

# **Report of the Section 151 Officer**

## Local Pension Board – 2 December 2021

# **Breaches Report**

| Purpose:                        | The report presents any breaches which have occurred in<br>the period in accordance with the Reporting Breaches<br>Policy. |  |  |  |  |  |
|---------------------------------|--|--|--|--|--|--|
| Report Author:                  | Claire Elliott - Pension Manager   |  |  |  |  |  |
| Finance Officer:                | Jeff Dong - Deputy S 151 Officer   |  |  |  |  |  |
| Legal Officer:                  | Stephanie Williams - Principal Lawyer  |  |  |  |  |  |
| Access to Services Officer: N/A |  |  |  |  |  |  |
| For Information                 | 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 August 2021, 14% 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 19<sup>th</sup> 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. Equality and Engagement Implications

3.1 N/A

#### 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

| Date                   | Category<br>(e.g.<br>administration,<br>contributions,<br>funding) | Description<br>and cause<br>of breach   | Possible effect<br>of breach and<br>wider<br>implications  | Reaction of<br>relevant<br>parties to<br>breach  | Reported / Not<br>reported<br>(with<br>justification if<br>not reported<br>and dates) | Outcome of<br>report<br>and/or<br>investigations  | New<br>Breach<br>(since<br>last<br>report) |
|------------------------|--|---|--|--|---|---|--|
| Dec 2019 –<br>Feb 2020 | Administration   | 1.71% of<br>retirement lump<br>sums not paid<br>within 1 month<br>of normal<br>retirement or 2<br>months of early<br>retirement;<br>100% was paid<br>within 1 month<br>of receipt of<br>member option<br>return | The<br>administering<br>authority has<br>accrued interest<br>payments on<br>retirement lump<br>sums, paid more<br>than one month<br>after their due<br>date, under the<br>2013 LGPS<br>regulations   | % due to delay in<br>member returning<br>the election form<br>within a timely<br>manner.   |   | Member informed<br>that the payment<br>of the lump sum<br>had been<br>delayed due to<br>late return of<br>election forms.   |  |
| Dec 2019 –<br>Feb 2020 | Administration   | Frozen refunds<br>unclaimed for<br>this period<br>equates to 64%<br>This<br>equates to a<br>monetary value<br>of £3,505.73  | Regulations, no<br>further interest<br>will accrue on or<br>after 5-year<br>anniversary.<br>Should the<br>member enter<br>re-employment<br>membership<br>cannot be<br>aggregated, the<br>member will not<br>be able to<br>transfer the<br>benefit out and if<br>a refund is<br>claimed there | % has reduced in<br>comparison with<br>the previous<br>quarter however it<br>is still high. This<br>is because the<br>member has not<br>made a positive<br>election to claim<br>refund | Information has<br>been recorded<br>in the breach<br>register                         | Current<br>procedure is that<br>written<br>communications<br>are issued to the<br>member when<br>they leave<br>providing the<br>appropriate<br>option of a refund<br>or transfer. The<br>member is<br>contacted for a<br>second time 3<br>months prior to<br>the 5 year<br>anniversary date |  |

|                        |               |   | will be tax<br>implications as<br>this is deemed<br>to be an<br>unauthorised<br>payment. The<br>above is subject<br>to change and<br>we are waiting<br>for confirmation<br>that the above<br>Regulation has<br>been amended<br>to support this.<br>Going forward<br>there will be no<br>further<br>requirement to<br>report non-<br>payment of<br>refunds as the<br>5 year<br>anniversary<br>ruling will be<br>removed. |   |  | of leaving.  |  |
|------------------------|---------------|---|---|---|--|--|--|
| Dec 2019 –<br>Feb 2020 | GDPR Breaches | 1 breach<br>reported during<br>this quarter.<br>Member coms<br>inadvertently<br>sent to the<br>wrong person<br>as the letter had<br>become caught<br>up with the<br>individuals | Possible<br>reporting of<br>Section to the<br>Independent<br>Commissions<br>Office (ICO).   | Staff reminded of<br>the importance of<br>removing all<br>documentation<br>from the printer<br>and to check<br>correspondence to<br>ensure this is<br>going to the<br>correct individual.<br>Encouraging e- | Reported<br>breach to<br>Swansea<br>Council Data<br>Protection<br>Officer and an<br>investigation<br>undertaken. | Further to the<br>investigation, it<br>was deemed not<br>necessary to<br>report the breach<br>to the ICO as<br>adequate<br>prevention<br>measures have<br>been identified<br>and put in place. |  |

