







Annual Report **2022-2023** 

#### Contents

Descr	iption	Page
Intro	duction and Overview	
•	Chairman's Statement	1
•	Introduction	3
•	The Pension Fund Annual Report	5
•	Responsible Investing	6
•	Key Information	6
•	Developments in the Fund 2022-23	7
	Developments in the runa 2022 25	,
Overd	all Fund Management	
•	The Fund's Managers	8
•	Other Organisations/Individuals	9
•	Contact and Further information	11
Finan	cial Performance	
•	Late Contributions	12
•	Analysis of Pension Overpayments	12
•	Key Financial Variables	12
	to and Danfarrance	
inves	tment Performance	12
•	Asset Allocation 31 March 2023	13
•	Asset Mix 31 March 2023	15
•	Investment Manager's Portfolios	15
•	Fund Returns	16
•	Total Annual Returns	17
•	Fund Benchmarks	18
Schen	ne Administration	
•	The Local Government Pension Scheme (LGPS)	19
•	Scheme Employers, Value for Money and Data Quality	20
•	Performance Information	21
•	Communication and Member Engagement	22
•	Governance	22
•	In House AVC Provider and Risk Register	23
•	The LGPS 2008/2014 Schemes	24
•	Scheme Membership	25
•	Scheme Benefits	26
•	Triennial Valuation	27
•	Participating Employers of the Fund	27
•	Other Scheme Administration Information	37
Actua	arial Information	
•	Statement of the Actuary IAS26 Report	47
Gove	rnance	
•	The Pension Fund Committee	51
•	The Local Pension Board	54

#### **Pension Fund Accounts**

Independent Auditors Statement	58
Fund Account	59
Net Assets Statement	60
Notes to the Accounts	61
Asset Pools	
Background	81
Asset Pools	82
Brunel Costs and Savings	82
Other Material	
Knowledge and Skills	85
• Training	85
Glossary of Terms	87
Appendices	
<ul> <li>Appendix 1 – Investment Strategy Statement</li> </ul>	90
<ul> <li>Appendix 2 – Pension Administration Strategy Report</li> </ul>	95
<ul> <li>Appendix 3 – Funding Strategy Statement</li> </ul>	110
<ul> <li>Appendix 4 – Communications Policy Statement</li> </ul>	127

#### Front Cover Photos

# Introduction and Overview

## Chairman's Statement



#### Introduction

This is the annual report for the Dorset County Pension Fund ("the Fund"), a Local Government Pension Scheme (LGPS) fund administered by Dorset Council ("the Council").

#### **Asset Valuation and Investment Performance**

The value of the Fund's assets decreased from £3.7bn at the end of March 2022 to £3.5bn by the end of March 2023, due to another turbulent and uncertain year for economies and financial markets, and therefore the Fund's investments. The return on investments for the year was -4.7% compared to the combined benchmark return of -2.8%. Over the three years to 31 March 2023, the annualised return on investments was 9.1% compared to the combined benchmark return of 9.3%, and over five years the annualised return was 4.5% compared to the benchmark return of 5.2%.

#### **Actuarial Valuation**

It is a statutory requirement for a valuation of all LGPS funds to be carried out every three years. In

2022-23, the results of the latest triennial valuation of the pension fund's assets and liabilities were received from our actuary, Barnett Waddingham. This estimated that at 31 March 2022 the fund had assets sufficient to cover 96% of its accrued liabilities, an improvement from 92% at the 31 March 2019 valuation.

#### **Investment Pooling**

In response to the government's requirement for Local Government Pension Scheme (LGPS) funds to pool investments to improve efficiency and to reduce costs, Dorset is one of ten LGPS funds which formed the Brunel Pension Partnership ("Brunel"), one of eight such pools across England and Wales. As at 31 March 2023 just over three quarters of the Fund's assets by value had transitioned to Brunel's management.

#### Decarbonisation

In September 2020, the Committee agreed to reduce investments in high carbon emitting companies based on evidence that such an approach would deliver significantly greater reductions in the 'carbon footprint' of the Fund's investments than blanket divestment from the fossil fuel sector, without negatively impacting investment returns. Since this approach was agreed, significant decarbonisation has been achieved through the transition of assets to the management of Brunel. Approximately 10% of the Fund's assets are now invested in Brunel's global sustainable equities fund and all other actively managed Brunel funds are committed to a target of a 7% year on year reduction in their carbon footprint, but without detriment to long term investment returns.

## Pension Fund Committee and Local Pension Board Changes

There was one change to the membership of the Committee during 2022-23 with Councillor Toby

Johnson being replaced by Councillor Felicity Rice as one of Bournemouth, Christchurch and Poole Council's three representatives on the Committee.

Richard Bates replaced Paul Kent as the chairman of the Local Pension Board. As a former Chief Financial Officer for Dorset County Council (the administering authority for the Fund before local government reorganisation in 2019), I believe that Richard's experience and knowledge will bring great benefits to the governance of the Fund.

#### Thank you.

The success of the Fund depends upon the combined efforts of all those involved in its administration, and I would like to finish by thanking my fellow Committee members, Local

Pension Board members and our external advisers. My thanks extend also to all the staff who support the Fund for their hard work and dedication through what has been another challenging year.

Yours sincerely,

Cllr Andy Canning

Chairman

Pension Fund Committee, Dorset Council

## Introduction

The Dorset County Pension Fund is part of the Local Government Pension Scheme (LGPS) (the Scheme) and is administered by Dorset Council. The Department for Levelling Up, Housing and Communities (DLUHC) sets out the framework for the Scheme in regulations that apply in England and Wales.

#### The Scheme

The LGPS is one of the largest public sector pension schemes in the UK. It is a nationwide pension scheme for people working in local government or working for other types of employers participating in the scheme. The LGPS in England and Wales is administered locally through 90 local pension funds.

It is a contributory defined benefit pension scheme established under statute, which provides for the payment of benefits to employees of Dorset Council and former employees of Dorset County Council and the admitted and scheduled bodies in the Fund. The 'defined benefit' Scheme means that each year 1/49th of a members' pensionable pay (or 1/98th if a member elects to pay into the 50/50 section of the Scheme) is put into their pension account (and adjusted for cost of living at the end of the year). Separate arrangements are made for teachers, fire-fighters, and police officers.

The LGPS is funded, which means that contributions are received from both the member and employer and are then invested by the Fund. The regulations also specify the member contribution rates as a percentage of pensionable pay, with employer contribution rates being set every three years by the Fund's Actuary, Barnett Waddingham LLP. These contributions are supplemented by earnings on the Fund's investments to pay retirement benefits. However, pension benefits are set in statute and are not dependent on the returns achieved by the Fund on its investments.

A pension is usually payable from a member's normal pension age which is linked to their State Pension age (with a minimum of 65). A member could choose to retire early and take a reduced pension (between age 55 and 75) or - if a member is made redundant or retired in the interests of business efficiency (after age 55) - they could receive immediate payment of their benefits, with adjustments provided the member has met the two years vesting period.

The Scheme includes a number of options for members including the ability to pay half normal contributions in return for half the normal pension amount (the 50/50 section), boosting a pension by paying more into the Fund and exchanging some pension for tax-free cash on retirement.

The rate of contributions a member will pay is set nationally and range from 5.5% to 12.5%, dependent on a members' pay, the average contribution from employees is 6.5% nationally.

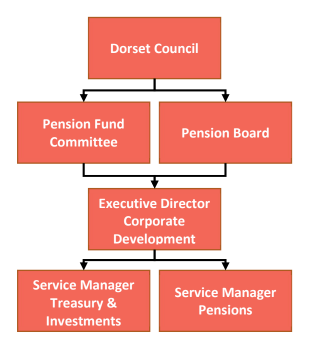
The employer contribution rates range from 14.2% to 32.5% of pensionable pay for the financial year ending 31 March 2023.

#### Who runs the Dorset County Pension Fund?

The Administering Authority
Dorset Council (DC, the Council) is the statutory administering authority for the Dorset County
Pension Fund (DCPF, the Fund), which is responsible for the administration of the LGPS within the geographical area of Dorset and is part of the Local Government Pension Scheme (LGPS).

#### **Council Structures**

Dorset Council has delegated its decision making of the Pension Fund to the Pension Fund Committee. The diagram below sets out the governance structure in place for the Fund.



#### Pension Fund Committee

In this capacity, the Council delegates the management of the Fund to the Pension Fund Committee. The Committee are responsible for making investment policy, overseeing how the scheme is run and monitoring performance.

#### Local Pension Board

The Local Pension Board oversees the management of the Fund. The Board helps ensure that the Fund is managed and administered effectively and efficiently and complies with guidance issued by government, the Pensions Regulator and the LGPS Advisory Board.

#### The Fund Administrator

The day to day running of the Fund is delegated to the Fund Administrator who is the Executive Director (Corporate Development S151) of the Council and is responsible for implementing the decisions made by the Committee.

Supporting him are the Service Manager for Pensions, whose team administers all aspects of member records, pension benefits, employer liaison, member communications, etc. and the Service Manager for Treasury and Investments, whose team looks after the accounting and management information requirements of the Fund. All aspects of the day-to-day management

of investment funds are undertaken by external fund managers.

#### Governance

The Committee and Board meets quarterly and has seventeen members in total, made up of eight Councillors, five scheme member representatives and four employer representatives. These membership arrangements have been designed to allow all key stakeholders to have the opportunity to be represented on the Committee and Board. The Committee and Board's task is to provide an efficient and effective pension scheme for all the employees and pensioners of all eligible employers in Dorset, in accordance with the requirements of the legislation for the Local Government Pension Scheme (LGPS).

#### **Pooling**

Brunel Pension Partnership is one of eight UK Local Government Pension Scheme Pools, having originally brought together more than £35 billion of investments of ten likeminded funds. Dorset County Pension Fund is a founding member of the Brunel Pension Partnership (BPP) along with nine other Pension Funds namely: -

- Avon Pension Fund
- Buckinghamshire Pension Fund
- Cornwall Pension Fund
- Devon Pension Fund
- Gloucestershire Pension Fund
- Oxfordshire Pension Fund
- Somerset Pension Fund
- The Environment Agency
- Wiltshire Pension Fund

Brunel is authorised and regulated by the Financial Conduct authority as a full-service MiFID firm.

Brunel's priority is to manage their fiduciary duties to its clients. The partnership has also made major commitments on Climate Change and Responsible Investment in line with our shared values. In this way, the aim is to help clients provide not only for their members' retirement, but for the world they retire into.

#### **Coronavirus Pandemic**

The business continuity plans of the Dorset Pension teams were put into action in March 2020 and all aspects of managing the Fund continued to be fulfilled. The Treasury and Investment team and the Pension Administration teams are working on a hybrid office policy.

## The Pension Fund Annual Report

Publication of this report gives the Council the opportunity to demonstrate the high standard of governance and financial management applied to the Fund. It brings together a number of separate reporting strands into one comprehensive document that enables both the public and employees to see how the Fund is managed and how well it is performing.

It is in the interest of both employees and the public that the Fund is well managed and continues to provide high returns and excellent value for money.

The Local Government Pension Scheme Regulations 2013 require administering authorities to prepare a document known as "The Pension Fund Annual Report". The authority must publish the Pension Fund Annual Report on or before 1st December following the year end.

In 2019 CIPFA created a "Guidance for Local Government Pension Scheme Funds" creating a checklist for preparing the annual report showing disclosures that "must", "should" and "may" be included in the annual report, which have been included under the following headings shown below. Dorset County Pension Fund has disclosed all information that "must" be provided, and the majority of information that "should" or "may" be disclosed.

 Overall Fund Management – The report must list the names and, where appropriate, contact details for the Fund Management.

- Financial Performance The report must provide an overview of the fund's financial performance, focused primarily on income, expenditure and cash flows.
- Investment Policy and Performance This should demonstrate how the investment strategy statement has been put into practice during the year and how this links to the Funding Strategy Statement.
- Scheme Administration A report of the arrangements made during the year for the administration of the fund.
- Actuarial Report Disclosure of the current level of funding as reported by the actuary at the last triennial revaluation.
- Governance Regulation 55 of the LGPS
   Regulations 2013 prescribes the content of the
   Governance Compliance Statement.
- Fund Account, Net Assets Statements and Notes – The report must include a Fund Account and a Net Assets Statement with supporting notes and disclosures in accordance with proper accounting practices.
- Asset Pools How asset pooling arrangements are progressing.
- Pensions Administration Strategy report.
- Funding Strategy Statement.
- Investment Strategy Statement
- Communications Policy Statement.
- External Audit Opinion.
- Other Material any other material which the authority considers appropriate.

## Responsible Investing

The Council has a paramount fiduciary duty to obtain the best possible financial return on Fund investments without exposing assets to unnecessary risk. The Council believes that following good practice in terms of social, environmental, and ethical issues is generally likely to have a favourable effect on the long-term financial performance of a company and will improve investment returns to its shareholders.

The Fund investment managers, acting in the best financial interests of the Fund, are expected to consider, amongst other factors, the effects of social, environmental and ethical issues on the performance of a company when undertaking the acquisition, retention or realisation of investments for the Fund.

## **Key Information**

- The value of the pension fund's assets at 31
   March 2023 was £3.5 billion which fell £176.4
   million (4.8%) over the year, compared to the
   previous year of £3.7 billion. Over the last five
   years the value of the fund has increased by
   £494.0 million (16.3%).
- As at 31 March 2023, approximately 76% of the pension fund's assets were under the management of Brunel Pension Partnership.
- The Fund achieved a return on investments for the 2022-23 financial year of -4.7%, 1.9% below the benchmark return of -2.8%.
- The Fund underperformed its benchmarks over three years with a performance of 9.1% against its benchmark of 9.3%. Over five years the performance was 4.5% against a benchmark of 5.2%.
- The LGPS requires that the Fund has an actuarial valuation. The valuation sets updated employer rates that will commence in 2023-24 and has been completed with the results

- issued. The work was carried out collaboratively between the Fund actuary and the Fund Administrator's officers.
- The estimated actuarial valuation as at 31
   March 2023 stated the fund had assets
   sufficient to cover 96% of its accrued liabilities,
   an improvement from 92% as at 31 March
   2019, with the deficit recovery period reduced
   from 19 to 16 years.
- The number of active contributors in the Fund rose from 27,650 in 2021-22 to 29,299 in 2022-23, an increase of 6.0%, and the number of pensioners rose during 2022-23 by 3.9% to 26,284 (25,302 in 2021-22).
- Income from contributions has been gradually increasing over the past five years from £122.2M as at 31 March 2019 to £141.5M as at 31 March 2023, a rise of 15.8%. The pension benefit payments have been steadily rising over the same period from £120.1M as at 31 March 2019 to £141.3M as at 31 March 2023, a rise of 17.7%.

## Developments in the Fund in 2022-23

- The holding in the Liability Driven investment managed by Insight Investment was terminated in 2022-23. The proceeds of the disinvestment of approximately £345M was invested accordingly in funds managed by the Brunel Pension Partnership:
- Paris Aligned Benchmark Unhedged £52.0M.
- Paris Aligned Benchmark Hedged £52.0M.
- CQS Global Mutual Fund £13.6M.
- Climate Transition Benchmark Unhedged £52.0M.
- Climate Transition Benchmark Hedged £52.0M.
- Neuberger Berman PE Impact Fund £40.8M.
- Oaktree (Lux) III SA SICAV £13.6M.
- Royal London Mutual Insurance Mutual Fund £69.0M.
- The Schroders mandate was terminated in June 2022. The proceeds of the disinvestment of approximately £60M was invested in six equal sized tranches of £10M over six months into the Brunel Smaller Companies Fund.
- £9.9M was invested into Stepstone B III the Brunel Pension Partnership Infrastructure Fund during 2022-23. This was funded by balances held in the fund.

