the delivery of long-term, sustainable investment outcomes into decision making, through capital allocation, the ongoing scrutiny of asset managers, and the exercise of the rights and responsibilities that arise as asset owners.

The eight Constituent Authorities recognise that their strength derives from their shared beliefs and their ability to work together to deliver on their unified objectives for the benefit of all WPP stakeholders.

Beliefs

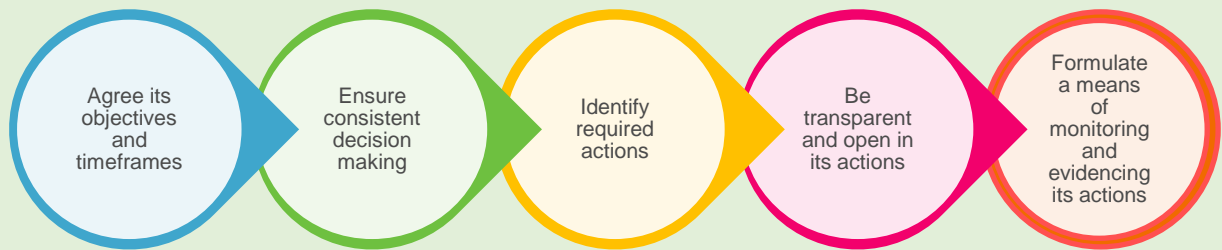
The WPP's Beliefs reflect the collaborative nature and shared values of the Constituent Authorities, they are as follows:

- The WPP's role is to facilitate and provide an investment pooling platform through which the interests of the Constituent Authorities can be implemented
- Good governance should lead to superior outcomes for the WPP's stakeholders
- Internal collaboration between the Host and Constituent Authorities is critical to achieving the WPP's objectives. External collaboration may also be beneficial in delivering cost savings and better outcomes for stakeholders
- Responsible Investment and effective Climate Risk mitigation strategies, alongside consideration and evidential management of broader Environmental, Social and Governance issues, should result in better outcomes for the WPP's stakeholders
- Effective internal and external communication is vital to achieving the WPP's objectives
- External suppliers can be a cost-effective means of enhancing the WPP's resources, capabilities and expertise
- Fee and cost transparency will aid decision making and improve stakeholder outcomes
- Continuous learning, innovation and development will help the WPP and its Constituent Authorities to evolve
- flexible approach to the WPP pool structure and implementation methods will enable the WPP pool to adapt in future and continue to meet the needs of its stakeholders.

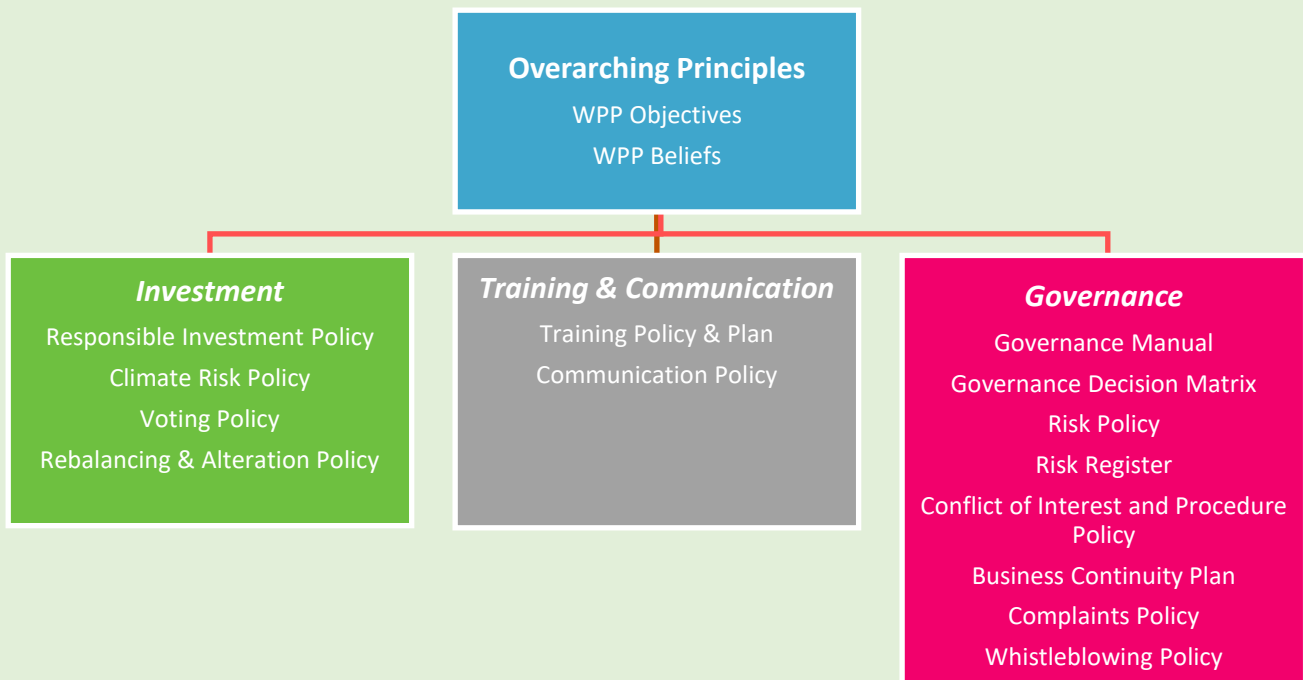
The WPP's beliefs are the foundation for WPP's governance framework and have been used to guide all of the WPP's activities and decision making, including its objectives and policies.

Policies

The WPP believes that good governance should lead to superior outcomes for the WPP’s stakeholders. In recognition of this belief, the WPP, in consultation with the Constituent Authorities, has developed a robust governance structure and framework and a set of governing policies. In all instances the WPP’s policies and procedures have been developed to either complement or supplement the existing procedures and policies of the Constituent Authorities. The WPP understands the importance of formulating and codifying its policies and procedures. This process allows the WPP and the Constituent Authorities, to:



The WPP’s key policies, registers and plans are listed below and can be found on the WPP website.



The WPP’s policies are reviewed on a regular basis and the WPP will continually assess whether any additional policies, registers or plans are required. The WPP workplan includes a number of additional governance documents that will be developed, these will be made available on the WPP website once completed. The policies play a vital role in the WPP’s governance arrangements and have been formulated with the sole purpose of providing a codified framework which will ensure that the WPP achieves its objectives in an effective and transparent means.