|                       |                | Pension<br>Options.  |  | coms as a means<br>of communication.  |  |
|-----------------------|----------------|--|--|---|--|
| Dec 2019–<br>Feb 2020 | Contributions  | 3 Employers<br>have not paid<br>contributions<br>within required<br>timescale  | Loss of<br>investment<br>returns   | Employers are<br>contacted once<br>breach has<br>occurred   | Employers are<br>contacted as<br>soon as the<br>deadline for<br>submission of<br>contributions has<br>passed   |
| Mar – May<br>2020     | Administration | 11.67% of<br>retirement lump<br>sums not paid<br>within 1 month<br>of normal<br>retirement or 2<br>months of early<br>retirement;<br>99.97% was<br>paid within 1<br>month of receipt<br>of member<br>option return | The<br>administering<br>authority has<br>accrued interest<br>payments on<br>retirement lump<br>sums, paid more<br>than one month<br>after their due<br>date, under the<br>2013 LGPS<br>regulations | % due to<br>members failing to<br>return pension<br>election forms in a<br>timely<br>manner/completed<br>in full and late<br>issue of<br>pensionable pay<br>information from<br>the member's<br>employers payroll<br>section, which has<br>led to the late<br>provision of<br>pension options to<br>the member. | Communication<br>to members<br>regarding<br>retirement<br>options are<br>constantly<br>reviewed to<br>ensure the<br>importance of<br>returning<br>completed<br>documents in a<br>timely manner is<br>highlighted. On a<br>monthly basis<br>employers payroll<br>sections are<br>issued with a<br>spreadsheet<br>listing all<br>outstanding<br>termination forms<br>and are reminded<br>of the importance<br>of providing<br>accurate<br>information on a |

|           |                |                |                                |                   |                 | timely basis.      |  |
|-----------|----------------|----------------|--------------------------------|-------------------|-----------------|--------------------|--|
|           |                | Frozen refunds | Regulations, no                | High % due to     | Information has | Member was         |  |
| Mar - May | Administration | unclaimed for  | further interest               | member not        | been recorded   | written to 3       |  |
| 2020      |                | this period    | will accrue on or              | making a positive | within the      | months prior to    |  |
|           |                | equates to 69% | after 5-year                   | election to claim | breach register | the date of the 5- |  |
|           |                | This           | anniversary.                   | refund            |                 | year anniversary   |  |
|           |                | equates to a   | Should the                     |                   |                 | of date of leaving |  |
|           |                | monetary value | member enter                   |                   |                 | _                  |  |
|           |                | of £4,428.25   | 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<br>further<br>requirement to<br>report non-<br>payment of<br>refunds as the<br>5 year<br>anniversary<br>ruling will be<br>removed. |   |  |  |  |
|-------------------|----------------|---|---|---|--|--|--|
| Mar - May<br>2020 | GDPR Breaches  | 1 breach<br>reported during<br>this quarter.<br>Member coms<br>inadvertently<br>sent to the<br>wrong email<br>address | Possible<br>reporting of the<br>Pension Section<br>to the<br>Independent<br>Commissions<br>Office (ICO).                                      | Staff have been<br>reminded of the<br>importance of<br>checking the email<br>autofill.                | Reported<br>breach to<br>Swansea<br>Council Data<br>Protection<br>Officer and an<br>investigation<br>undertaken. | Further to the<br>investigation, it<br>was deemed not<br>necessary to<br>report the breach<br>to the ICO as<br>adequate<br>prevention<br>measures have<br>been identified<br>and put in place. |  |
| Mar – May<br>2020 | Contributions  | 3 Employers<br>have not paid<br>contributions<br>within required<br>timescale   | Loss of<br>investment<br>returns  | Employers are<br>contacted once<br>breach has<br>occurred   |  | Employers are<br>contacted as<br>soon as the<br>deadline for<br>submission of<br>contributions has<br>passed   |  |
| Jun – Aug<br>2020 | Administration | 17% of<br>retirement lump<br>sums not paid<br>within 1 month<br>of normal<br>retirement or 2                          | The<br>administering<br>authority has<br>accrued interest<br>payments on<br>retirement lump   | % due to<br>members failing to<br>return pension<br>election forms in a<br>timely<br>manner/completed |  | Communication<br>to members<br>regarding<br>retirement<br>options are<br>constantly  |  |