- Two properties were sold by the Dorset County Pension Fund in 2022-23.
  - Proceeds of £1.8M was received from the sale of property Charlotte House, Westgate Road, Newcastle-upon-Tyne NE1 4XN in March 2023.
  - A top up payment of £159K was received in February 2023 relating to the sale of Tesco Superstore in Sheffield S6 3BU.
- One property was purchased by the Dorset County Pension Fund in 2022-23. The details are below:
  - Brownhills Motorhomes limited, A1/A46, Lincoln Road, Newark NG24 2EA was purchased in May 2022 for an amount of £11.2M.

# Overall Fund Management

#### **Administering Authority**

Dorset Council, County Hall Dorchester, Dorset DT1 1XJ

#### The Fund's Managers

The Fund is invested in Equities (UK, Overseas and Global), Corporate Bonds, Private Equity, Property and Property Funds, Diversified Growth Funds,

Multi Asset Credit, Infrastructure, Liability Driven Investments, Diversified Return Funds and Cash and Cash Equivalents. The Fund does not currently manage any fund's internally but used eight external fund managers in 2022-23 and has portfolios currently managed by the Brunel Pension Partnership of which the details are provided below.

Fund Managers	Asset Class	Address
Schroders	<b>UK Equities</b>	1 London Wall Place, London EC2Y 5AU
Royal London Asset Management	Bonds	55 Gracechurch Street, London EC3V ORL
HarbourVest Partners, LLC	Private Equity	One Financial Center Boston, MA 02111
Aberdeen Standard Investments	Private Equity	6 St Andrew Square, Edinburgh EH2 2BD
CBRE Global Investors	Property	Third Floor, One New Change, London EC4M 9AF
Hermes Investment Management	Infrastructure	150 Cheapside, London EC2V 6ET
IFM Investors	Infrastructure	3rd Floor, 60 Gresham Street, London EC2V 7BB
Insight Investment Management Limited	LDI	160 Queen Victoria Street, London EC4V 4LA

Brunel Pension Partnership Portfolios	Asset Class
Passive UK Equities	UK Equities
UK Active Equity	
Passive Smart Beta & Hedged	Overseas Equities
High Alpha Equity Emerging Market Equity	
Paris Aligned benchmark (Hedged & Unhedged)	
Climate Transition (Hedged & Unhedged)	
Passive Developed Equities & Hedged	Global Equities
Global Sustainable Equities	
Smaller Companies Equities	
Diversifying Returns Fund	Diversified Return Funds
CQS Global Funds Mutual Fund	Multi Asset Credit
Oaktree (LUX) III SA SICAV Mutual Fund	
Neuberger Berman Investment Mutual Fund	
M&G Secured Property Fund	Property Funds
Aberdeen Standard Long Lease Property Fund	
NB PE Impact Fund	Private Equity Co-Investment Funds
NB SCIOP IV	
Ardian LBO Fund 07 A	Private Equity Primary Fund
Vespa Capital 03	
Summit Europe Growth 03	

Brunel Pension Partnership Portfolios	Asset Class
Capital Dynamics Global Secondary V Feeder Alpinvest Secondaries 07	Private Equity Secondaries Fund
Royal London Mutual Insurance Mutual Funds	Bonds
Stepstone B III Greencoat Renewable Income LLP	Infrastructure

#### Other Organisations/Individuals

Service	Name	Address
Actuary	Barnett Waddingham LLP	163 W George Street, Glasgow G2 2JJ
Auditors	Deloitte LLP	5 Callaghan Square, Cardiff CF10 5BT
AVC Providers	Prudential Plc	PO Box 2711, Reading RG1 3UL
Bankers	NatWest - Main Bankers	49 South Street, Dorchester, Dorset DT1 1DW
	State Street - Banker	20 Churchill Place, Canary Wharf, London E14 5HJ
Custodian	State Street Global Services	Quartermile 3, 10 Nightingale Way, Edinburgh
		EH3 9EG
Fund Legal Advisers	Osborne Clarke	2 Temple Back East, Temple Quay Bristol BS1 6EG
Governance Adviser	Mr Peter Scales	Vallis Building, 4 <sup>th</sup> Floor, 58 Par-la-Ville Road,
	Apex Group Ltd	Hamilton HM11, Bermuda
Independent Adviser	Mr Steve Tyson	Vallis Building, 4 <sup>th</sup> Floor, 58 Par-la-Ville Road,
	Apex Group Ltd	Hamilton HM11, Bermuda
Local Government	Brunel Pension Partnership	101 Victoria Street, Bristol BS1 6PU
Pension Fund Pool	Limited	

#### The Fund Actuary

Employee contributions are fixed by Central Government. However, the Actuary is required to set employer contribution rates to ensure benefits under the Scheme are properly funded. Although the Actuary is required to carry out a full valuation every three years, they are also required to calculate contributions rates for new employers, if membership figures change and if an employer leaves the Scheme. The Council appointed Fund Actuary is Barnett Waddingham LLP.

#### **Independent Adviser**

An Independent Adviser (Steve Tyson of Apex Group Ltd) has been appointed to support the Pension Fund Committee through reviewing investment activity, giving advice on general investment matters, assisting in the selection of new managers, and carrying out independent assessments of compliance against other benchmarks that the Fund's performance is measured against, and offer a practical approach to address and control risk.

#### **External Auditor**

Deloitte have been appointed as external auditors for Dorset Council and the Dorset County Pension Fund with effect from 1 April 2019.

#### **Custodian Services**

The Fund employs State Street Bank & Trust as its global custodian, independent to the investment managers, to be responsible for the safekeeping of the Fund's assets. State Street Bank & Trust provides a wide variety of services that underpin the work of the officers of the Pension Fund and its investment managers in managing the Pension Fund's assets. The performance of the global custodian is reported to the Committee and Board on an annual basis.

The custody services provided by State Street Bank & Trust to the Fund include:

- safekeeping of the Pension Fund's assets in the various different investment managers.
- collection of income from dividends and interest.
- tax reclamation services.

- corporate action processing and proxy voting based on the instructions received by the Pension Fund's investment managers.
- filing of US-based class action lawsuits.
- foreign exchange settlement to enable the Pension Fund to buy and sell assets in foreign currencies.
- stock lending.
- reporting on the value of Pension Fund's assets and the investment performance of the Fund's investment managers.

#### **Internally Managed Cash**

The Pension Fund also holds cash internally as working balances and operates its own treasury

management policy, which is implemented by the Dorset's Treasury Management Team.

Working balances comprise funds required to pay pensions, to fund private equity, property investments and other managers, and to pay day-to-day expenses. Surplus balances will be invested in accordance with the Treasury Management Strategy.

#### **Legal Adviser**

The Pension Fund uses Osborne Clarke for advice covering conveyancing, investment, and employer issues.

## **Contact and Further Information**

For more information about the Dorset County Pension Fund, please contact our Pensions helpline on:

**78** (0:

(01305) 224845

 $\geq$ 

pensionshelpline@dorsetcouncil.gov.uk

Dorset County Pension Fund County Hall Dorchester, Dorset DT1 1XJ

The helpline is manned by dedicated staff trained to assist in answering member queries, either by providing a direct and immediate response, or by setting up workflow for further investigation.

Our website contains further information relating to the LGPS. The address is as follows:

www.yourpension.org.uk

Alternatively, you can contact a member of the team as follows:

**Queries regarding Fund Investments and Accounts** 

#### Mr Aidan Dunn

Executive Director of Corporate Development Aidan.dunn@dorsetcouncil.gov.uk

#### **Mr David Wilkes**

Service Manager for Treasury and Investments Telephone Number: (01305) 224119 Email: David.wilkes@dorsetcouncil.gov.uk

**Queries regarding Benefits** 

#### Mrs Karen Gibson

Service Manager for Pensions Telephone Number: (01305) 228524 Email: Karen.gibson@dorsetcouncil.gov.uk

# **Financial Performance**

#### **Late Contributions**

In 2022-23 there were no employers who regularly paid their contributions late.

#### **Analysis of Pension Overpayments**

There was a total of £154,804.81 pension overpayments in 2022-23. As at 31 March 2023, £10,740.45 of this had been recovered and £144,064.36 remained outstanding.

No amounts had been written off during the year.

#### **Key Financial Variables**

The table below outlines the Fund's performance for key financial variables for the past five years.

		2018-19 £'M	2019-20 £'M	2020-21 £'M	2021-22 £'M	2022-23 £'M
	Contributions & Transfers In	128.1	147.6	143.1	162.3	147.2
	Contributions Receivable	122.2	136.8	134.5	139.8	141.5
ons fits	Individual Transfers	5.9	10.8	8.6	22.5	5.7
Contributions and Benefits	Benefits paid and Transfers out	-125.8	-163.1	-139.1	-139.3	-148.0
ıtrik d Be	Benefits payable	-120.1	-127.9	-131.4	-133.7	-141.3
Conti	Payment To and On Account of Leavers	-5.7	-35.2	-7.7	-5.6	-6.7
	Management Expenses	-14.3	-14.0	-13.0	-15.5	-17.9
	Total Contributions and Benefits	-12.0	-29.5	-9.0	7.4	-18.7
on ents	Return on Investments	173.7	-286.7	646.5	345.4	-163.0
rn o mei	Investment income	30.5	24.6	17.4	16.2	19.5
Return on Investments	Change in Market Value of Investments	143.2	-311.3	629.1	329.2	-182.5
R	Total Return on Investments	173.7	-286.7	646.5	345.4	-163.0
	Net Increase in the Fund During the Year	161.7	-316.3	637.3	352.8	-181.8

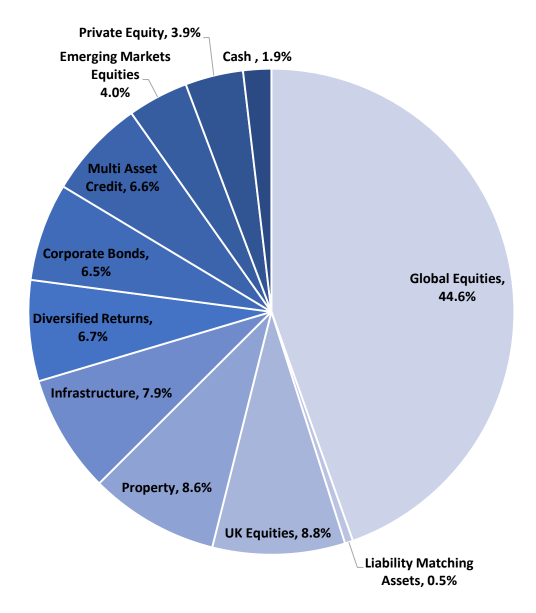
# **Investment Performance**

#### **Fund Information 2022-23**

£176.3m	£3.5bn	4.8%	-1.9%
Fund Value Decrease	Total Fund Value	Fund Value Decrease	Underperformed Benchmark

#### **Total Asset Distribution as at 31 March 2023**

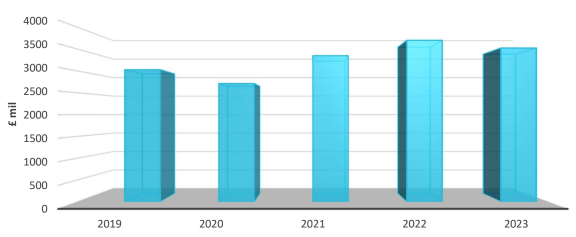
The total asset distribution of the Dorset County Pension Fund as at 31 March 2023 is shown in the chart below. These allocations are within the agreed ranges.



#### Fund valuation (year ended 31 March 2023)

The diagram below shows the change in value of the Fund over the last five years as at 31 March.

# Valuation Over Last 5 Years (year ended 31 March)

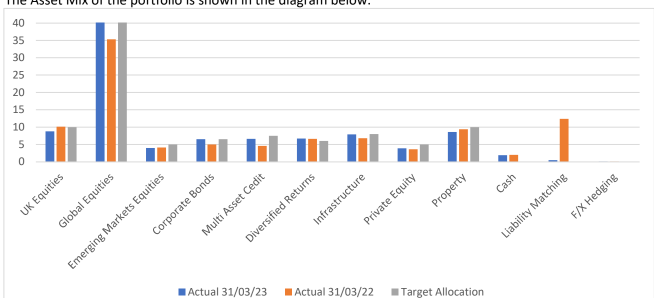


#### **Asset allocation**

The Dorset County Pension Fund Committee is responsible for deciding the asset allocation of the fund. The table below summarises the Fund's Asset Allocation.

The main requirement in managing the Fund is to ensure adequate diversification of its assets over different asset classes. The correct balance must be struck between the desire for enhanced returns and potential 'risk' of volatility in those returns i.e. the investment policy of the Fund is aimed at maximising returns within the acceptable limits of risk. The portfolio balance needs to be regularly monitored and adjusted in line with the economic, financial and market indicators.

	31-Mar-22		31-Mar-23		Target Allocation	
Asset Class	£M	%	£M	%	£M	%
UK Equities	373.4	10.1	310.0	8.8	351.7	10.0
Global Equities	1,305.4	35.3	1,567.5	44.6	1,477	42.0
Emerging Markets Equities	150.0	4.1	142.2	4.0	175.9	5.0
Total Listed Equities	1,828.8	49.5	2,019.7	57.4	2004.9	57.0
Corporate Bonds	186.0	5.0	229.1	6.5	228.6	6.5
Multi Asset Credit	169.3	4.6	232.4	6.6	263.8	7.5
Diversified Returns	243.4	6.6	236.5	6.7	211.0	6.0
Infrastructure	252.1	6.8	276.2	7.9	281.4	8.0
Private Equity	132.2	3.6	135.8	3.9	175.9	5.0
Property	345.8	9.4	302.8	8.6	351.7	10.0
Cash	74.0	2.0	58.8	1.7	-	0.0
F/X Hedging	3.1	0.1	7.1	0.2	9	0.0
<b>Total Return Seeking Assets</b>	3,234.7	87.6	3,498.4	99.5	3,517.3	100.0
Liability Matching Assets	459.0	12.4	19.0	0.5	22	121
Total Asset Valuation	3,693.7	100.0	3,517.4	100.0	3,517.3	100.0



The Asset Mix of the portfolio is shown in the diagram below.

There was no target allocation for Cash as at 31 March 2023. Liability Matching was 0.5% on 31/03/2023. There was no target allocation for Liability Matching as at 31 March 2023. F/X Hedging was 0.1% on 31/03/2023. There was no target allocation for F/X Hedging as at 31 March 2023.

#### **Investment Managers**

The investment managers and their appointed portfolios are shown below, with the figures showing the percentage of the Fund's assets that each manager is responsible for based on market values as at 31 March 2023.