Work Plan

The tables below shows key priorities and objectives that the WPP aims to complete over the next three years. The workplan has been broken down into a number of key sections which are all vital to the continued success of the WPP

- **Governance** - The WPP believes that good governance leads to better outcomes for its stakeholders, as such it will further develop its governance framework by developing additional policies, registers, plans and carry out ongoing reviews of its existing governance documents and structure.
- **Ongoing Sub-Fund development** – To date the WPP has pooled c72% of its assets and a number of other sub funds are in the process of being developed. The WPP will continue to consult with the Constituent Authorities to ensure that all suitable assets are pooled.
- **Operator Services** - The Operator, alongside the third parties that it employs on behalf of the WPP, are critical to the ongoing activities of the WPP, therefore service delivery of the Operator and third-party suppliers are crucial. The current operator contract comes to an end in December 2024.
- **Investments and Reporting** - The WPP recognises the importance of ensuring that existing investment solutions remain optimal and aligned to Constituent Authority requirements, while also delivering the investment return expectations of the Constituent Authorities. The WPP will continue to deliver on its reporting requirements and will develop further reporting, as and when required.
- **Communication and Training** - The WPP wants to ensure that internal stakeholders and external parties are aware of the WPP's progress and publishes numerous report and updates to ensure that it proactively communicates its progress to stakeholders. These can all be found on the WPP website.
- **Resources, Budget and Fees** - The WPP recognises that insufficient resources poses a significant risk to its ability to deliver an investment framework that achieves the best outcomes for its key stakeholders, the WPP carries out a number of reviews to guarantee that it has suitable resources to deliver on this commitment.

| Work to be completed | 2023 - 2024 | 2024 - 2025 | 2025 - 2026 |
|---|-------------|-------------|-------------|
| Governance | | | |
| Development of a WPP Breaches and Errors Policy | ✓ | | |
| Legal Services provider contract (initial 3 year review) | ✓ | | |
| Oversight Advisor procurement process | | ✓ | |
| Voting & Engagement Service provider procurement process | | ✓ | |
| Ongoing review of Inter Authority Agreement | ✓ | ✓ | ✓ |
| Annual review of WPP's policies and plans | ✓ | ✓ | ✓ |
| Quarterly reviews of the Risk Register | ✓ | ✓ | ✓ |
| Respond to any pooling related consultations and carry out any necessary changes as a result of consultation outcomes | ✓ | ✓ | ✓ |
| Ongoing Sub-Fund development | | | |

| | | | |
|--|---|---|---|
| Launch of Private Debt & Infrastructure Sub-Funds | ✓ | | |
| Launch Sustainable Equities Sub-Fund | ✓ | | |
| Launch of Private Equity Sub-Fund | ✓ | | |
| Formulate the WPP's Property requirements and optimal means of implementation & launch the property Sub-funds | ✓ | ✓ | |
| Consideration of WPP's Levelling up / impact requirements | ✓ | ✓ | |
| Launch of other Private Market sub-funds (TBC) | ✓ | ✓ | ✓ |
| Consultation with CAs on need for further sub-funds, review and develop a mechanism to pool any suitable non-pooled assets | ✓ | ✓ | ✓ |
| Consideration of Local Investment opportunities | ✓ | ✓ | ✓ |
| Operator Services | | | |
| Operator contract / procurement process | ✓ | ✓ | |
| New Operator Contract | | ✓ | |
| Operator Oversight | ✓ | ✓ | ✓ |
| Investments and Reporting | | | |
| Review Sub-Fund mandates to ensure compatibility with WPP's Responsible Investment and Climate Risk Beliefs | ✓ | ✓ | ✓ |
| Task Force on Climate-related Financial Disclosures (TCFD) reporting | ✓ | ✓ | ✓ |
| Stewardship Code reporting | ✓ | ✓ | ✓ |
| Consider additional reporting that demonstrates WPP's commitment to Responsible Investment | ✓ | ✓ | ✓ |
| On-going Investment Manager performance reporting, scrutiny and challenge | ✓ | ✓ | ✓ |
| Annual review of WPP's Cost Transparency Requirements | ✓ | ✓ | ✓ |
| Annual performance review of WPP Sub Funds (Equity and Fixed Income) | ✓ | ✓ | ✓ |
| On-going engagement with Constituent Authorities regarding minimum ESG / RI standards and their climate ambitions | ✓ | ✓ | ✓ |
| Communication and Training | | | |
| Formulation of WPP's Annual Responsible Investment Progress Report | ✓ | ✓ | ✓ |
| Formulation of the WPP's Annual Training Plan | ✓ | ✓ | ✓ |
| Formulation of the WPP's Annual Update | ✓ | ✓ | ✓ |
| Formulation of the WPP's Annual Report | ✓ | ✓ | ✓ |
| Resources, Budget and Fees | | | |
| Annual review of resources and capacity | ✓ | ✓ | ✓ |
| Formulation of Annual WPP Budget | ✓ | ✓ | ✓ |
| Review and Monitoring of Operator / external provider fees | ✓ | ✓ | ✓ |

Training Plan

It is best practice for WPP personnel to have appropriate knowledge and understanding of:

- the regulations and markets relating to pensions;
- the pooling of Local Authority Pension Schemes; and
- relevant investment opportunities.

The WPP's training plan is designed to supplement existing Constituent Authority training plans. Local level training needs will continue to be addressed by Constituent Authorities while the WPP training plan will offer training that is relevant to the WPP's pooling activities.

WPP personnel should obtain a degree of knowledge and understanding that ensures they are able to carry out their duties associated with the WPP. WPP personnel should also be aware of the WPP's framework, beliefs, policies, governance matrix, the decision-making process and decision logging process.

To aid WPP personnel, the Host Authority will arrange quarterly training sessions which will cover major areas such as investments, administration, regulation requirements, government guidance and market developments. The WPP's training events will primarily focus on meeting the training needs of members of the OWG and JGC, however Constituent Authorities are encouraged to invite Pension Committee Members, as well as Pension Board Representatives if they believe that the training would be beneficial to these individuals.

We have set out below a list of training topics which the Host Authority will arrange training for during the 2022/2023 financial year. WPP's training topics are based on current WPP topical priorities and from an analysis of the WPP training requirements questionnaire/ assessment responses, completed by members of the Joint Governance Committee ('JGC') and Officers Working Group ('OWG').

Product Knowledge

- o Private Market Asset Classes – Private Equity / Property
- o Levelling up / development opportunities

Reporting

- o TCFD reporting
- o Performance reporting

Responsible Investment

- o Voting & Engagement
- o RI within the WPP sub funds

Market Understanding & Regulatory Requirements

- o Progress of other LGPS pools & Collaboration Opportunities
- o Pooling Guidance

Budget

The table below outlines the WPP's budget for the next three years.

| | 2023-24 | 2024-25 | 2025-26 |
|--|---------------|---------------|---------------|
| | £'000 | £'000 | £'000 |
| Host Authority * | 200 | 205 | 209 |
| External Advisors * | 1,448 | 1,130 | 1,040 |
| TOTAL to be recharged | 1,648 | 1,335 | 1,249 |
| | | | |
| Operator / Allocator Services ** | 37,257 | 40,982 | 45,080 |
| TOTAL to be deducted from the NAV | 37,257 | 40,982 | 45,080 |

**Host Authority and External Advisor costs are to be funded equally by all eight of the WPP's Constituent Authorities and these will be recharged on an annual basis.*

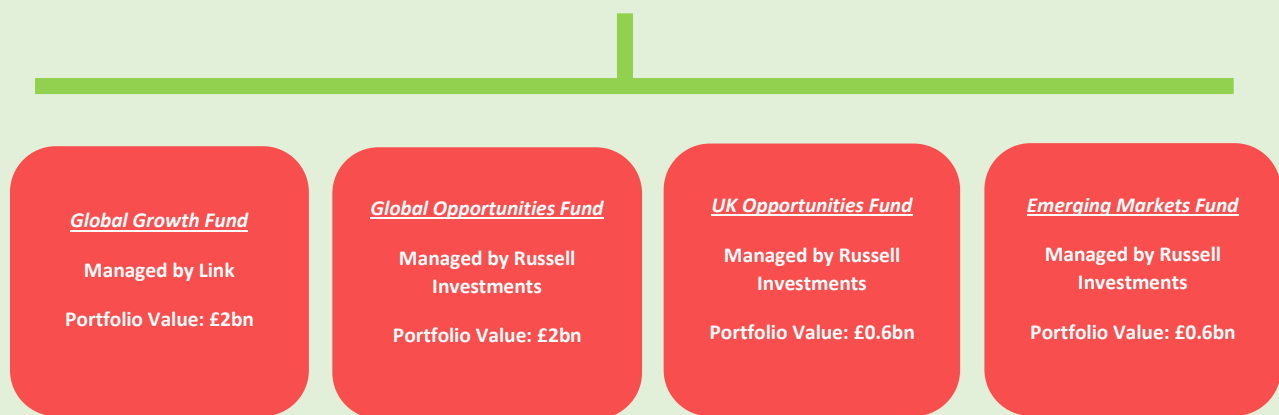
***Operator / Allocator Services costs are based on each Constituent Authority's percentage share of WPP assets and are deducted directly from the Net Asset Value (NAV) of the Constituent Authority's assets.*

Investments & Performance

The WPP's Constituent Authorities have total assets of circa £23bn (as at 31 March 2022). The Constituent Authorities' passive investments are effectively within the Pool but are held by the respective WPP authorities in the form of insurance policies.