|                   |                | months of early<br>retirement;<br>100% of<br>member option<br>forms returned<br>were paid within<br>1 month of date<br>of return   | sums, paid more<br>than one month<br>after their due<br>date, under the<br>2013 LGPS<br>regulations  | in full. Late<br>provision of<br>information<br>provided by the<br>members<br>employer payroll<br>sections. |   | reviewed to<br>ensure the<br>importance of<br>returning<br>completed<br>documents in a<br>timely manner is<br>highlighted. On a<br>monthly basis<br>employers payroll<br>sections are<br>issued with a<br>spreadsheet<br>listing all<br>outstanding<br>termination forms<br>and are reminded<br>of the importance<br>of providing<br>accurate<br>information on a<br>timely basis. |  |
|-------------------|----------------|--|--|---|---|--|--|
| Jun – Aug<br>2020 | Administration | Frozen refunds<br>unclaimed for<br>this period<br>equates to<br>70.22% (of<br>this 8.51% the<br>Fund is in the<br>process of<br>transferring<br>under the<br>autoagg rules<br>as the member<br>has entered<br>further LGPS | Regulations, no<br>further interest<br>will accrue on or<br>after 5-year<br>anniversary.<br>Should the<br>member enter<br>re-employment<br>membership<br>cannot be<br>aggregated, the<br>member will not<br>be able to<br>transfer the | High % due to<br>member not<br>making a positive<br>election to claim<br>refund                             | Information has<br>been recorded<br>within the<br>breach register | Member was<br>written to 3<br>months prior to<br>the date of the 5-<br>year anniversary<br>of date of leaving  |  |

|      |               | This equates to<br>a monetary<br>value of<br>£8,030.64 (of<br>which £888.39<br>is subject to<br>transfer) | a refund is<br>claimed there<br>will be tax<br>implications as<br>this is deemed<br>to be an<br>unauthorised<br>payment. The<br>above is subject<br>to change and<br>we are waiting<br>for confirmation<br>that the above<br>Regulation has<br>been amended<br>to support this.<br>Awaiting<br>confirmation of<br>Regulatory<br>change; going<br>forward there<br>will be no<br>further<br>requirement to<br>report non-<br>payment of<br>refunds as the<br>5 year<br>anniversary<br>ruling will be<br>removed. |               |               |  |
|------|---------------|---|---|---------------|---------------|--|
| 2020 | GDPR Breaches | No breaches to<br>report during<br>this quarter.<br>2 Employers   | Loss of   | Employers are | Employers are |  |