Manager	Asset Class	£M	%
Aberdeen Standard	Private Equity	20.2	0.6
Brunel	Overseas Equities	629.3	17.9
Brunel	Infrastructure	28.2	0.8
Brunel	Property Funds	37.9	1.1
Brunel	Private Equity	45.7	1.3
Brunel	Bonds	68.9	2.0
Brunel	Multi Asset Credit	232.5	6.6
Brunel	Diversifying Returns Fund	236.5	6.7
Brunel	UK Equities	310.0	8.8
Brunel	Global Equities	1,080.3	30.7
Cash & Cash Equivalents	Cash & Cash Equivalents/Interest Receivables	58.1	1.7
CBRE Global Investors	Property/Property Funds	264.9	7.5
Derivatives	Derivatives	7.1	0.2
HarbourVest	Private Equity	70.0	2.0
Hermes	Infrastructure	93.7	2.7
IFM	Infrastructure	154.3	4.4
Insight	Liabilty Driven Investment	19.0	0.5
Investec	Overseas/UK Equities	0.4	0.0
Royal London	Bonds	160.2	4.6
Wellington	Overseas/UK Equities	0.3	0.0
Total Assets		3,517.4	100.0

#### Fund Returns Achieved Over One, Three and Five Years by Asset Class

The overall performance of the Pension Fund's investments to 31 March 2023 is summarised below (returns for three and five years are annualised figures).

The table below sets out a more detailed analysis of the Fund's investment returns for one, three and five years, broken down by asset class and enables comparison against their specific benchmarks.

	Dorset	Benchmark	Dorset	Benchmark	Dorset	Benchmark
	1 year		3 year		5 year	
	%	· %	%	%	%	%
UK Equities						
Brunel UK Active Equity	2.3	3.9	12.3	13.9	N/A	N/A
Passive UK Equities	3.0	2.9	14.0	13.8	N/A	N/A
Overseas Equities						
Brunel Emerging Market Equity	-5.1	-4.5	7.1	8.3	N/A	N/A
Brunel Global High Alpha Equity	0.4	-0.5	17.9	17.1	N/A	N/A
Passive Smart Beta	2.3	1.6	16.2	15.7	N/A	N/A
Passive Smart Beta Hedged	-3.5	-4.0	15.7	15.1	N/A	N/A
Global Equities						
Brunel Global Sustainable Equities	-1.3	-0.9	N/A	N/A	N/A	N/A
Brunel Smaller Companies Equities	-2.9	-3.0	N/A	N/A	N/A	N/A
Passive Developed Equities	-0.6	-0.5	16.7	16.8	N/A	N/A
Passive Developed Equities Hedged	-6.2	-6.1	16.1	16.2	N/A	N/A
Bonds						
Royal London Asset Management	-13.9	-15.2	-3.0	-5.0	-0.3	-1.8
Multi Asset Credit						
Brunel Multi Asset Credit	-3.4	6.3	N/A	N/A	N/A	N/A
Private Equity						
Aberdeen Standard	10.0	2.9	10.6	13.8	14.1	5.0
Brunel Private Equity - Cycle 1	17.1	-0.9	20.8	16.0	N/A	N/A
HarbourVest	-2.6	2.9	22.8	13.8	24.1	5.0
Property						
CBRE Global Investors	-11.5	-8.9	2.9	1.3	2.7	2.2
Property Funds						
Brunel Secured Income - Cycle 1	-12.2	10.1	1.2	5.9	N/A	N/A
Inflation Hedging Bonds						
Insight	-19.9	-19.5	6.2	6.4	-0.6	-0.4
Infrastructure						
Hermes Fund	7.7	10.0	5.0	10.0	5.1	10.0
IFM Fund	16.4	10.0	13.8	10.0	13.5	10.0
Diversified Returns Fund						
Diversifying Returns Fund	-2.9	5.3	N/A	N/A	N/A	N/A
Overall Fund Return	-4.7	-2.8	9.1	9.3	4.5	5.2

#### **Rates of Return One Year Summary**

During the year, the Fund underperformed its bespoke benchmark with a return of -4.7% compared to a benchmark of -2.8%. Positives to performance have been attributable to the Private Equity Funds (Brunel Private Equity and Aberdeen Standard) which outperformed their benchmarks by 18.0%, and 7.1% respectively. The Infrastructure manager IFM performed well outperforming its benchmark by 6.4%

The main detractors to performance were the Brunel Secured Income Property Fund who performed -12.2% against its benchmark of 10.1%. The Brunel Multi Asset Credit Fund unperformed by 9.7% and the Diversified Returns Fund underperformed by 8.2%.

#### **Rates of Return Three Year Summary**

Over the three-year period, the Fund returned 9.1% against its bespoke benchmark of 9.3%. Positives to performance have been attributable to two of the three Private Equity Funds (HarbourVest and Brunel Private Equity) which outperformed their benchmarks by 9.0% and 4.8% respectively.

The main detractor to performance was the Infrastructure manager Hermes who underperformed their index by 5.0% and the Brunel Secured Income Property Fund which underperformed by 4.7%.

#### **Rates of Return-Five Year Summary**

Over the five-year period, the Fund underperformed its benchmark with a return of 4.5% compared to a benchmark of 5.2%. Positives to performance were Private Equity managers HarbourVest and Aberdeen Standard who outperformed their benchmarks by 19.1% and 9.1% respectively.

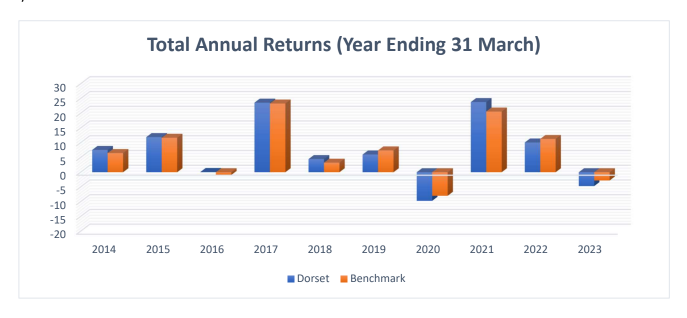
Infrastructure Manager Hermes underperformed their benchmark by 4.9% over the five-year period.

#### **Performance Monitoring**

Investment manager performance is reviewed quarterly by the Pension Fund Committee. The Committee review a comprehensive quarterly and longer period reports that includes the performance of each manager measured against their benchmark and target. Information on returns is currently provided by State Street.

#### **Total Annual Returns**

The diagram below shows the total return of the Fund compared with its benchmark for each of the last ten years as at 31 March.



#### **Fund Benchmarks**

The Fund utilises external investment managers to undertake the day-to-day management of the Fund's assets. Each manager has a specific benchmark and performance target against which their performance is regularly monitored.

The table below shows the Managers of the Fund and their respective benchmarks.

Manager	Description	Benchmark Indices	<b>Date of Appointment</b>
Brunel	Diversifying Returns Fund	SONIA + 3% Benchmark	2020
Brunel	Emerging Markets Equity	MSCI EM TR Gross	2019
Brunel	Global Equity High Alpha	MSCI World TR Gross	2019
Brunel	Global Sustainable Equities	MSCI AC World GBP Index	2020
Brunel	Infrastructure Cycle 3	Consumer Price Index	2022
Brunel	Multi Asset Credit	Sonia + 4%	2021
Brunel	Passive Developed Equities	FTSE World Developed	2020
Brunel	Passive Developed Equities (Hedged)	FTSE World Developed (Hedged)	2020
Brunel	Passive Developed Equity Climate Transition	FTSE Developed Climate Transition Index	2022
Brunel	Passive Developed Equity Climate Transition Hedged	FTSE Developed Climate Transition Hedged to GBP Index	2022
Brunel	Passive Developed Equity Paris Aligned	FTSE Developed Paris-Aligned (PAB) Net Index	2022
Brunel	Passive Developed Equity Paris Aligned Hedged	FTSE Developed Paris-Aligned (PAB) Hedged Net Index	2022
Brunel	Passive Smart Beta	Sci Beta Multifactor Composite	2018
Brunel	Passive Smart Beta (Hedged)	Sci Beta Multifactor Composite	2018
Brunel	Passive UK Equities	FTSE All Share	2018
Brunel	Private Equity Cycle 3	MSCI AC World Index	2022
Brunel	Private Markets Private Equity - Cycle 1	MSCI AC World Index	2019
Brunel	PM Secured Income - Cycle 1	Consumer Price Index	2019
Brunel	Smaller Companies Equities	MSCI World Small Cap	2021
Brunel	Sterling Corporate Bonds	iBoxx sterling Non-Gilts Overall Total Return Index	2022
Brunel	UK Active Equity	FTSE All Share ex Investment Trusts	2018
Aberdeen Standard	Private Equity	FTSE All Share	2006
CBRE	Property	MSCI Quarterly Universe	2000
HarbourVest	Private Equity	FTSE All Share	2006
Hermes	Infrastructure	10% Absolute Return	2014
IFM	Infrastructure	10% Absolute Return	2016
Insight	Liability Driven Investment	Sourced from Insight	2012
Royal London	Corporate Bonds	iBoxx Sterling Non-Gilt over 5 Years	2007
Schroders	UK Equities	FTSE Small Cap ex Investment Trusts	2006

# Scheme Administration

### The Local Government Pension Scheme

The Local Government Pension Scheme (LGPS) has been in existence since 1922 and has developed into a comprehensive scheme providing pensions for all members and their spouses, civil partners or eligible cohabitating partners and eligible children.

The Local Government Pension Scheme is a defined benefit scheme. This means that benefits are determined by the regulations and are not affected by investment performance or market conditions.

Employees of all Local Authorities, higher and further education establishments, schools and other public bodies and service providers can join the LGPS.

The Scheme is governed by the Public Services Pension Act 2013. The fund is administered in accordance with the following secondary legislation:

- The Local Government Pension Scheme 2013 (as amended)
- The Local Government Pension Scheme (Transitional Provisions, Savings and Amendment) regulations 2014 (as amended)
- The Local Government Pension Scheme (Management and Investment of Funds) Regulations 2016.

#### **How the Scheme Currently Works**

The LGPS is required to be funded. Scheme funds, currently surplus to immediate pension benefit requirements, are invested in approved securities. The Fund must be sufficient to sustain future pension entitlements of past and present members. The Fund is financed by members and employers' contributions and earnings from investments.

Until 31 March 2014 the LGPS was classified as a final salary scheme whereby the annual pension and any retirement grant were paid based on the period of membership and (usually) the final twelve months pay. Benefits built up in the LGPS up to and including 31 March 2014 will continue to be calculated on a final salary basis.

With effect from 1 April 2014 the LGPS changed from a final salary scheme to a career average scheme. All benefits built up in the LGPS after 31 March 2014 will be calculated under the rules of the new career average scheme.

Our vision is to administer the DCPF successfully, in a cost-effective way, whilst meeting member expectations, and ensuring our statutory duties are met.

# The Dorset Pension Fund Local Government Pension Scheme

The LGPS in Dorset is administered by Dorset Council, and prior to 1 April 2019 by Dorset County Council. The Dorset County Pension Fund (DCPF) administration service covers over 160 active employers, and over 81,000 members. A breakdown of the scheme membership can be found on page 37.

Standard contributions for members vary from 5.5% to 12.50% depending on the members' level of pensionable pay. Employers meet the balance of the cost of the LGPS through variable employer contributions which are set by the DCPF's actuary every three years following a valuation. Employer contribution rates are shown on page 28.

Our employers are all required to use our employer portal, which enables notifications and data to be exchanged securely. This system links directly into our workflow system.

Benefits accrued up to 31 March 2014 are calculated on a final salary basis. Benefits accrued

after this date, are based on a career average basis. The main section of this scheme accrues a pension build up each year of 1/49th of pensionable pay received, with additional pension being added for each subsequent year and an adjustment to the pension build up each year in line with CPI. Alternatively, members can opt for the 50/50 section of the scheme, where they can pay 50% of the normal contribution and accrue 50% of the standard pension but still benefit from full ill health and death benefits.

The Pensions Administration Strategy is included in Appendix 2.

## Scheme Employers

Scheme employers are supported by a dedicated team, who are available to assist and support employers. In addition to the information, forms and fact sheets available on our website, regular training is provided to assist employers in understanding their role and responsibilities, and in completing the data returns required. A new employer specific website went live in September 2019 to provide better support to employers https://dcpfemployers.org.

Employer meetings, (Pension Liaison Officers Group – PLOG), meet three times a year, and all employers are invited to attend.

Specific support is provided to employers outsourcing and new employers including a dedicated section on our website.

Full support and regular training is provided to assist employers in completing and maintaining their LGPS discretions policy, including a section on the fund website containing a full list of discretions, policy guidance and a template document at www.dcpfemployers.org

## Value for Money

The Dorset County Pension Fund (DCPF) is committed to ensuring that the administration functions represent value for money and ensuring the continued improvement of cost efficiency

where possible. Our vision is to administer the DCPF successfully, in a cost-effective way, whilst meeting member expectations, and ensuring our statutory duties are met.

## **Data Quality**

Retaining good quality data within the Fund is paramount to ensuring effective governance and administration of members' pension records.

Whilst the Fund has a high level of scheme member data which is considered to be present

and accurate, it continually strives to improve its data quality.

Since 2018, the DCPF has developed a Data Improvement Plan following annual reports commissioned to examine the quality of the data held. The annual report, and subsequent improvement plans, have led to the continued improvement of our data, and currently all scheme data is in excellent condition. This comes as a continued and joint effort of both the administration team and the DCPF employers who have committed to providing accurate and timely data. Where employers have not been able to meet these requirements, financial penalties as set out in the Pensions Administration Strategy have been imposed, together with an enhanced programme of training and support.

The Pensions Regulator requires all pension schemes to report to them via the annual Scheme

Return, the data quality scores, for both common and scheme specific data.



## **Performance Information**

The table below shows a summary of the main task areas, our local target for completion, (Fund KPIs), the legal timescales, the number of tasks completed in each work area, plus the % completed within our target time.

This represents a section of our work only; it does not cover all work areas.

Process	Fund KPIs	Legal Requirement	Number of cases completed in year	% completed within Benchmark
Deaths - Calculate and notify amount of dependent's benefit	15 days	2 months	454	92.07
Estimates - Letter notifying estimate of retirement benefits	15 days	2 months	884	93.44
Retirements - Process and pay lump sum retirement grant (including all retirement types)	5 Days	2 months	1,394	78.98
Deferment - Calculate and notify deferred benefits	40 Days	2 months	1,408	87.22
Transfers in - Letter detailing transfer in quote	15 Days	2 months	276	93.12

Process	Fund KPIs	Legal Requirement	Number of cases completed in year	% completed within Benchmark
Refund - Process and pay a refund	15 Days	2 months	587	100.00
Joiners - Send notification of joining the LGPS to scheme member	30 Days	2 months	5,028	100.00
Divorce - estimates for divorce purposes processed	15 Days	2 months	164	98.17
General Correspondence	15 Days		6,576	98.98

# Communications and Member Engagement

In 2018, the DCPF launched a Member Self-Serve (MSS) facility, which enables active, deferred and pensioner members the option to change basic details, such as address, run through benefit calculations and also receive communications.

In August 2021, the member portal changed due to the change in pensions administrative software. This change has also increased the ability for users to contact the Fund, with the ability to upload documents and certificates.

The Dorset County Pension Fund has a member website, which can be found at https://www.dorsetpensionfund.org/ . The site

contains information for members, forms, and fact sheets, as well as details covering investments and governance.