The Officers Working Group receives quarterly, six monthly and annual performance reports, the group reviews and challenges the performance of Investment Managers on behalf of the WPP. The WPP hosts annual manager engagement days, which are used to challenge managers and to facilitate engagement with Constituent Authority Pension Committee and Board Members and the WPP's Investment Managers. The Constituent Authorities also carry out their own analysis of WPP's investment performance at local level, this will include manager attendance at Pension Committees. Below we outline the WPP's existing Sub-Funds.

Equity Sub-Funds



* Portfolio Values as at launch date

| Sub Fund | Performance Benchmark | Participating Funds | Underlying Investment Managers | Launch Date |
|----------------------|-----------------------------|---|---|-------------|
| Global Growth | MSCI ACWI ND | RCT, Dyfed, Gwynedd, Cardiff and Powys | Baillie Gifford, Veritas and Pzena | Feb 19 |
| Global Opportunities | MSCI ACWI ND | Swansea, Torfaen, Gwynedd, RCT, Cardiff and Clwyd | Morgan Stanley, Numeric, Sanders, Jacobs Levy, SW Mitchell, Nissay, Intermede and Oaktree | Feb 19 |
| UK Opportunities | FTSE All Share | Cardiff and Torfaen | Liontrust (Majedie), Lazard, Baillie Gifford, Ninety-One, J O Hambro and Liontrust | Sept 19 |
| Emerging Markets | MSCI Emerging Markets Index | Cardiff, Clwyd, Gwynedd and Torfaen | Artisan, Bin Yuan, Barrow Hanley, Axiom, Numeric and Oaktree | Oct 21 |

Fixed Income Sub-Funds



* Portfolio Values as at launch date

| Sub Fund | Performance Benchmark | Participating Funds | Underlying Investment Managers | Launch Date |
|---------------------------|---|---|---|-------------|
| Global Credit | Bloomberg Barclays Global Aggregate Credit Index (GBP Hedged) | Cardiff, Dyfed, Powys and Torfaen | Western, Metlife, Fidelity and T Rowe Price | July 20 |
| Global Government | FTSE WGBI Index | Cardiff and Torfaen | Bluebay and Colchester | July 20 |
| Multi-Asset Credit | 3 Month GBP SONIA plus 4% | Cardiff, Clwyd, Gwynedd, Powys, and Swansea | ICG, Man GLG, BlueBay, Barings and Voya | July 20 |
| Absolute Return Bond Fund | 3 Month GBP SONIA plus 2% | Gwynedd, Powys and Swansea | Wellington, Putnam, Aegon and Insight | Sept 20 |
| UK Credit Fund | ICE BofA ML Eur-Stg plus 0.65% | RCT | Fidelity | July 20 |

Contact Details

If you require further information about anything in or related to this business plan, please contact the Wales Pension Partnership:

Postal Address - Wales Pension Partnership

Carmarthenshire County Council

Treasury & Pension Investments Section

County Hall

Carmarthen

SA31 1JP

E-mail - WalesPensionPartnership@carmarthenshire.gov.uk

Telephone - (01267) 224136

Further information on the WPP and ongoing updates on the WPP's progress can be found on the website and LinkedIn page.

The website can be found here:

<https://www.walespensionpartnership.org/>





Wales Pension Partnership Business Plan 2022-2023 Q3 Review

Appendix 2

Governance

| Work to be completed | Completed | Comments |
|---|-------------|--|
| <ul style="list-style-type: none">Development of a WPP Whistleblowing Policy | Yes | Approved at the July 2022 JGC |
| <ul style="list-style-type: none">Development of a WPP Business Continuity Plan (including Cyber) | Yes | Approved at the July 2022 JGC |
| <ul style="list-style-type: none">Development of a WPP Complaints Policy | Yes | Approved at the December 2022 JGC |
| <ul style="list-style-type: none">Development of a WPP Breaches and Errors Policy | In progress | To be finalised in Q2 (April to June) 2023 |
| <ul style="list-style-type: none">Ongoing review of the Inter Authority Agreement | Ongoing | |
| <ul style="list-style-type: none">Annual/biennial review of WPP's policies and plans | Ongoing | |
| <ul style="list-style-type: none">Quarterly reviews of the Risk Register | Ongoing | |

Ongoing Establishment

| Work to be completed | Completed | Comments |
|---|-------------|---|
| <ul style="list-style-type: none">Appoint Private Market Allocators | In progress | Private Debt and Infrastructure Allocators appointed in April 2022. Private Equity Allocator appointed in December 2022. |
| <ul style="list-style-type: none">Launch of Private Debt & Infrastructure Sub-Funds | | Launch delayed to Q2 (April to June) 2023 |
| <ul style="list-style-type: none">Launch of Private Equity Sub-Fund | | Launch due Q2 (April to June) 2023 |
| <ul style="list-style-type: none">Launch Sustainable Equities Sub-Fund | | Launch due Q2 (April to June) 2023 |
| <ul style="list-style-type: none">Formulate the WPP's Property requirements and optimal means of implementation | In progress | Initial discussions have taken place and work is progressing |

Appendix 2

| | | |
|---|---------|--|
| <ul style="list-style-type: none"> • Consultation with CAs on need for further sub-funds | Ongoing | |
| <ul style="list-style-type: none"> • Consideration of Local Investment opportunities | Ongoing | |

Operator Services

| Work to be completed | Completed | Comments |
|---|-------------|--------------------------------|
| <ul style="list-style-type: none"> • Operator contract / procurement process | In progress | Procurement work has commenced |
| <ul style="list-style-type: none"> • Operator oversight | Ongoing | |

Investments and Reporting

| Work to be completed | Completed | Comments |
|---|-----------|---|
| <ul style="list-style-type: none"> • Finalise Voting & Engagement Reporting Requirements | Completed | |
| <ul style="list-style-type: none"> • Formulate WPP Engagement Priorities and Implementation Framework | Completed | |
| <ul style="list-style-type: none"> • Review Sub-Fund mandates to ensure compatibility with WPP's Responsible Investment and Climate Risk Beliefs | Ongoing | |
| <ul style="list-style-type: none"> • Task Force on Climate-related Financial Disclosures (TCFD) reporting | | TCFD consultation in process |
| <ul style="list-style-type: none"> • Stewardship Code reporting | Yes | 2021/22 report submitted on 31 October 2022 |
| <ul style="list-style-type: none"> • Consider additional reporting that demonstrates WPP's commitment to Responsible Investment | Ongoing | |
| <ul style="list-style-type: none"> • On-going Investment Manager performance reporting, scrutiny and challenge | Ongoing | |