| 2020             |                | have not paid<br>contributions<br>within required<br>timescale   | investment<br>returns  | contacted once<br>breach has<br>occurred  |                 | contacted as<br>soon as the<br>deadline for<br>submission of<br>contributions has<br>passed   |  |
|------------------|----------------|--|--|---|-----------------|---|--|
| Sept – Oct<br>20 | Administration | 15% of<br>retirement lump<br>sums not paid<br>within 1 month<br>of normal<br>retirement or 2<br>months of early<br>retirement;<br>100% of<br>member option<br>forms returned<br>were paid within<br>1 month of date<br>of return | The<br>administering<br>authority has<br>accrued interest<br>payments on<br>retirement lump<br>sums, paid more<br>than one month<br>after their due<br>date, under the<br>2013 LGPS<br>regulations | % due to late<br>receipt of<br>confirmation from<br>the members<br>Payroll Section of<br>retirement. Delay<br>in the return of<br>member pension<br>options/completed<br>in full. |                 | Communication<br>to members<br>regarding<br>retirement<br>options are<br>constantly<br>reviewed to<br>ensure the<br>importance of<br>returning<br>completed<br>documents in a<br>timely manner is<br>highlighted. On a<br>monthly basis<br>employers payroll<br>sections are<br>issued with a<br>spreadsheet<br>listing all<br>outstanding<br>termination forms<br>and are reminded<br>of the importance<br>of providing<br>accurate<br>information on a<br>timely basis. |  |
| Sept – Oct       | Administration | Frozen refunds   | Regulations, no  | High % due to   | Information has | Member was  |  |

| 20 | unclaimed for  | further interest   | member not        | been recorded   | written to 3       |  |
|----|----------------|--------------------|-------------------|-----------------|--------------------|--|
|    | this period    | will accrue on or  | making a positive | within the      | months prior to    |  |
|    | equates to     | after 5-year       | election to claim | breach register | the date of the 5- |  |
|    | 64.29% This    | anniversary.       | refund            | 0               | year anniversary   |  |
|    | equates to a   | Should the         |                   |                 | of date of leaving |  |
|    | monetary value | member enter       |                   |                 | Ũ                  |  |
|    | of £872.       | 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<br>report non-<br>payment of<br>refunds as the<br>5 year<br>anniversary<br>ruling will be<br>removed.   |  |   |  |
|----------------------|----------------|---|--|--|---|--|
| Sept – Oct<br>20     | GDPR Breaches  | No breaches to<br>report during<br>this quarter.  |  |  |   |  |
| Sept – Oct<br>20     | Contributions  | 1 Employer has<br>not paid<br>contributions<br>within required<br>timescale   | Loss of<br>investment<br>returns   | Employers are<br>contacted once<br>breach has<br>occurred  | Employers are<br>contacted as<br>soon as the<br>deadline for<br>submission of<br>contributions has<br>passed  |  |
| Nov 20 –<br>Feb 2021 | Administration | 19.23% of<br>retirement lump<br>sums not paid<br>within 1 month<br>of normal<br>retirement or 2<br>months of early<br>retirement;<br>96.84% of<br>member option<br>forms returned<br>were paid within<br>1 month of date<br>of return | The<br>administering<br>authority has<br>accrued interest<br>payments on<br>retirement lump<br>sums, paid more<br>than one month<br>after their due<br>date, under the<br>2013 LGPS<br>regulations | % due to<br>members retiring<br>from age 55 but<br>before normal<br>pension age and<br>late return of<br>options confirming<br>early access of<br>retirement<br>benefits. % due to<br>a delay in the<br>return of member<br>pension<br>options/completed | Communication<br>to members<br>regarding<br>retirement<br>options are<br>constantly<br>reviewed to<br>ensure the<br>importance of<br>returning<br>completed<br>documents in a<br>timely manner is<br>highlighted. |  |

|                    |                |   |   | in full for the<br>month of<br>December.  |   |  |  |
|--------------------|----------------|---|---|---|---|--|--|
| Nov 20 –<br>Feb 21 | Administration | Frozen refunds<br>unclaimed for<br>this period<br>equates to 86%<br>This<br>equates to a<br>monetary value<br>of £7,488.70. | Regulations, no<br>further interest<br>will accrue on or<br>after 5-year<br>anniversary.<br>Should the<br>member enter<br>re-employment<br>membership<br>cannot be<br>aggregated, the<br>member will not<br>be able to<br>transfer the<br>benefit out and if<br>a refund is<br>claimed there<br>will be tax<br>implications as<br>this is deemed<br>to be an<br>unauthorised<br>payment. The<br>above is subject<br>to change and<br>we are waiting<br>for confirmation<br>that the above<br>Regulation has<br>been amended<br>to support this.<br><b>Awaiting</b><br><b>confirmation of</b><br><b>Regulatory</b> | High % due to<br>member not<br>making a positive<br>election to claim<br>refund | Information has<br>been recorded<br>within the<br>breach register | Members are<br>written to 3<br>months prior to<br>the date of the 5-<br>year anniversary<br>of date of leaving |  |