Annual Benefit Illustrations are issued each year to active and deferred members together with an annual newsletter detailing regulatory changes and key messages for members. Annual newsletters are also sent to pensioner members each year. These communications are very well received by members.

The Communication Policy Statement for the DCPF is attached at Appendix 4.

### Governance

The Local Pension Board (LPB) meets four times a year and is made up of four Employer and four Member representatives. The LPB's function is to assist the Scheme Manager, ensure compliance with the LGPS regulations and all associated legislation and to secure the effective and efficient governance and administration of the LGPS for the DCPF.

Details of the board members, Terms of reference and minutes of previous meetings can be found on our member website; -

https://www.dorsetpensionfund.org/about-the-scheme/about-the-pension-fund/local-pension-board

## In-House AVC Provider

The In-House AVC provider is the Prudential. This facility allows members the option to top up their

LGPS pension provision by paying additional contributions.

## Risk Register

A Risk Register is compiled and reviewed annually in regard to the scheme administration and governance. Key risks identified and actions taken to mitigate those risks are;

- Data Protection & Cyber Security (Administration staff and systems) -Compulsory annual training, the department is covered by the policies in place to cover this by Dorset Council.
- Data Quality (administration) Data Quality and Improvement plan in place.
- Local Pension Board Knowledge and skills training log and programme.
- Administration staff knowledge and skills training programme and qualifications.

## The LGPS 2008-2014 Schemes

The Local Government Pension Scheme had some significant changes in 2014. The table below compares the LGPS 2008 and the LGPS 2014 schemes.

Provision	LGPS 2008	LGPS 2014					
Basis of the Pension	Final Salary.	A Career Average Revalue Earnings scheme. Prior to 31st March 2014, the scheme was a final salary scheme).					
Accrual rate	The accrual rate was 1/60 <sup>th</sup> .	The accrual rate is 1/49 <sup>th</sup> .					
Revaluation rate (the rate of increase for accumulated pension)	Based on Final Salary.	Consumer Price Index.					
Normal Pension Age	65.	There is no normal scheme pension age, instead each member's Normal Pension Age (NPA) will be their State Pension Age.					
Employee Contribution Rates	Between 5.5% and 7.5%.	Between 5.5% and 12.5%.					
Opting Out	No.	Members who have already or are considering opting out of the scheme can instead elect to pay half the contributions for half the pension, while still retaining the full value of other benefits. This is known as the 50/50 option.					
Lump Sum Trade Off	Trade £1 of pens	sion for £12 lump sum.					
Death in Service Lump Sum	3 x Pen	sionable Pay.					
Death in Service Survivor Benefits	1/160th accrual based on Tie	r 1 ill health pension enhancement.					
III Health Provision	Tier 1 - Immediate payment with service enhanced to Normal Pension Age (65).  Tier 2 - Immediate payment with 25% service enhancement to Normal Pension Age (65).  Tier 3 - Temporary payment of pension for up to 3 years.						
Indexation of Pension in Payment	CPI (RPI for pre-2011 increases).	CPI.					
Vesting Period	3 Months.	2 Years.					

## Scheme Membership

Entry to the LGPS is automatic for all employees under the age of 75 and with a contract of employment for more than three months. Any employees with a contract for less than three months are able to elect to join the scheme. Employees who do not wish to remain in the scheme can opt out; if this is done within two years of joining, they can claim a refund of the contributions they have paid. Fire fighters and teachers, who have their own pension schemes, are not entitled to be members of the LGPS.

Members who leave the scheme may transfer their accrued benefits to other approved schemes. Members who leave with less than two years membership can choose to receive a refund of their contributions (less income tax) provided they have no other LGPS benefits and, in most circumstances, have not transferred other pension benefits. New members may transfer benefits accrued with other schemes into the Fund (usually within a deadline of twelve months). Standard contributions for members vary from 5.5% to 12.5%, depending on the members' level of pensionable pay. Employers meet the balance of the cost of the LGPS through variable employer contributions which are set by the DCPF's actuary every three years following a valuation. A valuation was undertaken as at 31 March 2022 that sets out the employers' contribution rate for the three-year period commencing 1 April 2023. Employer contribution rates are shown on page 28.

#### **Employees Contributions Table 2022-23**

The 2022-2023 employee contribution bandings within the main and 50/50 sections of the LGPS have been confirmed and are detailed below.

There are nine salary bands with a different contribution percentage for each band. The contribution percentage a member pays is based on their actual annual pensionable salary from 1 April to 31 March each year.

	Contribution Table 2022-23									
Band	Pay Bands: Actual Pensionable Pay	Contribution Rate Main Scheme %	Contribution Rate 50/50 Scheme %							
1	Up to £15,000	5.50	2.75							
2	£15,001 to £23,600	5.80	2.90							
3	£23,601 to £38,300	6.50	3.25							
4	£38,301 to £48,500	6.80	3.40							
5	£48,501 to £67,900	8.50	4.25							
6	£67,901 to £96,200	9.90	4.95							
7	£96,201 to £113,400	10.50	5.25							
8	£113,401 to £170,100	11.40	5.70							
9	£170,101 or more	12.50	6.25							

## Scheme Benefits

Benefits built up before April 2014 also retain their protected Normal Pension Age, which for most members is 65, although certain members have a retirement age of 60 for all or part of their membership. There is an additional protection for members who were active on 1 April 2012. These members will get a pension at least equal to the pension they would have received in the LGPS had it not changed on 1 April 2014, subject to meeting certain criteria.

The main section of this scheme accrues a pension build up each year of 1/49th of pensionable pay received, with additional pension being added for each subsequent year and an adjustment to the pension build up each year in line with CPI. Alternatively, members can opt for the 50/50 section of the scheme, where they can pay 50% of the normal contribution and accrue 50% of the standard pension but still benefit from full ill health and death benefits.

Pension is determined at a rate of 1/60th of final pay for each year of membership between 1 April 2008 and 31 March 2014 and 1/80th of final pay for each year of membership before 1 April 2008.

Retirement grants are based on 3/80th of final pay for each year of membership before 1 April 2008. Although an automatic lump sum is not a feature of the retirement benefits after that date, retirees have the option to take a lump sum from the scheme up to certain limits, getting £12 of tax-free lump sum for every £1 of annual (taxable) pension given up.

Where a member dies in service, a lump sum in the form of a death grant would be paid. This death grant is equal to three years' pay. Survivor's pensions are payable on the death of a scheme member to the scheme member's husband, wife, civil partner or eligible co-habiting partner at an accrual rate of 1/160th. The survivor pension for an eligible co-habiting partner only takes account of the member's pensionable service after 5 April

1988. Children's pensions are also payable to eligible children of deceased scheme members.

In the main, benefits can be paid upon leaving to a member with at least 2 years qualifying membership in the following circumstances:

- on reaching State Pension Age, without any early retirement reductions applied.
- between the age of 55 and State Pension Age, however early retirement reductions will normally apply where someone draws their pension benefits before State Pension Age. The amount of reduction that applies depends on the individual's age, sex, length of pensionable service and the date they joined the scheme.
- at any age, if the member retires on the grounds of permanent ill-health. Three different levels of ill-health benefit are payable, depending on how soon it is judged that an individual will be able to obtain gainful employment again in future. In the case of death in service, dependants' benefits are paid even if the membership is less than 3 months.
- at the age of 55 and, if the member retires by reason of redundancy or business efficiency.

If a member leaves with at least two years membership and is not entitled to immediate payment of benefits and does not choose to transfer out their accrued benefits, deferred benefits are awarded. Deferred benefits are those which remain in the Fund and are paid when the member reaches retirement age. Such benefits are subject to inflationary increases between the date of leaving and the date of payment.

#### **Pension Increase**

Deferred benefits and pensions in payment are increased each year determined by the increase in the Consumer Price Index (CPI). The pension increase is effective in the first full week of each financial year and is determined by the CPI in the twelve months to the previous September. The increases are payable by the Fund and future increases are estimated at each triennial valuation. This rate is formally announced in

October each year and the CPI increase which will come into force in April 2023 has been announced as 10.1%.

Pensioners must be over the age of fifty-five or have retired on ill-health grounds to receive the increase. Those in receipt of a widow's, widower's or dependant's benefit receive the increase regardless of age.

The table opposite shows the rate of increases that have applied for the last ten years.

Year Beginning April	Rate of Increase %	Index
2023	10.1	CPI
2022	3.1	CPI
2021	0.7	CPI
2020	1.7	CPI
2019	2.4	CPI
2018	3.0	CPI
2017	1.0	CPI
2016	0.0	CPI
2015	1.2	CPI
2014	2.7	CPI

## **Triennial Valuation**

Every three years the Fund commissions a formal valuation from the Fund's actuary which produces two key outputs.

Firstly, it quantifies the funding level, i.e., the level to which the Fund's pension liabilities for the accrued benefits of current employees, deferred pensioners and pensions in payment are matched by the market value of the Fund's assets. A funding level of less than 100% implies that there is a deficit between the Fund's assets and liabilities at that date.

Secondly, it also sets the rate at which employers should contribute to the Fund for the following three years along with any deficit recovery payments.

# Participating Employers of the Fund

At 31 March 2023 there were 339 employers in the Pension Fund. Participating employers can be scheduled bodies or admitted bodies, as defined below:

- Scheduled Bodies. Employers such as the unitary council (including maintained schools) and Academies, whose employees are automatically entitled to be members of the Fund
- Admitted Bodies. These are voluntary, charitable and, in certain circumstances, private sector organisations carrying out scheduled bodies' contracts, where staff can

become members of the Scheme by virtue of an Admission Agreement between the Pension Fund and the relevant body. At 31 March 2023 there were 30 Admitted Bodies participating in the Pension Fund.

The membership of the Scheme is analysed below over the three main categories of Active Members, Deferred Members and Pensioners.

 Active Members: Those in employment with the Council or one of the scheme employers making contributions to the Pension Fund.

- **Deferred Members:** Those who have left the Council or one of the Scheme employers but have not yet become entitled to receive their pension from the Scheme.
- Pensioners: Those who receive a pension from the Scheme (including spouses' and dependants' pension).

Scheme employers are supported by a dedicated team, who are available to assist and support employers. In addition to the information, forms and fact sheets available on our website, regular training is provided to assist employers in understanding their role and responsibilities, and in completing the data returns required.

Our employers are all required to use our employer portal, which enables notifications and data to be exchanged securely. This system links directly to the pension administration system.

Employer meetings (Pension Liaison Officers Group – PLOG), meet three times a year, and all employers are invited to attend.

Specific support is provided to employers outsourcing and new employers including a dedicated section on our website.

Full support and regular training are provided to assist employers in completing and maintaining their LGPS discretions policy, including a section on the fund website containing a full list of discretions, policy guidance and a template document at

www.dcpfemployers.org

## Employer Contribution Rates – Year Ended 31 March 2023

The tables below show the Scheduled Bodies and Admitted Bodies Information.

The following are the employers participating in the Dorset County Pension Fund as at 31 March 2023. The contribution rates shown are the percentage of its employees' pensionable pay that each employer paid into the fund during 2022-23. The contribution rates are set at a level so as to bring the fund to 100% funding over a period of nineteen years. The contributions received from both employers and employees during the year are also shown.

Scheduled Bodies	Number of Active Members	Number of Pensioners	Employer Contribution Rate Paid %	Employer Contributions £	Employee Contribution Rate Paid %	Employee Contributions £
Principal Councils						
Dorset Council	7,287	11,506	17.9	33,492,718.50	6.4	9,362,653.47
BCP Council	5,454	7,370	17.4	29,460,364.86	6.4	8,700,582.39

Scheduled Bodies	Number of Active Members	Number of Pensioners	Employer Contribution Rate Paid %	Employer Contributions £	Employee Contribution Rate Paid %	Employee Contributions £				
Parish and Town Council	Parish and Town Councils									
Alderholt Parish Council	2	1	22.0	9,860.15	6.3	2,805.38				
Bere Regis Parish Council	1	0	22.0	2,640.00	5.5	660.00				
Blandford Town Council	19	15	22.0	74,215.38	6.4	21,390.43				
Bothenhampton And Walditch Parish Council	1	0	22.0	2,788.25	5.5	697.06				
Bridport Town Council	24	8	22.0	119,427.52	6.3	33,993.98				
Chickerell Town Council	2	0	22.0	13,925.12	6.2	3,914.67				

Scheduled Bodies	Number of Active Members	Number of Pensioners	Employer Contribution Rate Paid %	Employer Contributions £	Employee Contribution Rate Paid %	Employee Contributions £
Christchurch Town Council	3	0	22.0	17,425.53	5.6	4,726.77
Colehill Parish Council	1	2	22.0	7,639.09	6.5	2,256.94
Corfe Mullen Town Council	10	6	22.0	40,267.72	6.2	11,389.16
Crossways Parish Council	1	0	22.0	4,040.28	5.8	1,065.12
Dorchester Town Council	26	26	22.0	118,789.00	6.3	34,243.71
East Stoke Parish Council	1	0	22.0	706.20	5.5	176.56
Ferndown Town Council	3	8	22.0	20,850.40	6.5	6,160.38
Gillingham Town Council	14	10	22.0	83,387.04	6.5	24,506.49
Knightsford Parish Council	1	0	22.0	2,049.96	5.5	512.52
Lower Winterbourne Parish Council	1	0	22.0	1,600.20	5.5	400.04
Lyme Regis Town Council	21	16	22.0	100,308.37	6.1	27,675.05
Lytchett Matravers Parish Council	1	0	22.0	4,052.23	5.8	1,068.32
Lytchett Minster & Upton Town Council	6	4	22.0	32,395.75	6.3	9,291.68
Milborne St Andrew Parish Council	0	1	N/A	0.00	N/A	0.00
Portland Town Council	15	3	22.0	43,736.94	6.0	11,952.73
Puddletown Area Parish Council	2	1	22.0	1,038.55	5.5	259.64
Shaftesbury Town Council	9	6	22.0	35,590.98	6.2	10,147.44
Sherborne Town Council	19	21	22.0	99,581.95	6.3	28,361.68
St Leonards Parish Council	2	0	22.0	8,085.75	6.2	2,287.27
Stalbridge Town Council	1	0	22.0	4,129.86	5.8	1,088.73
Sturminster Marshall Parish Council	1	0	22.0	3,309.48	5.5	827.40
Sturminster Newton Parish Council	0	2	N/A	0.00	N/A	0.00
Swanage Town Council	40	72	22.0	172,852.28	5.8	45,085.34
Verwood Town Council	5	2	22.0	28,806.26	6.8	8,950.37
Wareham St Martin Parish Council	0	1	N/A	0.00	N/A	0.00
Wareham St Mary CE Primary School (Set)	0	5	N/A	0.00	N/A	0.00

Scheduled Bodies	Number of Active Members	Number of Pensioners	Employer Contribution Rate Paid %	Employer Contributions £	Employee Contribution Rate Paid %	Employee Contributions £
Wareham Town Council	8	10	22.0	48,505.93	6.8	15,047.31
West Moors Town Council	2	1	22.0	13,791.09	6.2	3,913.87
West Parley Parish Council	1	1	22.0	4,792.68	5.8	1,263.53
Weymouth Town Council	60	7	22.0	331,461.57	6.6	98,998.91
Wimborne Minster Town Council	11	3	22.0	55,056.16	6.7	16,654.41
Wool Parish Council	2	2	22.0	4,828.08	5.8	1,272.84