Appendix 2

| | | |
|---|-------------|--|
| <ul style="list-style-type: none"> Annual review of WPP's Cost Transparency Requirements | In progress | To be completed by the end of March 2023 |
| <ul style="list-style-type: none"> Annual performance review of WPP Sub Funds (Equity and Fixed Income) | In progress | To be completed by the end of March 2023 |
| <ul style="list-style-type: none"> On-going engagement with Constituent Authorities regarding minimum ESG / RI standards and their climate ambitions | Ongoing | |

Communication, Training and Reporting

| Work to be completed | Completed | Comments |
|--|-----------|---|
| <ul style="list-style-type: none"> Formulation of the WPP's Annual Responsible Investment Progress Report | Yes | Report presented at the July 2022 JGC and published on website |
| <ul style="list-style-type: none"> Formulation of the WPP's annual training plan | Yes | 2023/24 training plan being taken to the March JGC for approval |
| <ul style="list-style-type: none"> Formulation of the WPP's Annual Update | Yes | 2021/22 Annual Update published in September 2022 |
| <ul style="list-style-type: none"> Formulation of the WPP's Annual Report | Yes | 2021/22 Annual Report published in October 2022 |

Resources, budget and fees

| Work to be completed | Completed | Comments |
|--|-----------|--|
| <ul style="list-style-type: none"> Annual review of resources and capacity | Yes | Reviewed when formulating the 2023/24 budget |
| <ul style="list-style-type: none"> Formulation of Annual WPP Budget | Yes | Formulated and included in the 2023-26 Business Plan |
| <ul style="list-style-type: none"> Review and Monitoring of Fees (including Link & Russell) | Ongoing | |

Appendix 2

Training Plan

Training topics to be completed during 2022–2023 as per approved 2022-2023 Training Plan and progress to date:

| | Completed | Comments |
|--|----------------------|----------|
| • Private Market Asset Classes & the role of the Allocator | Yes – September 2022 | |
| • Active Sustainable Equities | Yes – September 2022 | |
| • Governance and Administration | Yes – October 2022 | |
| • Roles and Responsibilities | Yes – October 2022 | |
| • What RI means for the WPP | Yes – December 2022 | |
| • Stewardship Code and TCFD Reporting | Yes – December 2022 | |
| • Progress of other LGPS Pools | Yes – February 2023 | |
| • Collaboration Opportunities | Yes – February 2023 | |

An introductory training session was also held in September 2022 for new JGC members

Appendix 2

Budget

2022-2023 Budget Monitoring Report:

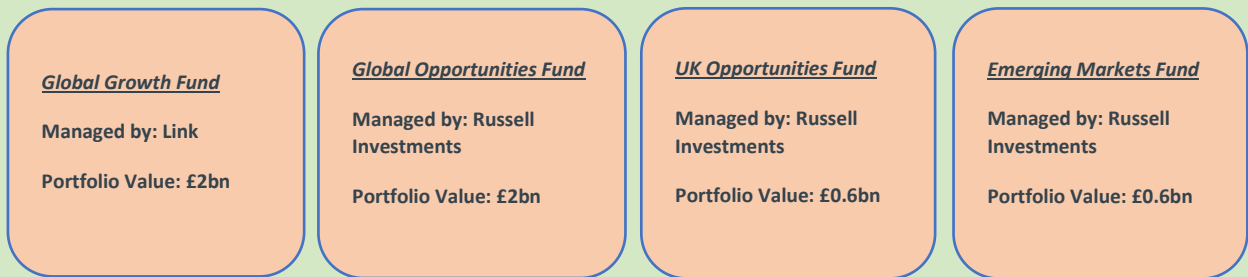
| | Budget 2022 – 2023 £000 | Forecast 2022 – 2023 £000 | Variances 2022 – 2023 £000 |
|--|------------------------------------|--------------------------------------|---------------------------------------|
| Host Authority * | 191 | 170 | 21 |
| External Advisors * | 1,206 | 1,163 | 43 |
| TOTAL to be recharged | 1,397 | 1,333 | 64 |
| | | | |
| Operator Services ** | 33,319 | 34,080 | (761) |
| TOTAL to be deducted from the NAV | 33,319 | 34,080 | (761) |

**Host Authority and External Advisor costs are to be funded equally by all eight of the WPP's Constituent Authorities and these will be recharged on an annual basis.*

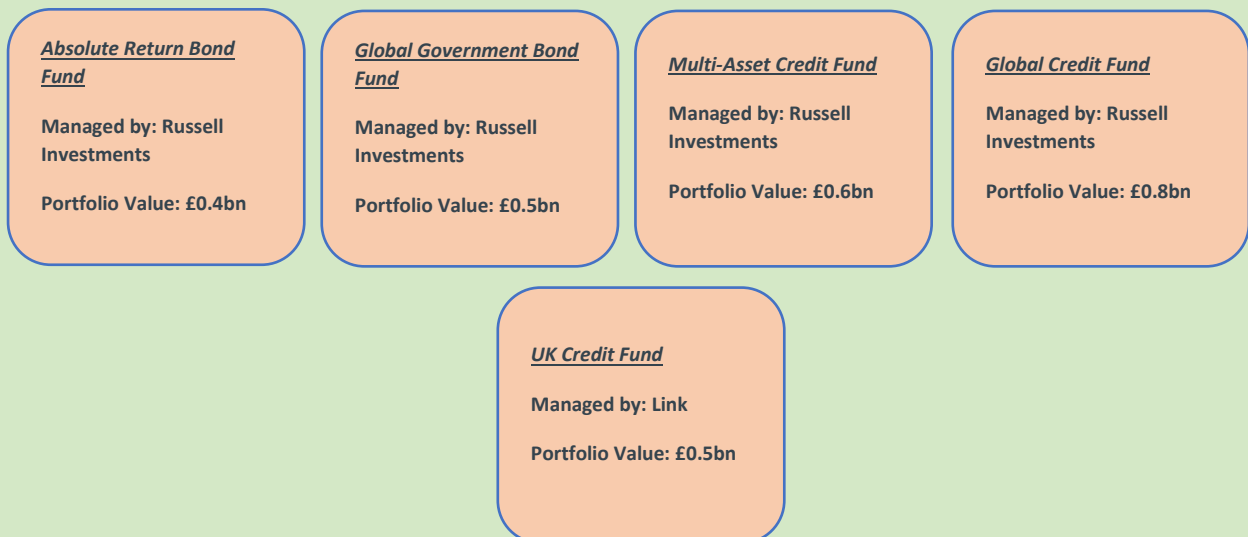
***Operator Services costs are based on each Constituent Authority's percentage share of WPP assets (held with the Operator) and are deducted directly from the Net Asset Value (NAV) of the Constituent Authority's assets (held with the Operator).*

Investments *

Equity Sub-Funds



Fixed Income Sub-Funds



* Portfolio Values as at launch date



Wales Pension Partnership

<https://www.walespensionpartnership.org/>

Agenda Item 7c



Report of the Section 151 Officer

Local Pension Board – 25 July 2023

Admission Body Status

| | |
|------------------------------------|--|
| Purpose: | To inform the Local Pension Board on the application of Mrs Bucket requesting admitted body status to the Fund |
| Consultation: | Legal, Finance and Access to Services. |
| Report Author: | Jeff Dong |
| Finance Officer: | Jeff Dong |
| Legal Officer: | Stephanie Williams |
| Access to Services Officer: | Rhian Millar |
| For Information | |

1 Background

- 1.1 The Local Government Pension Regulations 2013 permit an Administering Authority to make an admission agreement with :

PART 1

“ d) a body that is providing or will provide a service or assets in connection with the exercise of a function of a scheme employer as a result of:

- i) The transfer of the service or assets by means of a contract or other arrangement”*

- 1.2 The City & County of Swansea Pension Fund already has a number of such employers admitted into the scheme e.g. Tai Tarian, Celtic Leisure. All of these employers have completed Admission Agreements with associated sponsoring employer guarantee.