|                    |                |  | change; going<br>forward there<br>will be no<br>further<br>requirement to<br>report non-<br>payment of<br>refunds as the<br>5 year<br>anniversary<br>ruling will be<br>removed                     |   |  |  |
|--------------------|----------------|--|--|---|--|--|
| Nov 20 –<br>Feb 21 | GDPR Breaches  | No breaches to<br>report during<br>this quarter  |  |   |  |  |
| Nov 20 –<br>Feb 21 | Contributions  | 1 Employer has<br>not paid<br>contributions<br>within required<br>timescale  | Loss of<br>investment<br>returns   | Employers are<br>contacted once<br>breach has<br>occurred   | Employers are<br>contacted as<br>soon as the<br>deadline for<br>submission of<br>contributions has<br>passed   |  |
| Mar 2021           | Administration | 30.55% of<br>retirement lump<br>sums not paid<br>within 1 month<br>of normal<br>retirement or 2<br>months of early<br>retirement;<br>91.89% was<br>paid within 1<br>month of receipt<br>of member<br>option return | The<br>administering<br>authority has<br>accrued interest<br>payments on<br>retirement lump<br>sums, paid more<br>than one month<br>after their due<br>date, under the<br>2013 LGPS<br>regulations | A % of late<br>payments was in<br>main due to the<br>Pru failing to<br>disinvest AVC<br>monies and<br>forward payments<br>in a timely<br>manner. The Pru<br>have migrated to a<br>new system and<br>are experiencing<br>ongoing problems. | The Fund has<br>maintained<br>regular contact<br>with the Pru<br>chasing<br>payments of<br>monies /<br>requesting<br>updates to<br>communicate to<br>members.<br>Communication<br>to members |  |

|          |                |   |   | Members failed to<br>return pension<br>election forms in a<br>timely<br>manner/completed<br>in full and late<br>issue of<br>pensionable pay<br>information from<br>the member's<br>employers payroll<br>section, which has<br>led to the late<br>provision of<br>pension options to<br>the member. |   | regarding<br>retirement<br>options are<br>subject to review<br>on a regular<br>basis. Members<br>are made aware<br>of the importance<br>of returning<br>completed<br>documents in a<br>timely manner.<br>The Pension<br>Section provide<br>member<br>employer payroll<br>sections with a<br>listing of<br>outstanding<br>termination forms<br>and are reminded<br>of the importance<br>of providing<br>accurate<br>information on a<br>timely basis. |  |
|----------|----------------|---|---|--|---|--|--|
| Mar 2021 | Administration | Frozen refunds<br>unclaimed for<br>this period<br>equates to<br>94.3% This<br>equates to a<br>monetary value<br>of £3,189 | Regulations<br>state, no further<br>interest will<br>accrue on or<br>after 5-year<br>anniversary.<br>Should the<br>member enter<br>re-employment<br>membership<br>cannot be | High % due to<br>member not<br>making a positive<br>election to claim<br>refund  | Information has<br>been recorded<br>within the<br>breach register | Members are<br>written to 3<br>months prior to<br>the date of their<br>5-year<br>anniversary from<br>date of leaving   |  |

| 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         |  |
| refunds as the     |  |
| 5 year             |  |
| anniversary        |  |
| ruling will be     |  |
| removed.           |  |
|                    |  |