Scheduled Bodies	Number of Active Members	Number of Pensioners	Employer Contribution Rate Paid %	Employer Contributions £	Employee Contribution Rate Paid %	Employee Contributions £
Further and Higher Educ	ation Estab	lishments				
Arts Institute At Bournemouth	343	94	14.1	1,231,567.35	6.4	546,187.08
Bournemouth and Poole College	342	478	18.0	1,478,732.88	6.3	410,769.56
<b>Bournemouth University</b>	1,446	654	17.0	5,418,393.49	7.0	2,211,466.64
Kingston Maurward College	223	143	17.0	398,734.14	6.1	140,258.37
Westfield Arts College	172	57	22.9	468,180.00	5.8	119,695.96
Weymouth College	283	263	18.0	764,133.94	6.1	223,748.33

Scheduled Bodies	Number of Active Members	Number of Pensioners	Employer Contribution Rate Paid %	Employer Contributions £	Employee Contribution Rate Paid %	Employee Contributions £
<b>Academies and Schools</b>						
Acorn Academy Trust	49	8	22.0	47,391.59	5.6	12,061.13
Ambitions Academies Trust	813	147	22.0	2,269,956.12	6.0	621,327.05
Atlantic Academy	59	50	22.0	204,355.73	6.4	58,687.99
Avonbourne Academy	160	87	22.0	403,962.43	5.9	109,785.02
Bishop Of Winchester Academy	70	18	22.0	216,000.05	5.9	58,304.33
Bournemouth School For Girls	71	39	22.0	216,515.94	6.3	62,393.68
Bournemouth School	54	30	22.0	191,172.97	6.2	54,306.26
Bovington Academy	51	1	22.0	67,273.90	5.6	17,074.56
Budmouth Academy	104	89	22.0	261,693.75	6.3	74,772.42
<b>Burton Primary School</b>	36	2	24.2	81,789.81	5.6	18,876.23
Castleman Academy Trust	359	16	22.0	589,952.66	6.5	169,303.54

Scheduled Bodies	Number of Active Members	Number of Pensioners	Employer Contribution Rate Paid %	Employer Contributions £	Employee Contribution Rate Paid %	Employee Contributions £
Chickerell Primary Academy	67	13	22.0	122,236.79	5.6	31,321.00
Christchurch Infant School	51	3	24.2	105,347.95	5.6	24,564.16
Coastal Learning Partnership	837	92	22.0	1,486,700.38	5.6	380,074.34
Corfe Hills Academy	81	83	22.0	188,239.80	6.1	52,544.62
Corpus Christi School	63	0	22.0	23,255.61	5.7	5,600.15
Delta Education Trust	146	10	22.0	452,379.68	6.1	125,029.61
Diocese Of Salisbury Academy Trust	560	61	22.0	768,935.31	5.6	196,350.02
Dorset Studio School	32	2	22.0	109,151.76	5.6	28,043.01
Epiphany School	55	15	22.0	116,124.89	5.8	30,776.15
First Federation Trust	10	0	22.0	14,825.12	5.7	3,807.64
Glenmoor Academy	9	8	22.0	37,371.41	6.1	10,390.26
Hamwic Education Trust	808	66	22.0	1,324,539.72	5.7	345,245.25
Heath Academy Trust	156	19	22.0	270,134.43	5.8	69,569.21
HISP Multi Academy Trust	74	48	22.0	276,441.48	5.8	73,714.26
Highcliffe St Mark Primary	111	18	24.2	188,394.84	5.6	43,782.68
Hill View Primary School	67	14	22.0	103,245.06	5.5	26,102.16
Jewell Academy	40	0	22.0	98,516.05	5.8	25,792.54
Kingsleigh Primary School	91	13	22.0	265,124.88	6.0	72,653.29
Livingstone Academy Bournemouth	25	0	22.0	59,315.84	5.7	15,308.38
Lytchett Minster School	113	27	22.9	355,823.46	5.9	92,073.85
Magna Academy	70	14	22.0	172,463.40	6.1	47,775.23
Malmesbury Park Primary School	108	16	22.0	148,060.95	5.6	38,247.28
Montacute School	110	43	22.0	253,221.78	5.7	66,351.63
Moordown St John's Primary School	80	12	22.0	121,882.02	5.7	31,416.67
Mudeford Infants School	38	6	24.2	58,115.16	5.6	13,407.26
Mudeford Junior School	29	4	24.2	64,660.04	5.6	15,009.73
Muscliff Primary	91	15	22.0	197,610.85	5.8	52,117.18
Ocean Academy	32	2	22.0	76,226.63	5.8	20,086.77
Parkfield School	50	4	22.0	69,273.95	5.8	18,103.69

Scheduled Bodies	Number of Active Members	Number of Pensioners	Employer Contribution Rate Paid %	Employer Contributions £	Employee Contribution Rate Paid %	Employee Contributions £
Parkstone Grammar School	83	39	22.0	235,321.63	6.1	65,584.68
Pickwick Academy Trust	47	0	22.0	38,898.81	5.8	10,195.00
Plymouth Cast - Dorset	397	52	22.0	249,253.88	5.7	62,499.54
Plymouth Cast - Bournemouth	1	8	22.0	164,692.65	5.7	43,030.28
Plymouth Cast - Poole	5	12	22.0	176,207.47	5.6	45,017.83
Pokesdown Primary School	117	14	22.0	142,763.00	5.7	37,078.13
Poole Grammar School	88	52	22.0	240,055.13	6.1	66,434.83
Poole High School	130	51	24.2	417,128.15	5.9	102,018.81
Sherborne Area School's Trust	593	133	22.0	1,287,517.08	6.1	352,327.52
Somerford Primary School	41	8	24.2	93,245.87	5.8	22,545.59
St Edwards School	61	6	24.2	257,377.19	6.3	66,493.65
St James' Academy	58	7	22.0	111,917.36	5.8	43,498.61
St Joseph's Primary School	50	1	24.2	66,555.76	5.6	15,307.90
St Katharine's Primary School	46	0	24.2	21,409.25	5.7	5,070.44
St Mark's Primary School	86	11	22.0	135,667.57	5.7	34,955.58
St Michael's Primary School	77	7	22.0	192,329.72	5.7	49,748.94
St Walburga's Primary School	66	6	23.8	20,047.47	5.7	4,823.67
St. Peter's School	167	76	22.0	448,155.61	5.8	118,514.95
Schools Plus Limited	1	0	22.0	777.54	5.5	183.49
Stanley Green Academy	55	4	22.0	65,985.91	5.8	17,284.61
Teach Trust	211	37	22.0	416,246.39	5.8	110,195.14
The Bourne Academy	61	15	22.0	242,859.89	6.5	71,236.52
The Cornerstone Academy	87	12	22.0	182,276.88	6.1	50,287.22
The Minerva Learning Trust	54	31	22.0	301,912.07	5.8	79,225.65
The Priory Primary School	24	3	22.0	58,817.43	5.6	13,632.70
The Swanage School	52	1	22.0	102,581.15	6.1	28,316.59
Twynham Academy	409	80	22.0	872,516.31	6.0	239,608.88
Wessex Multi Academy Trust	718	127	22.0	1,497,287.29	6.0	408,722.35
Wimborne Multi Academy Trust	728	103	22.0	1,234,608.19	5.9	329,920.13

Scheduled Bodies	Number of Active Members		Employer Contribution Rate Paid %	Employer Contributions £	Employee Contribution Rate Paid %	Employee Contributions £
Winton Arts & Media College	87	14	22.0	248,572.66	6.0	68,376.27
Woodroffe School	60	56	22.0	198,057.43	6.0	51,822.10
Wyvern Academy	125	20	22.0	336,413.71	5.6	86,694.84

Scheduled Bodies	Number of Active Members	Number of Pensioners	Employer Contribution Rate Paid %	Employer Contributions £	Employee Contribution Rate Paid %	Employee Contributions £
Other						
Ansbury <sup>(1)</sup>	0	0	N/A	-3,612,596.77	N/A	0.00
Bournemouth and Poole Adult Learning	128	44	30.7	288,001.72	6.1	57,357.06
Bournemouth Health	0	1	N/A	0.00	N/A	0.00
Bournemouth Hurn Airport	0	37	N/A	0.00	N/A	0.00
Bournemouth Transport	0	184	N/A	0.00	N/A	0.00
Care Dorset Limited	384	14	25.1	964,678.95	5.9	228,919.27
Caterlink Ltd (St Peters)	3	4	26.8	9,821.18	5.5	1,651.93
Caterlink Limited	4	0	18.1	10,748.95	5.6	3,120.06
Caterlink Ltd (Wimborne)	4	0	19.4	4,845.49	5.7	1,422.10
Christchurch Learning Centre	4	0	24.2	19,528.58	5.9	4,755.68
Churchill (Ambitions)	10	0	20.4	9,686.34	5.5	2,611.49
Churchill (Bourne Academy)	3	0	23.6	5,928.83	5.5	1,381.75
Churchill (Harbourside)	4	0	14.6	2,508.13	5.5	944.85
Dorchester Joint Burial Committee	0	1	N/A	0.00	N/A	0.00
Dorset Magistrates' Court	0	91	N/A	0.00	N/A	0.00
Dorset Police & Crime Commissioner	1,555	940	18.2	7,971,499.46	7.4	2,754,929.89
Edwards & Ward Limited	0	1	N/A	0.00	N/A	0.00
Enigma CCTV Ltd	2	0	32.5	4,862.30	5.5	822.87
Harrison Catering Services Ltd	2	0	23.8	6,192.01	5.5	1,420.68
Millbrook Healthcare Ltd	5	4	22.1	34,087.99	6.4	9,413.00
Rapid Cleaning	4	1	22.6	7,162.91	5.5	1,743.19
Stour Valley Poole Partnership	94	50	18.4	603,943.94	6.5	167,012.91
The Colliton Club	1	1	25.4	3,650.53	5.5	790.44

Scheduled Bodies	Number of Active Members	Number of Pensioners	Employer Contribution Rate Paid %	Employer Contributions £	Employee Contribution Rate Paid %	Employee Contributions £
Wareham Joint Burial Committee	0	2	N/A	0.00	N/A	0.00
Wessex Education Shared Services	0	9	N/A	0.00	N/A	0.00
Wimborne Cemetery JMC	0	1	N/A	0.00	N/A	0.00

Total Scheduled Bodies 28,688 24,265 102,694,452 31,299,507

Admitted Bodies	Number of Active Members	Number of Pensioners	Employer Contribution Rate Paid %	Employer Contributions £	Employee Contribution Rate Paid %	Employee Contributions £
1610 Ltd	1	5	14.2	3,065.67	5.8	1,250.78
Addaction Ltd	0	1	N/A	0.00	N/A	0.00
<b>AECC University College</b>	26	39	23.0	484,112.26	6.7	41,512.10
Age Concern Bournemouth	1	5	26.0	1,934.26	5.5	409.16
Ansbury	0	100	N/A	0.00	N/A	0.00
AP Chant Plumbing & Heating	0	2	N/A	0.00	N/A	0.00
AQS Homecare	0	12	N/A	0.00	N/A	0.00
Barnardo's	0	1	N/A	0.00	N/A	0.00
BH Live	70	78	18.5	243,959.36	6.6	86,448.96
Bournemouth Citizens Advice Bureau	0	7	N/A	0.00	N/A	0.00
Bridport Museum Trust	0	1	N/A	0.00	N/A	0.00
Care South	0	382	N/A	0.00	N/A	0.00
Care UK	0	47	N/A	0.00	N/A	0.00
Churchill Cleaning	0	2	N/A	0.00	N/A	0.00
Churchill Contract Services	0	1	N/A	0.00	N/A	0.00
Churchills (Poole)	0	1	N/A	0.00	N/A	0.00
Churchills Bearwood	0	2	N/A	0.00	N/A	0.00
Convex Leisure Ltd	0	2	N/A	0.00	N/A	0.00
CSCI	0	17	N/A	0.00	N/A	0.00
Cucina Restaurants Limited	14	0	29.7	40,167.56	5.6	7,561.13
Dorset Association of Parish & Town Councils	3	6	26.0	19,601.82	6.1	4,608.15
Dorset Community Action	1	32	26.0	9,006.84	6.5	2,251.68
Dorset County Museum	5	17	26.0	19,533.72	5.6	4,218.89
Dorset Lighting	0	1	N/A	0.00	N/A	0.00

Admitted Bodies	Number of Active Members	Number of Pensioners	Employer Contribution Rate Paid %	Employer Contributions £	Employee Contribution Rate Paid %	Employee Contributions £
East Dorset Housing Association	0	45	N/A	0.00	N/A	0.00
Expedite Complete Business Solutions Ltd	5	0	23.2	4,473.67	5.5	1,060.63
Family Action	3	0	24.9	15,512.02	6.3	3,938.45
Healthy Living Wessex	0	1	N/A	0.00	N/A	0.00
Horizon Home Care (Southern) Limited	4	0	27.2	10,669.78	5.5	1,810.70
HPS Services FM Ltd (Atlantic & Budmouth)	27	3	29.2	31,035.17	5.5	5,846.55
HPS Services FM Ltd (Bovington)	4	0	29.2	2,561.59	5.5	482.58
Interclean	0	1	N/A	0.00	N/A	0.00
Jurassic Coast Trust	2	0	17.9	5,188.43	6.3	1,892.86
Links4Learning	0	1	N/A	0.00	N/A	0.00
Lyme Arts Community Trust	0	1	N/A	0.00	N/A	0.00
Mack Trading	0	4	N/A	0.00	N/A	0.00
Magna Housing Association Ltd	48	261	21.7	494,587.23	7.0	102,171.00
Magna Housing Group	6	34	21.2	117,218.77	6.6	11,828.37
Mouchel	0	72	N/A	0.00	N/A	0.00
Places For People	9	9	20.0	18,703.35	6.2	5,840.20
Poole Harbour Commissioners	0	5	N/A	0.00	N/A	0.00
Purbeck Housing Trust	0	15	N/A	0.00	N/A	0.00
Restorative Solutions	1	0	30.1	6,222.27	5.9	1,198.99
Sansum Solutions Group Limited	1	0	17.8	1,476.84	5.5	456.30
Sequal Solutions Ltd	0	2	N/A	0.00	N/A	0.00
Signpost Care Partnership	0	2	N/A	0.00	N/A	0.00
Signpost Housing Association Ltd	0	42	N/A	0.00	N/A	0.00
Signpost Services Ltd	0	10	N/A	0.00	N/A	0.00
SLM (Weymouth) Charitable Trust	5	4	16.0	17,736.22	6.1	6,747.37
SLM Community & Leisure Blandford	12	4	15.0	24,352.44	6.7	10,949.29
SLM Community Leisure Charitable Trust	21	6	20.0	84,009.14	6.2	19,625.94
SLM Food and Beverage Ltd	0	1	N/A	0.00	N/A	0.00
Sovereign Housing Association	2	55	18.1	244,824.92	11.6	28,655.19

Admitted Bodies	Number of Active Members	Number of Pensioners	Employer Contribution Rate Paid %	Employer Contributions £	Employee Contribution Rate Paid %	Employee Contributions £
Spectrum Housing Group	10	17	18.4	355,191.16	6.6	33,872.33
Stonewater Ltd	2	31	15.3	141,086.76	10.2	18,129.90
Synergy Housing Group	36	51	25.5	2,316,130.28	7.1	87,806.99
The Arts Development Company	0	3	N/A	0.00	N/A	0.00
Tricuro	282	499	20.8	1,744,993.91	6.1	505,767.23
Tricuro Start Team	6	1	28.5	49,244.28	5.8	9,202.37
Two Counties (2)	0	0	N/A	-5,000.00	N/A	0.00
Wessex Education Shared Service (3)	0	0	N/A	550.85	N/A	165.77
Wessex Water Authority	0	5	N/A	0.00	N/A	0.00
Weyco Services Ltd	4	2	18.0	19,774.48	5.9	5,046.35
Weymouth And Portland Housing Association	0	57	N/A	0.00	N/A	0.00
Weymouth Port Health	0	14	N/A	0.00	N/A	0.00
Total Admitted Bodies	611	2,019		6,521,925		1,010,756

#### Notes

**Overall Total** 

Note 1 Ansbury cessation payments.