2 Mrs Bucket (Professional Commercial Cleaning Services)

- 2.1 Secondary Schools within the Swansea LEA are autonomous bodies with the discretion to commission certain services as they see fit. Following a service review exercise by YGG Tirdeunaw into school cleaning services, have determined to

appoint Mrs Bucket (Commercial Cleaning Services) (Mrs Bucket factsheet attached) to undertake the cleaning services at the school. These cleaning services were previously provided by Swansea Council under service level agreement.

2.2 The contract for services commenced on the 1st June 2023 to run for 5 years.

3 Admission Agreement

3.1 Under the contract conditions, the current eligible worker was transferred under TUPE arrangements from the current employer, Swansea Council to Mrs Bucket. In order to preserve the pension rights of the transferred member of staff, it is proposed that Mrs Bucket are granted Admitted Body status to the City & County of Swansea Pension Fund. Mrs Bucket currently undertake similar services for schools in the Rhondda Cynon Taf (RCT) and Cardiff Council areas and have entered into admission agreements with RCT Council and Cardiff Council as the requisite LGPS Administering Authorities. It is proposed that the admission agreement is granted on a closed scheme basis, to include only the named staff in schedule 1 of the admission agreement.

3.2 The admission agreement shall require the requisite indemnity bond or sponsoring employer guarantee is secured from the sponsoring employer, Swansea Council. The Administering Authority shall also undertake the appropriate risk assessment of the admitted body Mrs Bucket as part of the Admission Body Agreement.

4 Legal Implications

4.1 An Admission Agreement will need to be prepared as outlined in this report with the appropriate indemnity included.

5 Financial Implications

5.1 Employer Contributions as outlined by the Actuary shall be required to be paid by Mrs Bucket commensurate with date of transfer and for the duration of length of contract/employment.

6 Integrated Impact Assessment

6.1 The Council is subject to the Equality Act (Public Sector Equality Duty and the socio-economic duty), the Well-being of Future Generations (Wales) Act 2015 and the Welsh Language (Wales) Measure, and must in the exercise of their functions, have due regard to the need to:

- Eliminate unlawful discrimination, harassment and victimisation and other conduct prohibited by the Acts.
- Advance equality of opportunity between people who share a protected characteristic and those who do not.
- Foster good relations between people who share a protected characteristic and those who do not.
- Deliver better outcomes for those people who experience socio-economic disadvantage.
- Consider opportunities for people to use the Welsh language.
- Treat the Welsh language no less favourably than English.
- Ensure that the needs of the present are met without compromising the ability of future generations to their own needs.

The Well-being of Future Generations (Wales) Act 2015 mandates that public bodies in Wales must carry out sustainable development. Sustainable development means the process of improving the economic, social, environmental and cultural well-being of Wales by taking action, in accordance with the sustainable development principle, aimed at achieving the 'well-being goals'.

Our Integrated Impact Assessment (IIA) process ensures we have paid due regard to the above. It also takes into account other key issues and priorities, such as poverty and social exclusion, community cohesion, carers, the United Nations Convention on the Rights of the Child (UNCRC) and Welsh language.

There are no equality impact implications arising from this report.

Background Papers: None.

Appendices: Appendix 1 - Mrs Bucket factsheet.

 **Mrs Bucket**
(<https://www.mrs-bucket.co.uk>)

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- [Making a good first impression](#)
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
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Services by sector

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Call centre cleaning

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Public sector cleaning

<https://www.mrs-bucket.co.uk/services/sectors/public-sector-cleaning/>



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[bucket.co.uk](https://www.mrs-bucket.co.uk))

(<https://www.mrs-bucket.co.uk/services/sectors/office-cleaning/>) →

Sectors We Cover

As a thought leader in providing **commercial cleaning services** (<https://www.mrs-bucket.co.uk/commercial-cleaning-services/>) and **facilities** (<https://www.mrs-bucket.co.uk/service/facilities/>), we've made our mark in a number of sectors. We have contracts with thousands of businesses and organisations in both **public** (<https://www.mrs-bucket.co.uk/service/sectors/public-sector-cleaning/>) and private sectors across the UK, including **commercial** (<https://www.mrs-bucket.co.uk/service/sectors/showroom-and-dealership-cleaning/>), **manufacturing** (<https://www.mrs-bucket.co.uk/service/sectors/manufacturing-and-factory-cleaning/>), **education** (<https://www.mrs-bucket.co.uk/service/sectors/school-cleaning/>) and **healthcare** (<https://www.mrs-bucket.co.uk/service/sectors/healthcare-cleaning/>).

We enable businesses to thrive in their industry sectors

Our wealth of experience in providing cleaning support to different sectors means that we understand the unique challenges each sector faces, and have the tools and skills to support them efficiently and effectively so they overcome them.

We invest in our **people** (<https://www.mrs-bucket.co.uk/team/>) and technology so that they're well versed to meet your sector's expectations. Whether that's maintaining a high level of hygiene in **schools** (<https://www.mrs-bucket.co.uk/service/sectors/school-cleaning/>) and **medical centres** (<https://www.mrs-bucket.co.uk/service/sectors/healthcare-cleaning/>), or making a great first impression in your **office** (<https://www.mrs-bucket.co.uk/service/sectors/office-cleaning/>) or **car showroom** (<https://www.mrs-bucket.co.uk/client-stories/car-showroom-cleaning-for-audi/>), we have the power to make an impact.

Take a look at just some of the sectors our commercial cleaning team is committed to.



Manufacturing and factory cleaning

Safeguarding your employees is of utmost important in a factory or manufacturing site. Our experience and knowledge in this sector mean we deliver commercial cleaning services and facilities with maximum impact. We're and compliant and efficient without causing disruption to the quality of your production.

Explore manufacturing & factory cleaning services (<https://www.mrs-bucket.co.uk/services/sectors/manufacturing-and-factory-cleaning/>)



Public sector cleaning

Businesses and organisations in the public sector are faced with the challenge of maintaining high standards on a shoestring budget. Our **[tailored cleaning schedules \(https://www.mrs-bucket.co.uk/services/cleaning/tailored-commercial-cleaning/\)](https://www.mrs-bucket.co.uk/services/cleaning/tailored-commercial-cleaning/)** are based on your requirements, suit your budget, and don't compromise on standards.

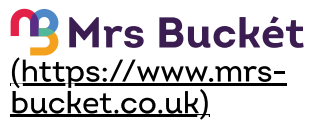
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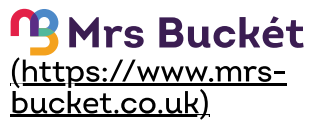
Call centre cleaning

With a large footfall and the rotation of staff, call centres demand a clean, hygienic environment. Our team is equipped with the right tools and expertise to ensure a high level of hygiene is maintained to support a happy and healthy work environment.