| Mar 2021          | GDPR Breaches  | No breaches to report  |  |  |   |
|-------------------|----------------|--|--|--|---|
| Apr - Jun<br>2021 | Administration | 15.91% of<br>retirement lump<br>sums not paid<br>within 1 month<br>of normal<br>retirement or 2<br>months of early<br>retirement;<br>97.78% was<br>paid within 1<br>month of receipt<br>of member<br>option return | The<br>administering<br>authority has<br>accrued interest<br>payments on<br>retirement lump<br>sums, paid more<br>than one month<br>after their due<br>date, under the<br>2013 LGPS<br>regulations | A % of late<br>payments was in<br>main due to the<br>Pru failing to<br>disinvest AVC<br>monies and<br>forward payments<br>in a timely<br>manner. The Pru<br>have migrated to a<br>new system and<br>are experiencing<br>ongoing problems.<br>Members failed to<br>return pension<br>election forms in a<br>timely<br>manner/completed<br>in full and late<br>issue of<br>pensionable pay<br>information from<br>the member's<br>employers payroll<br>section, which has<br>led to the late<br>provision of<br>pension options to<br>the member | The Fund has<br>maintained<br>regular contact<br>with the Pru<br>chasing<br>payments of<br>monies /<br>requesting<br>updates to<br>communicate to<br>members.<br>Communication<br>to members<br>regarding<br>retirement<br>options are<br>subject to review<br>on a regular<br>basis. Members<br>are made aware<br>of the importance<br>of returning<br>completed<br>documents in a<br>timely manner.<br>The Pension<br>Section provide<br>member<br>employer payroll<br>sections with a<br>listing of<br>outstanding<br>termination forms<br>and are reminded<br>of the importance |

|                   |                |  |   |   |   | of providing<br>accurate<br>information on a<br>timely basis.  |  |
|-------------------|----------------|--|---|---|---|--|--|
| Apr - Jun<br>2021 | Administration | Frozen refunds<br>unclaimed for<br>this period<br>equates to<br>84.6% This<br>equates to a<br>monetary value<br>of £4,770.17 | Regulations<br>state, no further<br>interest will<br>accrue on or<br>after 5-year<br>anniversary.<br>Should the<br>member enter<br>re-employment<br>membership<br>cannot be<br>aggregated, the<br>member will not<br>be able to<br>transfer the<br>benefit out and if<br>a refund is<br>claimed there<br>will be tax<br>implications as<br>this is deemed<br>to be an<br>unauthorised<br>payment. The<br>above is subject<br>to change and<br>we are waiting<br>for confirmation<br>that the above<br>Regulation has<br>been amended<br>to support this.<br><b>Awaiting</b> | High % due to<br>member not<br>making a positive<br>election to claim<br>refund | Information has<br>been recorded<br>within the<br>breach register | Members are<br>written to 3<br>months prior to<br>the date of their<br>5-year<br>anniversary from<br>date of leaving |  |

|                          |                |   | confirmation of<br>Regulatory<br>change; going<br>forward there<br>will be no<br>further<br>requirement to<br>report non-<br>payment of<br>refunds as the<br>5 year<br>anniversary<br>ruling will be<br>removed. |   |   |  |
|--------------------------|----------------|---|--|---|---|--|
| Apr - Jun<br>2021        | GDPR Breaches  | No breaches to report   |  |   |   |  |
| Apr 21 –<br>May 21       | Contributions  | 2 Employers<br>have not paid<br>contributions<br>within required<br>timescale   | Loss of<br>investment<br>returns   | Employers are<br>contacted once<br>breach has<br>occurred   | Employers are<br>contacted as<br>soon as the<br>deadline for<br>submission of<br>contributions has<br>passed  |  |
| July –<br>August<br>2021 | Administration | 7% of<br>retirement lump<br>sums not paid<br>within 1 month<br>of normal<br>retirement or 2<br>months of early<br>retirement;<br>100% was paid<br>within 1 month<br>of receipt of | The<br>administering<br>authority has<br>accrued interest<br>payments on<br>retirement lump<br>sums, paid more<br>than one month<br>after their due<br>date, under the<br>2013 LGPS                              | A % of late<br>payments was in<br>main due to the<br>Pru failing to<br>disinvest AVC<br>monies and<br>forward payments<br>in a timely<br>manner. The Pru<br>have continued to<br>experience | The Fund has<br>maintained<br>regular contact<br>with the Pru<br>chasing<br>payments of<br>monies /<br>requesting<br>updates to<br>communicate to<br>members. |  |