Note 2 Two Counties – cessation deficit December 2021.

Note 3 Wessex Education Shared Service – Transferred to BPCFE 1 May 2022.

29,299

26,284

109,216,377

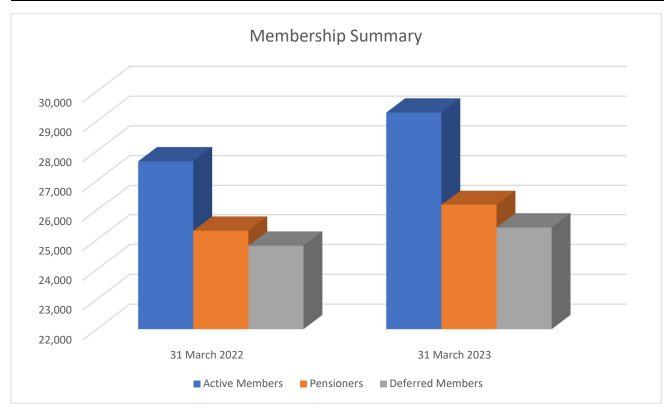
32,310,264

## Other Scheme Administration Information

#### **Scheme Membership**

The tables and charts below show the Membership in the Fund over the last two financial years.

Membership Summary	31 March 2022	31 March 2023	Change	Change %
Active Members	27,650	29,289	1,639	5.9
Pensioners	25,302	26,181	879	3.5
Deferred Members	24,800	25,410	610	2.5
Total	77,752	80,880	3,128	



Active Members 31 March 2023	Number of Active Members	%
Principal Councils	12,741	43.5
Parish and Town Councils	316	1.1
Further and Higher Education Establishments	2,809	9.6
Academies and Schools	10,615	36.2
Other	2,207	7.5
Admitted Bodies	611	2.1
Total	29,299	100.0

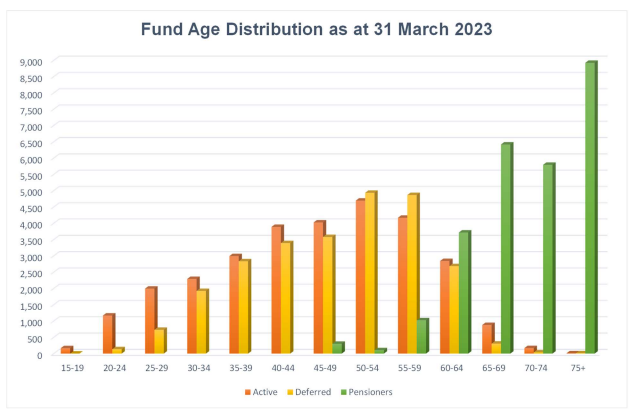


#### Age Profile of Membership as at 31 March 2023

As at 31 March 2023 the Fund had a total membership of 81,022 split into 29,299 active members, 25,439 deferred members and 26,284 pensioners. There were twenty-seven

pensioners / dependents over 100 years old (21 females and 6 males), the oldest being 108 years old as at 31 March 2023.

The chart overleaf shows the Fund Age profile as at 31 March 2023.



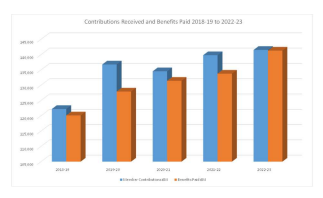
#### Starters and Leavers During 2022-23

During 2022-23 there were 5,160 new starters in the Pension Fund and 7,991 that have left the scheme.

#### **Contributions and Benefits**

The table below shows the history of contributions received and benefits paid over the last five financial years.

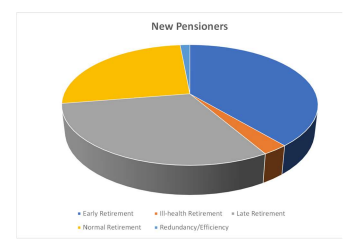
Year	Member Contributions £M	Benefits Paid £M
2022-23	141,527	141,306
2021-22	139,799	133,759
2020-21	134,548	131,431
2019-20	136,769	127,919
2018-19	122,212	120,112



#### **New Pensioners Details**

The table below shows the details of new pensioners split between various categories.

New Pensioners	
Type of Retirement	Total Members
Early Retirement	531
Ill-health Retirement	38
Late Retirement	421
Normal Retirement	357
Redundancy/Efficiency	20
Total	1,367



#### **Scheme Administration**

Dorset Council is the administering authority for the Dorset County Pension Fund and the scheme administration is the responsibility of the Fund Administrator. The costs of administering the scheme are charged to the Pension Fund.

Financial Services staff assist the Fund Administrator in his statutory duty to ensure that the Pension Scheme remains solvent and is administered effectively, adhering to the Local Government Pension Scheme Regulations in order to meet any current and future liabilities.

#### Staffing

There are four teams making up the Pension Administration Team and the Treasury and Investments Team; three teams which administer the Local Government Pension Scheme - the Technical Administration Teams, the Employer Relationship and Communication Team and the Systems Team. The remaining team is the Treasury and Investments Team.

The Pensions Administration team is accountable to the Pension Fund Committee, the Local Pensions Board, participating Employers and Scheme members. The team is fully committed to providing a quality service to meet the needs of the Fund's various stakeholders and to deliver excellent customer care.

The Pensions Administration Team provide a wide range of services including:

- Administration of the affairs of Dorset County Pension Fund.
- Administration of new starters in the Scheme.
- Calculation of pensions and lump sums for retiring members of the LGPS and provision of early retirement estimates.
- Calculation of service credit calculations, outgoing transfer value calculations and divorce estimates for the Local Government.
- Calculation of deferred pensions and refunds for early leavers.
- Calculation of widows and dependants benefits for retired and active members.
- Dealing with the administration of inhouse AVCs and APCs.
- Maintenance of the database of pension scheme members and provision of annual benefit statements and deferred benefit statements.
- Undertaking the annual pension increase exercise.
- Key Performance Indicators report.
- Promotion and facilitation of relationships and working arrangements between Dorset Council and its Employers.
- Responsible for the design, procurement and issuing of fact sheets, newsletters and guidance to scheme members and employers.
- Liaison with the Actuary to provide information for the triennial valuation, annual accountancy disclosures and ad hoc costings for employers and prospective employers.
- Preparation of Pensions Fund Committee reports relating to benefits related issues.

A team of 6 full time equivalent staff in the Treasury and Investments Team provide support to the Fund Administrator in his statutory role in relation to accounting and investment related activities for the Pension Fund, including:

 Collection of employee and employer contributions to be invested into the LGPS.

- Day-to-day accounting for the pension

  Fund
- Liaison with External and Internal audit.
- Preparation of the Pension Fund Accounts for inclusion in Dorset Council's Statement of Accounts.
- Preparation of the Annual Report and Accounts of the Pension Fund.
- Reconciliation of all Managers' purchases, sales and dividends received.
- Allocation of cash to Investment Managers.
- Appointment of Advisers and Actuary.
- Investment of the Fund's surplus cash balances.
- Liaison with Investment Managers, Advisers and Actuary.
- Monitoring and review of Investment Managers, Advisers and Actuary.
- Preparation of the Investment Strategy Statement and Funding Strategy Statement.
- Rebalancing of Investment Managers' portfolios to their target asset allocation.
- Completion of statistical and financial returns for Government and other bodies.
- Co-ordination of the production of FRS 102/IAS19 information for employers.
- Co-ordination of reports for Quarterly Pension Fund Committee meetings and the Pension Fund's Annual Meeting.
- Preparation of Pension Fund Committee reports relating to investments and accounting issues.

#### **Communications**

The Pension Fund is committed to establishing and maintaining effective communications with its members and other interested parties. The Fund has a Communications Policy statement formalising the processes by which this will be achieved. This policy statement is available on the Fund's website at:

https://www.dorsetpensionfund.org/forms-and-publications/communications-policy/ and is reproduced in full on page 125.

#### **General Data Protection Regulations**

The General Data Protection Regulation (GDPR) is a new set of European Union (EU) regulations which came into force on 25 May 2018. GDPR changes how organisations process and handle data, with the key aim of giving greater protection and rights to individuals. In order to administer the pension scheme, LGPS funds require various pieces of personal data provided by both the individual member and their employer.

To ensure GDPR compliance, every LGPS fund is required to update their privacy notice in line with the new requirements setting out, among other things, why certain data is held, the reason for processing the data, who they share the data with and the period for which the data will be retained. Within the notice, members will also be provided with additional information about their rights under the legislation.

#### **Equality and Diversity**

Dorset County Pension Fund has a workforce that reflects and is part of the community it serves. It is the policy of Dorset Council to ensure that all its employees are selected, trained and promoted on the basis of their ability, the requirements of the job and other similar non-discriminatory criteria. All employment decisions are based purely on relevant and objective criteria.

Dorset aim to deliver accessible, high-quality and value for money services to all our customers, without discrimination on grounds of group memberships; for example; sex, race, disability, sexual orientation, religion, belief or age.

#### Information Technology

Dorset County Pension Fund (DCPF) requires administration software to fulfil its function of providing an efficient compliant service for Local Government Pension Scheme (LGPS) members and pensioners across 200 employers, covering a membership of over 80,000.

The LGPS regulations, The Pension Regulator, HMRC and the scheme actuaries requires the DCPF to manage the LGPS properly to ensure it has accurate, complete and up-to-date records in order to pay the correct level of benefits to its

members with sufficient funding levels. In order to do this, there is the necessity to have administration software and associated software to maintain the controls and processes within the Pensions Administration Team to meet these standards.

The Pension Team's main administration system is Universal Pension Management (UPM), provided under licence by CIVICA, the contract was awarded in October 2020 with an initial contract license of 7 years with the option to extend by a further 3 years.

The Pension Administration System, UPM delivers fully integrated functions, Pensions Administration, Case Management, Information Management and Payroll.

UPM offers a fully integrated Employers and Members portal which allows Employers to submit starters, leavers and change in contracts for members via a secure electronic exchange. Members and Pensioners can register for the portal, whereby they can update personal details which automatically update their pension record in UPM, it has the ability for members to run pension benefit estimate and access an electronic version of the Annual Benefit Statement.

Historical and current Member and Pensioner data was migrated into UPM from our previous system Altair.

The Pensions Team use an Information Management System, provided under license by Hugh Symons. This license provides an electronic view of historical pension members and non-members correspondence with a secure drive for the Pensions Team. Document images for LGPS members were migrated into UPM and destroyed by Hugh Symons.

The Fund's financial data is collected from several different payroll providers and collated on the Council's SAP system. This system is maintained in-house by Dorset Council's ICT team and includes comprehensive contingency and business continuity provisions. The payment of pensions is

managed in-house by the Pension Fund, using SAP ERM System.

Formal notification has been submitted to Dorset Council; the payroll service will be administered in house by the Fund in future, the date is still to be agreed.

All council staff involved in Pension Fund Administration and Investment activities have access to the internet and the council's intranet.

The Pension Fund maintains two websites which are managed by its own officers.

The web address for the member website is www.dorsetpensionfund.org
The web address for the employer website is www.dcpfemployers.org

#### **Benefit Statements**

The Pensions Administration Team is required each year to send annual benefits statements to its active and deferred members. The statement is intended to inform the scheme member of the value of their benefits and provide an overview of when they may become payable.

#### **Performance Standards**

The Pensions Team has a number of service standards that it seeks to meet in order to ensure that it is providing an efficient and timely service to members of the LGPS. The standards are:

#### **New Active Members**

Membership Certificate: Dorset aim to issue a Membership Certificate to a new member within one month of receiving a completed notification from the member's employer.

Transfers In: Dorset aim to acknowledge the member's request for transfer details and calculate the estimated benefits that a transfer value will buy and issue a quotation within 10 days of receiving details from the previous scheme and any additional essential information required from His Majesty's Revenue & Customs. Dorset aim to request payment of the transfer value within 5 days of receiving confirmation from

the member that the transfer is to proceed.

Dorset aim to confirm the actual benefits
purchased by the transfer value within 10 days of
receiving payment from the previous scheme.

#### **Existing Active Members**

Annual Benefit Statements: Provided pay details are received from employers promptly after the year end and all information is held, Dorset will make available each year an Annual Benefit Statement to each member showing the estimated current value of accrued benefits, the value of prospective benefits at normal retirement age, the estimated current value of death-in-service benefits and, for tax purposes the amount of Annual Allowance used by the change in benefit value since the previous year.

Paying Extra Contributions: Dorset aim to provide information within 10 days of receiving a request from a member wishing to pay extra contributions.

Retirements: Dorset aim to send details of the benefits payable and pay the member's tax-free cash lump sum within 10 days of receiving all of the information required from the member's employer and/or the member.

Deaths: Dorset aim to send details of the benefits payable within 10 days of receiving all of the information required from the late member's employer and we will pay the lump sum death grant within 10 days of receiving Grant of Probate (or other appropriate documentation) or authorisation from two delegated officers.

Early Leavers: Dorset aim to send details of the benefit options available within 30 days of receiving all of the information required from the employer.

Refunds: Dorset aim to pay a refund by the end of the month following receipt of the member's formal request for payment.

Transfers Out: Dorset aim to issue a quotation, guaranteed for 3 months, within 10 days of receiving the member's request and confirmation of the member's contracted-out rights from His

Majesty's Revenue & Customs (where appropriate). Dorset aim to pay a transfer value within five days of receiving confirmation from the member that the transfer is to be made and all of the information required to make payment is received.

#### **Deferred Members**

Annual Benefit Statements: Dorset aim to make available to each deferred member a Benefit Statement by 31 August annually, showing the current value of the member's preserved benefits.

#### Members' Self Service (MSS)

Members of the Fund can access their own pension records online, which enables active, deferred and pensioner members the option to change basic details, such as address changes, run through benefit calculations, and receive communications.

The Dorset County Pension Fund has its own website, with information for all member types, and for employees. The site contains information, forms and fact sheets, as well as details covering investments and governance.

Annual Benefit Illustrations are issued each year to active and deferred members together with an annual newsletter detailing regulatory changes and key messages for members. Annual newsletters are also sent to pensioner members each year. These communications are very well received by members.

Provided Dorset hold an address which has been confirmed we will write to the member setting out the benefit options available to them.