Explore our call centre cleaning services (<https://www.mrs-bucket.co.uk/services/sectors/call-centre-cleaning/>)









Tailored cleaning schedules

(<https://www.mrs-bucket.co.uk>)

We also know that no two organisations are the same, which is why we offer a bespoke approach when it comes to offering our **commercial cleaning services** (<https://www.mrs-bucket.co.uk/services/cleaning/tailored-commercial-cleaning/>) and tailor our plan to your needs.

Create a tailored cleaning schedule to suit you (<https://www.mrs-bucket.co.uk/services/cleaning/tailored-commercial-cleaning/>)



Learn more about our services

Click here (<https://www.mrs-bucket.co.uk/services/>)



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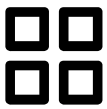
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 **Mrs Bucket**
 (<https://www.mrs-bucket.co.uk>)

Public Sector Commercial Cleaning Services

Our team provides a professional and reliable commercial cleaning services to help public sector organisations to maintain high standards of hygiene. Find out how we can support you.



Interested in commercial cleaning services?

Complete our Get a Quote form and one of our experts will be in touch to discuss your options

(<https://www.mrs-bucket.co.uk/cleaning-quote/>)

We provide high-quality commercial cleaning, hygiene and facilities services with people who value a clean environment at a tailored price. Our excellent cleaning and customer services give organisations in a range of sectors a platform to impress and the power to grow their business with happier, healthier teams.

Public Sector Cleaning Services

Businesses and organisations in the public sector are faced with the challenge of maintaining high standards on a shoestring budget.

At Mrs Buckét, we welcome the challenge. We play a vital role in keeping your staff and the public safe by delivering reliable and professional public sector cleaning services.



(<https://www.mrsbucket.co.uk>) We're the leading commercial cleaning company in the UK, but we also have a reputation in facilities management. We have a dedicated team who specialise in security and keeping your premises safe around the clock.

Our public sector services

We deliver a range of public sector-focussed services, including:

- **Consulting** (<http://localhost/bucket/services/cleaning/consulting/>)
- **Tailored commercial cleaning** (<http://localhost/bucket/services/cleaning/tailored-commercial-cleaning/>)
- **Preventative decontamination services** (<http://localhost/bucket/services/cleaning/preventative-decontamination/>)
- **Reactive deep clean and disinfection** (<http://localhost/bucket/services/cleaning/deep-cleaning-and-disinfection/>)
- **Keyholding services** (<http://localhost/bucket/services/facilities/keyholding-and-site-supervision/>)
- **Site supervision** (/)
- **Refurbishment** (/)
- **Janitor services** (<http://localhost/bucket/services/facilities/daytime-janitor-services/>)
- **Car park attending** (<http://localhost/bucket/services/facilities/car-park-attending/>)
- **Security** (<http://localhost/bucket/services/facilities/security/>)
- **24/7 services.** (<http://localhost/bucket/services/>)

Why choose Mrs Buckét with your cleaning

There are a few reasons why we're one of the UK's leading commercial cleaning company in the public sector.

We have high standards



We're health and safety compliant






Where we provide Public sector cleaning (www.mrs-bucket.co.uk)

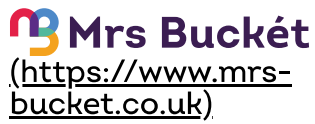
We deliver the 'wow factor' when you need it the most. Our team are experts in delivering reliable, high-quality public sector cleaning services that suit your hours. We provide our public cleaning services in the following sectors:

Office Cleaning

A clean office is not only a crucial part in making a lasting impression, but it's also essential for keeping staff and visitors safe. As part of our public cleaning services, we deliver deep cleaning and disinfection cleaning to offices and premises of all sizes, to help them maintain high standards of hygiene.

Find out more about our office cleaning services (<https://www.mrs-bucket.co.uk/services/sectors/office-cleaning/>)

 **Mrs Bucket**
(<https://www.mrs-bucket.co.uk>)



Complete Application Form

Whether your workplace is a school, office or healthcare facility, we can help. Fill in your details below and one of our team will call you to discuss our public sector cleaning services.

First name *

Last name *

Email *

Phone *

Company *

Submit



Ready to learn more about us?

Learn more about our commercial cleaning services and facilities management, and how we can support you.

Explore our services (<https://www.mrs-bucket.co.uk/services/>)

Join our mailing list



Name *

Email



(<https://www.mrs-bucket.co.uk>)

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Mrs Buckét Wins Three New Comprehensive Schools

Key accounts form part of commitment to the education sector

South Wales: Mrs Buckét, the innovative commercial cleaning company, has recently announced that they have added three new comprehensive schools to their list of clients. Stanwell School in Penarth, Archbishop McGrath School in Bridgend, and Cowbridge Comprehensive School in Cowbridge have all chosen Mrs Buckét to provide their cleaning services.

This news marks a significant milestone for Mrs Buckét, who have been driving innovation and change in the cleaning industry since their inception. Their approach to cleaning goes beyond simply providing a clean environment; they focus on creating high-performing working environments that improve workplace productivity and employee morale.

By using cutting-edge technology such as automated robotics and battery-operated, quiet-running backpack hoovers, Mrs Buckét's cleaning teams are now able to operate throughout the day, rather than the traditional standard of out of hours. This means that they can provide a more proactive service to their customers, becoming part of their day-to-day operation.

Rachael Flanagan, CEO and founder of Mrs Buckét, commented on the new school contracts: "We're delighted to welcome Stanwell School, Archbishop McGrath School, and Cowbridge Comprehensive School to the Mrs Buckét fold. Our team is passionate about creating high-performing working environments that improve productivity and morale, and



With their focus on innovation and change, Mrs Bucket is quickly becoming the go-to cleaning company for schools and businesses that want more than just a clean environment. (<https://www.mrs-bucket.co.uk>) Their approach to cleaning is a breath of fresh air in an industry that has traditionally been seen as unglamorous, and they are quickly making a name for themselves as leaders in the field.

Mrs Bucket is a high-quality commercial cleaning and facilities management company. Established by Rachael Flanagan in 2005, the business has grown to have 360 members of the cleaning team, operating across South Wales and Southwest England.

Mrs Bucket is committed to being a fair employer and is an accredited real living wage employer, offering their staff a fair day's pay for a fair day's work. This approach is a significant departure from the traditional commercial cleaning industry, which tends to focus solely on the bottom line.

Contact:

Name: Siwan Morgan

Phone: 0800 157 7181

Email: info@mrs-bucket.co.uk (<mailto:info@mrs-bucket.co.uk>)

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Agenda Item 7d



Report of the Section 151 Officer

Local Pension Board – 25 July 2023

Pension Dashboard Preparedness Resourcing

| | |
|------------------------------------|---|
| Purpose: | To ensure the Pension Fund Administration Section is appropriately resourced to deliver Pension Dashboard Preparedness. |
| Consultation: | Legal, Finance and Access to Services. |
| Report Author: | Jeff Dong |
| Finance Officer: | Jeff Dong |
| Legal Officer: | Stephanie Williams |
| Access to Services Officer: | Rhian Millar |
| For Information | |

1 Background

1.1 Following on from the announcement in March that there would be delays to the delivery of Pensions Dashboards, the Pensions Minister issued a written statement on the 8th June 2023. The key headline details from the statement included:

- Legislation will be updated to set an overall connection deadline for all schemes, which will be 31 October 2026.
- The individual connection deadlines for schemes will be set out in guidance, and will be before the final deadline of 31 October 2026. DWP is planning to collaborate with the industry this year before publishing this guidance.
- The date that Dashboards will go live to the public (Dashboards Available Point) has not been announced yet, but the Minister said that this could be earlier than 31 October 2026. This indicates that Public Sector Schemes will have an earlier staging date than 31 October 2026.