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

|   | 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      |
| l v                                     | we are waiting     |
| free free free free free free free free | for confirmation   |
|   | that the above     |
|   | Regulation has     |
|   | been amended       |
| t                                       | to support this.   |
| 4                                       | Awaiting           |
|   | confirmation of    |
|   | Regulatory         |
|   | change; going      |
| f f                                     | forward there      |
|   | will be no         |
| f                                       | further            |
| <b>r</b>                                | requirement to     |
|   | report non-        |
| a                                       | payment of         |
| r                                       | refunds as the     |
| 5                                       | 5 year             |
| a                                       | anniversary        |
|   | ruling will be     |
|   |                    |

|                          |                |   | removed.   |  |                               |  |   |
|--------------------------|----------------|---|--|--|-------------------------------|--|---|
| July –<br>August<br>2021 | GDPR Breaches  | No breaches to report   |  |  |                               |  |   |
| June – July<br>21        | Contributions  | 1 Employer has<br>not paid<br>contributions<br>within required<br>timescale   | Loss of<br>investment<br>returns   | Employers are<br>contacted once<br>breach has<br>occurred  |                               | Employers are<br>contacted as<br>soon as the<br>deadline for<br>submission of<br>contributions has<br>passed   |   |
| Sept – Oct<br>2021       | Administration | 14% of<br>retirement lump<br>sums not paid<br>within 1 month<br>of normal<br>retirement or 2<br>months of early<br>retirement;<br>100% was paid<br>within 1 month<br>of receipt of<br>member option<br>return | The<br>administering<br>authority has<br>accrued interest<br>payments on<br>retirement lump<br>sums, paid more<br>than one month<br>after their due<br>date, under the<br>2013 LGPS<br>regulations | % (3 in total) due<br>to late receipt of<br>confirmation of<br>retirement from<br>the members<br>employer /<br>members failing to<br>return pension<br>options in a timely<br>manner |                               | Member coms<br>highlight the<br>importance of<br>returning the<br>completed forms<br>/ certificates in a<br>timely manner.<br>Payroll sections<br>are issued with a<br>monthly<br>spreadsheet<br>listing all<br>outstanding<br>termination forms<br>and are reminded<br>of the importance<br>of providing<br>accurate<br>information on a<br>timely basis. | ✓ |
| Sept – Oct<br>2021       | Administration | Frozen refunds unclaimed for  | Regulations state, no further  | % due to member not making a   | Information has been recorded | Members are written to 3   | ✓ |

| T    |              | '                  |                      |                 | · · · ·           | 1 |
|------|--------------|--------------------|----------------------|-----------------|-------------------|---|
| this |              | interest will      | positive election to | within the      | months prior to   |   |
| 80%  | % This       | accrue on or       | claim refund         | breach register | the date of their |   |
| equ  | uates to a   | after 5-year       |                      | -               | 5-year            |   |
| mor  | netary value | anniversary.       |                      |                 | anniversary from  |   |
|      |              | Should the         |                      |                 | date of leaving   |   |
|      |              | member enter       |                      |                 | 5                 |   |
|      |              | 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<br>report non-<br>payment of<br>refunds as the<br>5 year<br>anniversary<br>ruling will be<br>removed. |   |  |              |
|---------------------|---------------|--|--|---|--|--------------|
| Sept – Oct<br>2021  | GDPR breaches | No breaches to report  |  |   |  | $\checkmark$ |
| August –<br>Sept 21 | Contributions | 3 Employer<br>have not paid<br>contributions<br>within required<br>timescale | Loss of<br>investment<br>returns   | Employers are<br>contacted once<br>breach has<br>occurred | Employers are<br>contacted as<br>soon as the<br>deadline for<br>submission of<br>contributions has<br>passed | V            |

New breaches since the previous meeting