#### **Help with Pension Problems**

#### Internal Dispute Resolution Procedure

From the day a person starts a job with an employer, to the day when benefits or dependant's benefits are paid, the employer and the Pension Scheme administering authority have to make decisions under the Pension Scheme rules that affect the member (or their dependants). When the member (this includes dependants) is notified of a decision they should

check, as far as they can, that it is based on the correct details and that they agree with the decision.

If they are not satisfied with any decision affecting them made in relation to the Scheme, they have the right to ask for it to be looked at again under the formal complaint procedure. They also have a right to use the procedure if a decision should have been made by their employer or administering authority, but it hasn't been. The complaint procedure's official name is the "Internal Dispute Resolution Procedure" (IDRP).

The following gives an overview of the IDRP process:

#### First stage:

If a member needs to make a formal complaint, they should make it:

- in writing, and
- normally within 6 months of the day when they were told of the decision they want to complain about.

The complaint will be considered carefully by a person nominated by the body that took the decision against which the member wishes to complain. This guide calls them the "nominated person". That person is required to give the member their decision in writing.

If the nominated person's decision is contrary to the decision the member complained about, the employer or administering authority that made that original decision will now have to deal with your case in accordance with the nominated person's decision.

If the decision the member complained about concerned the exercise of discretion by the employer or administering authority, and the nominated person decides that the employer or administering authority should reconsider how they exercised their discretion, they will be required to reconsider their original decision.

#### Second Stage:

The member can ask the pension scheme administering authority to take a fresh look at the complaint in any of the following circumstances:

- the member is not satisfied with the nominated person's first-stage decision,
- the member has not received a decision or an interim letter from the nominated person, and it is 3 months since the member lodged your complaint,
- it is one month after the date by which the nominated person told the member (in an interim letter) that they would give them a decision, and they have still not received that decision.

This review would be undertaken by a person not involved in the first stage decision.

The member will need to send the appropriate administering authority their complaint in writing. The administering authority will consider the complaint and give you their decision in writing.

If the member is still unhappy following the administering authority's second stage decision, they can take the case to the Pensions Ombudsman provided they do so within 3 years from the date of the original decision (or lack of a decision) about which the member is complaining.

If a member approaches you because they are unhappy with a decision made, please ask them to contact staff in the Pensions Administration team in the first instance as many issues can be resolved without the need to resort to the lengthy process of IDRP. It could simply be that there is a misunderstanding of the Regulations and that the decision made is in fact correct and this can be explained to the member accordingly.

#### The Pensions Regulator (TPR)

The Pensions Regulator is the public body that protects workplace pensions in the UK. They work with employers and those running pensions so that people can save safely for their retirement. Their aim to be a strong, visible regulator so that we build people's confidence in pensions.

The Pensions Regulator has responsibility for overseeing the Local Government Pension Scheme and is committed to ensuring that every fund reaches a basic level of compliance against the law and the Regulator's Code of Practice 14 for public sector schemes.

#### **Pensions Ombudsman**

In cases where a complaint or dispute has not been satisfactorily resolved through the IDRP, an application can be made to the Pensions Ombudsman within three years of the event that gave rise to the complaint or dispute or, if later, within three years of when the individual first knew about it (or ought to have known about it). There is discretion in certain instances for the time limit to be extended.

The Ombudsman can investigate and determine any complaint or dispute involving maladministration of the scheme or matters of fact or law and his or her decision is final and binding (unless the case is taken to the appropriate Court on a point of law). Matters where legal proceedings have already started cannot be investigated by the Pensions Ombudsman.

The Pensions Ombudsman's website can be found at www.pensions-ombudsman.org.uk or they can be contacted on 0800 917 4487. The address is: 10 South Colonnade **Canary Wharf** London E14 4PU

#### **Money Helper**

Money Helper is available at any time to assist members and beneficiaries of the scheme in connection with any pension query that they may have difficulty which they cannot resolve with the scheme administrator. Information can be found at the following:

www.moneyhelper.org.uk Telephone No: 0800 011 3797.

#### How can I trace my pension rights?

The Pension Tracing Service holds details of pension schemes, including the LGPS, together with relevant contact addresses. It provides a tracing service for ex-members of schemes with pension entitlements (and their survivors), who have lost touch with previous schemes. All occupational and personal pension schemes must register if the pension scheme has current members contributing to the scheme or people expecting benefits from the scheme.

If you need to use this tracing service, please write

Address: The Pension Tracing Service, Tyneview Park, Whitley Road, Newcastle upon Tyne, NE98 1BA

Telephone: 0800 731 0193

Website: www.gov.uk/find-pension-contact-

<u>details</u>

#### The Financial Conduct Authority (FCA)

The FCA regulates the conduct of financial service firms and financial markets in the UK. The website provides advice and information to consumers in the avoidance of pension scams and includes a register members can check to find a suitably qualified independent financial advisor.

In writing: FCA Head Office, 12 Endeavor Square, London, E20 1JN

By telephone: 0800 111 6768

Website: https://www.fca.org.uk/

#### **Pension Scams Pledge**

The Dorset County Pension Fund have pledged to do what we can to protect scheme members and follow the principles of the Pension Scams Industry Group (PSIG) Code of Good Practice as it applies to LGPS Funds.

Pledging to combat pension scams confirms our intent to protect our LGPS members and demonstrates that we are committed to stopping scammers in their tracks.

The Dorset County Pension Fund have committed to:

- Regularly warn members about pension scams.
- Encourage members asking for cash drawdown to get impartial guidance from The Pensions Advisory Service.
- Get to know the warning signs of a scam and best practice for transfers by key staff

- completing the scams module in the Trustee Toolkit; studying and using resources on the Financial Conduct Authority (FCA) ScamSmart website.
- Take appropriate due diligence measures by carrying out checks on pension transfers and documenting pension transfer procedures.
- Clearly warning members if they insist on high-risk transfers being paid.
- Report concerns about a scam to the authorities and communicate this to the scheme member.

## **Actuarial Information**

# Statement of the Actuary IAS26 Report

Pension accounting disclosure as at 31 March 2023. Prepared in accordance with IAS26.

#### Introduction

We have been instructed by Dorset Council, the administering authority to the Dorset County Pension Fund (the Fund), to undertake pension expense calculations in respect of pension benefits provided by the Local Government Pension Scheme (the LGPS) to members of the Fund as at 31 March 2023. We have taken account of current LGPS Regulations, as amended, as at the date of this report.

This report is addressed to the administering authority and its advisers; in particular, this report is likely to be of relevance to the Fund's auditor.

The LGPS is a defined benefit statutory scheme administered in accordance with the Local Government Pension Scheme Regulations 2013 and currently provides benefits based on career average revalued earnings. Full details of the benefits being valued are as set out in the Regulations and summarised on the LGPS website (www.lgpsregs.org/) and the Fund's membership booklet (www.lgpsmember.org/).

This report is prepared in accordance with our understanding of IAS26 and complies with Technical Actuarial Standard 100: Principles for Technical Actuarial Work (TAS 100). In calculating the disclosed numbers we have adopted methods and assumptions that are consistent with IAS19.

This report should be read in conjunction with the post accounting date briefing note for disclosures as at 31 March 2023.

#### Data used

We have used the following items of data which we received from the administering authority:

- 31 March 2022 results of the latest funding valuation.
- 31 March 2022 results of the previous IAS26 report.
- 31 March 2023 Fund asset statement.
- 31 March 2023 Fund income and expenditure items.
- 31 March 2023 Details of any new unreduced early retirement payments out.

The data has been checked for reasonableness and we are happy that the data is sufficient for the purposes of our advice.

Although some estimation of the data to the accounting date may be required, we do not believe it is likely to be material to the results in this report.

We are not aware of any material changes or events since we received the data.

#### **Employer membership statistics**

The table below summarises the membership data at 31 March 2022.

Member data summary	Number	Salaries/ Pensions £000s	Average age
Actives	23,160	455,060	47
Deferred Pensioners	35,046	49,563	50
Pensioners	25,296	121,447	72

#### **Payroll**

The total pensionable payroll for the employers in the Fund is set out below and is based on information provided to us by the administering authority.

Estimated payroll for the year to 31 March 2023 £459,950,000.

#### **Unfunded benefits**

We have excluded any unfunded benefits as these are liabilities of employers rather than the Fund.

#### **Early retirements**

We requested data on any early retirements in respect of the Fund from the administering authority for the year ending 31 March 2023. We have been notified of 15 new early retirements during the year which were not allowed for at the previous accounting date. The total annual pension that came into payment was £184,200.

#### **Assets**

The return on the Fund (on a bid value to bid value basis) for the year to 31 March 2023 is estimated to be -4.65% based on the Fund asset statements and Fund cashflows as set out in the Data section above.

The estimated asset allocation for the Fund is as follows (noting that due to rounding they may not total 100%):

Asset	31 Mar 2023		31 Mar 2	022
breakdown				
	£000s	%	£000s	%
Equities	2,192,046	62	1,964,910	53
Liability	18,955	1	458,960	12
Driven				
Investment				
Cash	58,803	2	83,245	2
Other Bonds	229,091	7	185,995	5
Diversified	236,496	7	243,437	7
Growth Fund				
Property	283,023	8	345,765	9
Infrastructure	266,492	8	252,133	7
Multi Asset	232,448	7	169,355	5
Credit				
Total	3,517,354	100	3,703,800	100

#### **Actuarial methods and assumptions**

Details of the actuarial methods and derivation of the assumptions used can be found in the 31 March 2023 briefing note issued alongside this report unless noted otherwise below. The key assumptions used are set out below.

Post retirement mortality	31 Mar	31 Mar	
	2023	2022	
Base table	S3PA	S3PA	
Multiplier (M/F)	95% / 100%	95% / 100%	
Future improvements model	CMI_2021	CMI_2021	
Long-term rate of	1.25% p.a.	1.25% p.a.	
improvement			
Smoothing parameter	7.0	7.0	
Initial addition parameter	0.0% p.a.	0.0% p.a.	
2020 & 2021 weight	5% and 5%	5% and 5%	
parameter			

#### **Fund Duration**

The estimated duration of the fund as at the accounting date, using assumptions set out below is 17 years.

Life expectancy from age 65 (years)		31 Mar 2023	31 Mar 2022
Retiring today	Males	22.2	22.1
	Females	24.2	24.2
Retiring in 20 years	Males	23.5	23.4
	Females	25.6	25.6

Financial assumptions	31 Mar 2023 p.a.	31 Mar 2022 p.a.	31 Mar 2021 p.a.
Discount rate	4.80%	2.60%	2.00%
Pension increases (CPI)	2.85%	3.20%	2.85%
Salary increases	3.85%	4.20%	3.85%

In addition, we have allowed for the actual pension increases up to and including the 2023 Pension Increase Order. This is reflected in the Experience loss/(gain) on defined benefit obligation figure in the results. We have also allowed for actual CPI inflation experienced from March 2022 to March 2023.

We have adopted a set of demographic assumptions that are consistent with those used for the most recent Fund valuation, which was carried out as at 31 March 2022. These assumptions have been updated from those adopted at the last accounting date. Details of the

post-retirement mortality assumption are shown above.

The assumed life expectancies, based on the assumptions are set out above, are set out in the table above.

#### **Results**

Net pension asset in the statement of financial position as at	As at 31 Mar 2023 £000s	As at 31 Mar 2022 £000s	As at 31 Mar 2021 £000s
Present value of the defined benefit obligation	4,138,310	6,267,323	6,281,638
Fair value of Fund assets (bid value)	3,517,354	3,703,800	3,350,990
Net liability in balance sheet	620,956	2,563,523	2,930,648

The present value of the defined benefit obligation consists of £4,089,776,000 in respect of vested obligation and £48,534,000 in respect of non-vested obligation.

Reconciliation of opening & closing balances of the present value of the defined benefit obligation	Year to 31 Mar 2023 £000s	Year to 31 Mar 2022 £000s
Opening defined benefit obligation	6,267,323	6,281,638
Current service cost	206,845	233,429
Interest cost	161,534	124,812
Change in financial assumptions	(2,752,417)	(305,037)
Change in demographic assumptions	-	(154,940)
Experience loss/(gain) on defined benefit obligation	365,471	170,211
Liabilities assumed / (extinguished) on settlements	-	-
Estimated benefits paid net of transfers in	(142,073)	(115,373)
Past service costs, including curtailments	1,917	2,660
Contributions by Scheme participants and other employers	29,710	29,923
Closing defined benefit obligation	4,138,310	6,267,323

Reconciliation of opening & closing balances of the fair value of Fund assets	Year to 31 Mar 2023 £000s	Year to 31 Mar 2022 £000s
Opening fair value of Fund assets	3,703,800	3,350,990
Interest on assets	96,155	67,225
Return on assets less interest	(268,800)	267,645
Other actuarial gains/(losses)	-	-
Administration expenses	(2,692)	(2,692)
Contributions by employer	101,254	106,082
Contributions by Scheme participants and other employers	29,710	29,923
Estimated benefits paid net of transfers in	(142,073)	(115,373)
Settlement prices received / (paid)	-	-
Closing fair value of Fund assets	3,517,354	3,703,800

Sensitivity analysis	£000s	£000s	£000s
Adjustment to discount rate	+0.1%	0.0%	-0.1%
Present value of total obligation	4,071,106	4,138,310	4,207,300
Adjustment to long term salary increase	+0.1%	0.0%	-0.1%
Present value of total obligation	4,143,384	4,138,310	4,133,277
Adjustment to pension increases and deferred revaluation	+0.1%	0.0%	-0.1%
Present value of total obligation	4,203,482	4,138,310	4,074,816
Adjustment to life expectancy assumptions	+ 1 Year	None	- 1 Year
Present value of total obligation	4,290,477	4,138,310	3,992,184

#### **Committee Members Attendance**

The table below summarises the meetings which have taken place including attendance by members of the Committee.

- The Pension Fund Committee dated 21 September 2022 was postponed.
- The Pension Fund Committee date 9 November 2022 was a special meeting to discuss a report on Inflation Hedging.

Committee Member	14 Jun 2022	09 Nov 2022	29 Nov 2022	14 Mar 2023	Total	Voting rights
Andy Canning (Chairman)	✓	✓	✓	✓	4	✓
Peter Wharf (Vice Chairman)	X	✓	X	✓	2	✓
Adrian Felgate	✓	✓	✓	✓	4	✓
Bobbie Dove	✓	N/A	N/A	N/A	1	✓
David Brown	✓	X	✓	✓	3	✓
Toby Johnson	N/A	✓	✓	✓	3	✓
Howard Legg	X	✓	✓	✓	3	✓
John Beesley	✓	✓	✓	$\checkmark$	4	✓
Mark Roberts	✓	X	✓	✓	3	✓
Simon Christopher	✓	✓	✓	✓	4	✓

key and Notes

✓ In Person
✓ Online

#### **Committee Structure**

The Council delegates the management of the Fund to the Pension Committee. A Committee of elected members, five Dorset Councillors, three Councillors representing Bournemouth, Christchurch and Poole Council and one voting Scheme Member representative are responsible for making investment policy, overseeing how the scheme is run and monitoring performance. The Committee is supported by an investment management expert who is not involved in the management of the Fund's Assets. The Committee meets on a quarterly basis.