2 Pensions Dashboard

2.1 What are pensions dashboards?

Pensions dashboards are intended to provide a secure and single port of

call for individuals to access all of their pension history in one place, including eventually their State Pension. The intention is to support better planning for retirement, and help individuals reconnect with any pension pots they may have lost over time.

2.2 How will pensions dashboards work?

Multiple dashboard providers are expected in the marketplace. Individuals will navigate to a dashboard of their choice and submit a request to view their pensions information. The dashboards will then issue electronic requests to all pension schemes to search for the individual's pension. Where a match is found, the scheme returns the location to the dashboard, allowing the individual to view their pension details online. Where partial matches are made, schemes will have a short timeframe to investigate and confirm whether it is an exact match, and then provide details as required.

2.3 What will pensions dashboards mean for administering authorities and scheme employers?

Broadly, administering authorities will have to meet registration requirements with the Money and Pensions Service (MAPS). This means ensuring connection to the dashboards ecosystem (expected to be all year round), the provision of scheme specific and individual pensions information as part of "find requests", and maintaining records on a range of management information for at least six years. All of this must be provided to MAPS, the Pensions Regulator and the FCA on request.

3 **Action required to get 'dashboards ready'**

3.1 Much of the technical infrastructure will be handled by our software provider Heywoods/Altair and processing of day-to-day "find requests" from individuals will be automated. This is being handled nationally by the national LGPS Pension Officers Technical group working alongside the software providers, Heywoods, Civica etc. There is, though, still plenty of preparation for LGPS administering authorities and their scheme employers. There are also likely to be day-to-day member enquires once dashboards are up and running. So, what should we be thinking about and when? It's all about data, data, data. Scheme member data is used for different purposes and the cleanliness of that data is measured in a multitude of ways. Historically this has focused on the existence of data (TPR common and scheme specific data scores), rather than the accuracy of that data. For dashboards we will have to conform to a new standard, which is currently being developed, but should focus on accuracy. So, while we might be broadly happy with the data held on our records, we need to be confident that the member data we hold is accurate and complete, particularly in relation to data items we expect to perform data matches against – i.e. surname, initials, NI number, date of birth.

3.2 Any issues or concerns could lead to increased enquiries once connected to the dashboards. We have recently undertaken a comprehensive data cleanse exercise as part of the Triennial Valuation 2022 exercise comparing core member data with our scheme employers' payroll for example, which stands us in good stead, however this work needs to be continued until implementation of the Dashboard.

3.3 We shall need to consider introducing monthly employer returns in order to produce future projections for new joiners. Experience suggests we should not underestimate the effort required in getting this new regime in place. It's particularly important to clear any unprocessed leavers/backlogs ahead of connection to the dashboards' ecosystem. Otherwise, these will need to be processed on a case-by-case basis each time they correspond to a full match, following a "find request". There are also a number of other considerations that shouldn't be overlooked. These include engagement with our software provider to understand the changes they're required to make and the expected timescales. We must also agree our data matching criteria used to process "find requests" (e.g. surname, forename, NI number, date of birth), and consider what processes we need in place to deal with and process "find requests".

3.4 And finally, we need to ensure we are appropriately resourced to deal with pensions dashboard traffic. While not official research, PLSA enquiries indicate experience from similar dashboards across Europe suggest member engagement could be in the region of 25% to 33% of scheme members across all schemes. If replicated across the UK this would equate to every scheme receiving between 16,000 and 35,000 "find requests" a day. While not every request will impact our Fund, this does highlight the increased engagement we might expect to deal with. While there is much that still remains to be resolved, it is important to act now so that we are 'dashboards ready'. With so much else on the go, not least valuation implementation and McCloud remedy, it is important that we are resourced appropriately to cope with the traffic flow from members and employers.

4 **Resourcing Proposal**

4.1 In order to meet the preparedness and integration requirements demanded by the implementation of Pensions Dashboard for LGPS for the City & County of Swansea Pension Fund, it is recommended to appoint :

| | |
|--|---------|
| 1x Assistant Communications & Training Officer | |
| Total costs (incl oncosts) | £34,093 |

With a remit to assist and input re. :

- Data cleanse programme with employers
- Implement monthly data collection with employers
- Data validation cycle
- Develop Pension Dashboard Communications for employers
- Communication and training with employers re. Dashboard Preparedness
- Develop Training and operational protocols
- Dashboard request for information resolution
- Assist with the implementation of the dashboard go-live

5 **Financial Implications**

5.1 The financial implications outlined in 4.1 can be supported via an appropriate charge to the pension fund.

6 Legal Implications

- 6.1 The proposals in 4.1 support the ability of the Administering Authority to comply with DWP/DHLUC Pension Dashboard Legislation

7 Integrated Impact Assessment Implications

- 7.1 The Council is subject to the Equality Act (Public Sector Equality Duty and the socio-economic duty), the Well-being of Future Generations (Wales) Act 2015 and the Welsh Language (Wales) Measure, and must in the exercise of their functions, have due regard to the need to:

- Eliminate unlawful discrimination, harassment and victimisation and other conduct prohibited by the Acts.
- Advance equality of opportunity between people who share a protected characteristic and those who do not.
- Foster good relations between people who share a protected characteristic and those who do not.
- Deliver better outcomes for those people who experience socio-economic disadvantage.
- Consider opportunities for people to use the Welsh language.
- Treat the Welsh language no less favourably than English.
- Ensure that the needs of the present are met without compromising the ability of future generations to their own needs.

- 7.2 The Well-being of Future Generations (Wales) Act 2015 mandates that public bodies in Wales must carry out sustainable development. Sustainable development means the process of improving the economic, social, environmental and cultural well-being of Wales by taking action, in accordance with the sustainable development principle, aimed at achieving the 'well-being goals'.

- 7.3 Our Integrated Impact Assessment (IIA) process ensures we have paid due regard to the above. It also takes into account other key issues and priorities, such as poverty and social exclusion, community cohesion, carers, the United Nations Convention on the Rights of the Child (UNCRC) and Welsh language.

- 7.4 There are no equality impact implications arising from this report.

Background Papers: None.

Appendices: None.

Agenda Item 8



Report of the Chief Legal Officer

Local Pension Board – 25 July 2023

Exclusion of the Public

| | | |
|---------------------------|--|--|
| Purpose: | To consider whether the Public should be excluded from the following items of business. | |
| Policy Framework: | None. | |
| Consultation: | Legal. | |
| Recommendation(s): | It is recommended that: | |
| 1) | The public be excluded from the meeting during consideration of the following item(s) of business on the grounds that it / they involve(s) the likely disclosure of exempt information as set out in the Paragraphs listed below of Schedule 12A of the Local Government Act 1972 as amended by the Local Government (Access to Information) (Variation) (Wales) Order 2007 subject to the Public Interest Test (where appropriate) being applied. | |
| | Item No's. | Relevant Paragraphs in Schedule 12A |
| | 9, 9a, 9b, 10 and 11 | 14 |
| Report Author: | Democratic Services | |
| Finance Officer: | Not Applicable | |
| Legal Officer: | Tracey Meredith – Chief Legal Officer (Monitoring Officer) | |

1. Introduction

- 1.1 Section 100A (4) of the Local Government Act 1972 as amended by the Local Government (Access to Information) (Variation) (Wales) Order 2007, allows a Principal Council to pass a resolution excluding the public from a meeting during an item of business.
- 1.2 Such a resolution is dependant on whether it is likely, in view of the nature of the business to be transacted or the nature of the proceedings that if members of the public were present during that item there would be disclosure to them of exempt information, as defined in section 100I of the Local Government Act 1972.

2. Exclusion of the Public / Public Interest Test

- 2.1 In order to comply with the above mentioned legislation, Cabinet will be requested to exclude the public from the meeting during consideration of the item(s) of business identified in the recommendation(s) to the report on the grounds that it / they involve(s) the likely disclosure of exempt information as set out in the Exclusion Paragraphs of Schedule 12A of the Local Government Act 1972 as amended by the Local Government (Access to Information) (Variation) (Wales) Order 2007.
- 2.2 Information which falls within paragraphs 12 to 15, 17 and 18 of Schedule 12A of the Local Government Act 1972 as amended is exempt information if and so long as in all the circumstances of the case, the public interest in maintaining the exemption outweighs the public interest in disclosing the information.
- 2.3 The specific Exclusion Paragraphs and the Public Interest Tests to be applied are listed in **Appendix A**.
- 2.4 Where paragraph 16 of the Schedule 12A applies there is no public interest test. Councillors are able to consider whether they wish to waive their legal privilege in the information, however, given that this may place the Council in a position of risk, it is not something that should be done as a matter of routine.

3. Financial Implications

- 3.1 There are no financial implications associated with this report.

4. Legal Implications

- 4.1 The legislative provisions are set out in the report.
- 4.2 Councillors must consider with regard to each item of business set out in paragraph 2 of this report the following matters:
 - 4.2.1 Whether in relation to that item of business the information is capable of being exempt information, because it falls into one of the paragraphs set out in Schedule 12A of the Local Government Act 1972 as amended and reproduced in Appendix A to this report.
 - 4.2.2 If the information does fall within one or more of paragraphs 12 to 15, 17 and 18 of Schedule 12A of the Local Government Act 1972 as amended, the public interest test as set out in paragraph 2.2 of this report.
 - 4.2.3 If the information falls within paragraph 16 of Schedule 12A of the Local Government Act 1972 in considering whether to exclude the public members are not required to apply the public interest test but must consider whether they wish to waive their privilege in relation to that item for any reason.

Background Papers: None.

Appendices: Appendix A – Public Interest Test.

Public Interest Test

| No. | Relevant Paragraphs in Schedule 12A |
|-----------|---|
| 12 | Information relating to a particular individual. |
| | <p>The Proper Officer (Monitoring Officer) has determined in preparing this report that paragraph 12 should apply. Their view on the public interest test was that to make this information public would disclose personal data relating to an individual in contravention of the principles of the Data Protection Act. Because of this and since there did not appear to be an overwhelming public interest in requiring the disclosure of personal data they felt that the public interest in maintaining the exemption outweighs the public interest in disclosing the information. Members are asked to consider this factor when determining the public interest test, which they must decide when considering excluding the public from this part of the meeting.</p> |
| 13 | Information which is likely to reveal the identity of an individual. |
| | <p>The Proper Officer (Monitoring Officer) has determined in preparing this report that paragraph 13 should apply. Their view on the public interest test was that the individual involved was entitled to privacy and that there was no overriding public interest which required the disclosure of the individual's identity. On that basis they felt that the public interest in maintaining the exemption outweighs the public interest in disclosing the information. Members are asked to consider this factor when determining the public interest test, which they must decide when considering excluding the public from this part of the meeting.</p> |
| 14 | Information relating to the financial or business affairs of any particular person (including the authority holding that information). |
| | <p>The Proper Officer (Monitoring Officer) has determined in preparing this report that paragraph 14 should apply. Their view on the public interest test was that:</p> <ul style="list-style-type: none"> a) Whilst they were mindful of the need to ensure the transparency and accountability of public authority for decisions taken by them in relation to the spending of public money, the right of a third party to the privacy of their financial / business affairs outweighed the need for that information to be made public; or b) Disclosure of the information would give an unfair advantage to tenderers for commercial contracts. <p>This information is not affected by any other statutory provision which requires the information to be publicly registered.</p> <p>On that basis they felt that the public interest in maintaining the exemption outweighs the public interest in disclosing the information. Members are asked to consider this factor when determining the public interest test, which they must decide when considering excluding the public from this part of the meeting.</p> |
| | |

| No. | Relevant Paragraphs in Schedule 12A |
|-----|--|
| 15 | <p>Information relating to any consultations or negotiations, or contemplated consultations or negotiations, in connection with any labour relations matter arising between the authority or a Minister of the Crown and employees of, or office holders under, the authority.</p> |
| | <p>The Proper Officer (Monitoring Officer) has determined in preparing this report that paragraph 15 should apply. Their view on the public interest test was that whilst they are mindful of the need to ensure that transparency and accountability of public authority for decisions taken by them they were satisfied that in this case disclosure of the information would prejudice the discussion in relation to labour relations to the disadvantage of the authority and inhabitants of its area. On that basis they felt that the public interest in maintaining the exemption outweighs the public interest in disclosing the information. Members are asked to consider this factor when determining the public interest test, which they must decide when considering excluding the public from this part of the meeting.</p> |
| 16 | <p>Information in respect of which a claim to legal professional privilege could be maintained in legal proceedings.</p> |
| | <p>No public interest test.</p> |
| 17 | <p>Information which reveals that the authority proposes: (a) To give under any enactment a notice under or by virtue of which requirements are imposed on a person; or (b) To make an order or direction under any enactment.</p> |
| | <p>The Proper Officer (Monitoring Officer) has determined in preparing this report that paragraph 17 should apply. Their view on the public interest test was that the authority's statutory powers could be rendered ineffective or less effective were there to be advanced knowledge of its intention/the proper exercise of the Council's statutory power could be prejudiced by the public discussion or speculation on the matter to the detriment of the authority and the inhabitants of its area. On that basis they felt that the public interest in maintaining the exemption outweighs the public interest in disclosing the information. Members are asked to consider this factor when determining the public interest test, which they must decide when considering excluding the public from this part of the meeting.</p> |
| 18 | <p>Information relating to any action taken or to be taken in connection with the prevention, investigation or prosecution of crime</p> |
| | <p>The Proper Officer (Monitoring Officer) has determined in preparing this report that paragraph 18 should apply. Their view on the public interest test was that the authority's statutory powers could be rendered ineffective or less effective were there to be advanced knowledge of its intention/the proper exercise of the Council's statutory power could be prejudiced by public discussion or speculation on the matter to the detriment of the authority and the inhabitants of its area. On that basis they felt that the public interest in maintaining the exemption outweighs the public interest in disclosing the information. Members are asked to consider this factor when determining the public interest test, which they must decide when considering excluding the public from this part of the meeting.</p> |

Agenda Item 9a

Yn rhinwedd paragraff(au) 14 Atodlen 12A
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Agenda Item 9b

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Agenda Item 10

Yn rhinwedd paragraff(au) 14 Atodlen 12A
o Ddeddf Llywodraeth Leol 1972
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Agenda Item 11

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