## Committee Responsibilities Delegated to the Fund Administrator

The Committee delegates to the Fund Administrator the following responsibilities:

- Managing and monitoring the investment managers, consultants and custodian.
- Managing the Fund's cash assets directly held by the Administering Authority.
- Transferring assets between the Administering Authority, the investment managers and custodian.

- Accounting for all investment transactions.
- Within limits, authorising expenditure from the Fund.
- Paying the fees of the investment managers and the custodian.
- When necessary, exercising the Fund's voting rights after consulting the Chairman and Vice Chairman.
- Admitting organisations into the Pension Scheme after consulting the Chairman and Vice Chairman.

#### **Committee Responsibilities**

The Pension Fund Committee terms of reference are set out below and the Committee is responsible for monitoring all aspects relating to the investment of the assets of the Fund as follows:

- Setting and monitoring performance objectives for the Pension Fund.
- Approval and review of the overall investment strategy of the Pension Fund.
- Approval and review of asset allocation decisions.
- Performance monitoring of Investment Managers.
- Appointing (and, when necessary, dismissing) Investment Managers\*.

- Appointing (and, when necessary, dismissing) Investment Consultants.
- Appointing (and, when necessary, dismissing) the Pension Fund Actuary.
- Appointing (and, when necessary, dismissing) the Pension Fund Custodian.
- Setting and approving Administering Authority discretions for the Local Government Pension Scheme.
- Agreeing and monitoring actions to address findings from any review of Pension Fund activities.
- Approval of key policies and statements:
  - Investment Strategy Statement.
  - o Funding Strategy Statement.
  - Governance Compliance Statement.
  - Communications Strategy Statement.

\*This had been the responsibility of the Pension Fund Committee but as national pooling of LGPS funds progresses, this responsibility will ultimately transfer to the Brunel Pension Partnership, of which Dorset County Pension Fund is a member. The Pension Fund Committee will still retain control over the asset allocation.

#### **Accountability and Transparency**

Pensions Committee meetings are open to members of the public.

Pensions Committee agendas and minutes are published on the Dorset Council website at: https://moderngov.dorsetcouncil.gov.uk

#### **Code of Conduct**

Councillors are required to comply with the requirements of the Localism Act 2011 regarding disclosable pecuniary interests which are to:

- Check if there is an item of business on this agenda in which you or a relevant person has a disclosable pecuniary interest.
- Inform the Secretary to the Committee in advance about your disclosable pecuniary interest and if necessary, take advice.
- Check that you have notified your interest to your own Council's Monitoring Officer (in writing) and that it has been entered in your Council's Register (if not this must be done within 28 days, and you are asked to use a notification form available from the clerk).
- Disclose the interest at the meeting and in the absence of a dispensation to speak and/or vote, withdraw from any consideration of the item.

#### **Conflicts of Interest**

The Pension Fund is governed by elected members acting as trustees and the code of conduct for elected members' sets out how any conflicts of interest should be addressed.

The code includes general provisions on ethics and standards of behaviour which require elected members to treat others with respect and not to bully, intimidate or do anything to compromise the impartiality of those who work for or on behalf of the Council.

The Code also contains rules about "disclosable pecuniary interests" and sets out the action an elected member must take when they have such an interest in Council business, for instance withdrawing from the room or chamber when the matter is discussed and decided in committee, unless dispensation has been obtained from the Council's Monitoring Officer.

## The Local Pension Board for the Dorset County Pension Fund

#### Introduction

With effect from 1 April 2015 Dorset County Pension Fund created a Local Pension Board. The role of the board is to help the Dorset Pension Fund comply with all the legislative requirements to ensure the scheme is being effectively and efficiently governed and managed.

The Local Pension Board helps ensure that the Fund is managed and administered effectively and

#### The Function of the Board

The function of the Board as defined by sections 5 (1) and (2) of the Public Service Pensions Act 2013 is to assist the Scheme Manager.

- To secure compliance with the LGPS regulations and any other legislation relating to the governance and administration of the LGPS.
- To secure compliance with requirements imposed in relation to the LGPS by the Pensions Regulator.
- To secure the effective and efficient governance and administration of the LGPS for the Dorset County Pension Fund; and
- To provide the Scheme Manager with such information as it requires to ensure that any member of the Local Pension Board or person to be appointed to the Local Pension Board does not have a conflict of interest.

Local Pension Boards are constituted entirely under the Public Service Pensions Act 2013 and are not local authority committees.

#### **Role of the Pension Board**

The Pension Board is responsible for:

 Scrutinising the progress of actions to meet the performance objectives of the Pension Fund. efficiently and complies with the code of practice on the governance and administration of local government pension schemes issued by the Pension Regulator and with due regard to guidance issued by government, The Pensions Regulator and the LGPS Advisory Board.

- Reviewing and monitoring the training plan of the Pensions Board and elected members and officers with delegated responsibilities for the governance, management, and administration of the Pension Fund.
- Reviewing and monitoring the performance of external business partners, including the pensions administration service, the actuary, the custodian, and the investment consultant.
- Reviewing and monitoring the Risk Register and risk monitoring of scheme employers.
- Reviewing the implementation of revised policies and procedures, including the administering discretions.
- Reviewing the compliance of projects commissioned by the Pension Fund Committee, including the Triennial Valuation of the Pension Fund.
- Ensuring pension rules and regulations are being complied with when officers are making decisions on pension matters.
- Scrutinising data quality.
- Reviewing internal audit reports.
- Assisting in the development of improved customer services.
- Reviewing compliance of Investment Managers with Investment Management Agreements; and

 Reviewing progress of agreed actions to address finding from any review of the Pension Fund activities.

## The current membership of the Local Pension Board as at 31 March 2023

The Pension Board consists of nine members and is constituted as follows.

- 4 employer representatives
- 5 scheme membership representatives

The Pension Board meets four times a year.

The current Local Pension Board membership is shown below.

The Local Pension Board Current Membership					
Board Member	Representing				
Richard Bates (Chairman)	Member Representative (Retired Scheme Member)				
Adam Richens (Vice Chairman)	Employer Representative (BCP Council)				
Councillor David Shortell	Employer Representative (Dorset Council)				
James Sheehy	Scheme Member Representative				
James Stevens	Scheme Member Representative				
Jon Bird	Member Representative (Union Nominated)				
Jonathan Stiby	Scheme Member Representative				
Julie Strange	Employer Representative (Dorset Police)				
Mary O' Sullivan	Employer Representative (Arts University Bournemouth)				

#### The Local Board Members Attendance

The table below summarises the meetings which have taken place including attendance by members of the Board.

The Pension Board meeting on 11 October 2022 was cancelled.

Pension Board Member	22 Jun 2022	7 Dec 2022	22 Mar 2023	Total
Board Member				
Adam Richens (Vice Chairman)	✓	$\checkmark$	X	2
Jon Bird	✓	$\checkmark$	$\checkmark$	3
John Jones	Х	Χ	✓	1
Mary O' Sullivan	✓	$\checkmark$	Χ	2
Councillor David Shortell	Х	$\checkmark$	✓	2
James Stevens	✓	$\checkmark$	✓	3
Julie Strange	✓	✓	X	2

#### **Pension Board Changes**

There was a vacancy for the Chair of the Local Pension Board. The position was advertised, and several applications were received. Of these, three candidates were interviewed, and Richard Bates became the independent Chair of the Local Pension Board in 2023.

John Jones stepped down as a Scheme Member Representative in July 2023. This resulted in another vacancy for a Scheme Member Representative, despite being advertised several times, this position had been difficult to fill. However, following further advertisements, applications have now been received and it is anticipated that the new Scheme Member

Representative will be in position following the September 2023 meeting.

#### Matters discussed by the board

During 2022-23 the following items were discussed by the board.

Standing items at each board meeting:

- LGPS Administration report, which includes Key Performance Indicators.
- Papers from the Pension Fund Committee meetings.
- Investment Update.
- Risk Register.

In addition, other subjects included:

- 2022 Fund valuation.
- McCloud judgement (court ruling to remove age discrimination in public service pensions) and remedy.
- Pensions Dashboard Programme.
- Consultation on SAB Cost Control Mechanism.
- Overseas pensioners existence checks.
- Annual end of year processes and annual benefit statements.
- Dorset County Pension Fund data quality report.
- Board member training.

Pension Board agendas, minutes and additional reports are published on the Dorset County Pension Fund website at

www.dorsetpensionfund.org/dorsetpensionfund/about-us/local-pensionboard/

#### **Scheme Compliance/Breaches**

During the 2022-23 scheme year no materially significant breaches of the law were identified that required reporting to The Pensions Regulator (TPR).

The TPR's guidance on reporting breaches of the law can be found here:

https://www.thepensionsregulator.gov.uk/en/doc ument-library/codes-of-practice/code-1reporting-breaches-of-the-law

#### **Training**

Dorset County Pension Fund is committed to providing training to those involved in the governance of the Fund and to ensure members have the necessary skills and knowledge to act effectively in line with their responsibilities.

The Local Pension Board Training Policy for Dorset County Pension Fund can be found on our website here:

https://www.dorsetpensionfund.org/media/ssqlts iu/dcpf-local-pension-board-training-policydecember-2019.pdf

#### The Pensions Regulator Public Service Toolkit

All Board members are required to complete the Pensions Regulator's online Public Service toolkit. The programme is split into seven separate courses (shown above) designed to cover the governance and administration of public service schemes, as described in the code of practice: <a href="https://www.thepensionsregulator.gov.uk/en/document-library/codes-of-practice/code-14-public-service-pension-code-of-practice/code-14-public-service-pension-code-of-practice/code-14-public-service-pension-code-of-practice/code-14-public-service-pension-code-of-practice/code-14-public-service-pension-code-of-practice/code-14-public-service-pension-code-of-practice/code-14-public-service-pension-code-of-practice/code-14-public-service-pension-code-of-practice/code-14-public-service-pension-code-of-practice/code-14-public-service-pension-code-of-practice/code-14-public-service-pension-code-of-practice/code-14-public-service-pension-code-of-practice/code-14-public-service-pension-code-of-practice/code-14-public-service-pension-code-of-practice/code-14-public-service-pension-code-of-practice-pension-code-of-pension-code-of-pension-code-of-pension-code-of-pension-code-of-pension-code-of-pension-code

- Conflicts of interest.
- Managing risk and internal controls.
- Maintaining accurate member data.
- Maintaining member contributions.
- Providing information to members and others.
- Resolving internal disputes.
- Reporting breaches of the law.

#### **Training sessions and events**

Various conferences and seminars organised by industry bodies such as the Local Government Association (LGA) and the Chartered Institute of Public Finance and Accountancy (CIPFA) take place during the year. Attendance at these events will count as board member training, along with bespoke sessions arranged for board meetings.

During 2022-23, many of these events were still restricted to virtual' on-line events due to COVID measures.

#### **2022-23 Local Pension Board Meetings**

Local Pension Board Meetings have been provisionally scheduled for the following dates:

- 21 June 2023
- 27 September 2023
- 6 December 2023
- March 2024 date to be confirmed.

## **Pension Fund Accounts**

# Independent auditors statement to the Members of the Dorset County Pension Fund on the Pension Fund Financial Statements

We have examined the pension fund financial statements for the year ended 31 March 2023, which comprise the Fund Account, the Net Assets Statement and the related notes 1 to 24.

## Respective responsibilities of the Chief Financial Officer and the auditor

As explained more fully in the Statement of the Chief Financial Officer's Responsibilities, the Chief Financial Officer is responsible for the preparation of the pension fund's financial statements in accordance with applicable United Kingdom law and the CIPFA/LASAAC Code of Practice on Local Authority Accounting in the United Kingdom.

Our responsibility is to report to you our opinion on the consistency of the pension fund financial statements within the pension fund annual report with the pension fund financial statements in the statement of accounts of Dorset Council, and its compliance with applicable law and the CIPFA/LASAAC Code of Practice on Local Authority Accounting in the United Kingdom. We conducted our work in accordance with Auditor Guidance Note 07 - Auditor Reporting, issued by the National Audit Office.

#### **Basis for qualified opinion**

As explained in our report on the administering authority's full annual statement of accounts, we did not express an audit opinion on the financial statements of Dorset Pension Fund for the year ended 31 March 2023. The basis for our disclaimer of opinion was that following the introduction of the Accounts and Audit (Amendment) Regulations 2024 ("the Regulations"), there was insufficient time to complete the necessary audit work to form an audit opinion by 13 December 2024.

As a result, we also are unable to express an opinion upon whether the pension fund financial statements comply with applicable law and the CIPFA/LASAAC Code of Practice on Local Authority Accounting in the United Kingdom.

#### **Qualified opinion**

In our opinion, the pension fund financial statements are consistent, in all material respects, with the pension fund financial statements in the full annual statement of accounts of Dorset Council for the year ended 31 March 2023.

As explained in the 'Basis for qualified opinion' section, we are unable to determine whether the financial statements comply with applicable law and the CIPFA/LASAAC Code of Practice on Local Authority Accounting in the United Kingdom.

#### Use of our report

This report is made solely to the members of Dorset Council ('the Authority'), as a body, in accordance with Part 5 of the Local Audit and Accountability Act 2014. Our audit work has been undertaken so that we might state to the members of the Authority, as a body, those matters we are required to state to them in an auditor's report and for no other purpose. To the fullest extent permitted by law, we do not accept or assume responsibility to anyone other than the members of the Authority, as a body, for our audit work, for this report, or for the opinions we have formed.

Ian Howse (Key Audit Partner)
For and on behalf of Deloitte LLP
Cardiff, United Kingdom
13 December 2024

## **Pension Fund accounts**

Pension Fund Account for the year ended 31 March 2023.

The Pension Fund Accounts contain two core statements, the Pension Fund Account and the Net Assets Statement.

Each of the statements is accompanied by supplementary notes providing additional detail to the figures presented.

		FUND ACCOUNT			
202	1-22			202	2-23
£'000	£'000		Note	£'000	£'000
		Dealings with members, employers and others dinvolved in the Fund	irectly		
	139,798	Contributions	7		141,527
109,864		Employer contributions		109,217	
29,934		Member contributions		32,310	
	22,524	Transfers in from other pension funds	8		5,708
	162,322	Total additions from dealing with members etc.			147,235
	(133,759)	Benefits	9		(141,306)
(114,379)		Pensions		(120,256)	
(16,277)		Commutation and lump sum retirement benefits		(17,446)	
(3,103)		Lump sum death benefits		(3,604)	
	(5,633)	Payments to and on account of leavers	10		(6,748)
(439)		Refunds of contributions		(406)	
(5,194)		Transfers to other pension funds		(6,342)	
	22,930	Net additions/(withdrawals) from dealings with members and others			(819)
	(15,574)	Management expenses	11		(17,947)
	7,356	Net additions/(withdrawals) including Fund management expenses			(18,766)
	16,228	Investment Income	12		19,535
	(10)	Taxes on income			-
	329,236	Profit/(loss) on disposal of investments and chan the value of investments	ges in		(182,574)
	345,454	Net return on investments		•	(163,039)
	352,810	Net increase/(decrease) in assets available for be during the year	enefits		(181,805)
	3,350,990	Opening net assets of the fund 1 April			3,703,800
	3,703,800	Closing net assets of the fund 31 March			3,521,995

## **Net Asset Statement**

NET ASSETS STATEMENT					
31 Mar	ch 2022			31 Mar	ch 2023
£'000	£'000		Note	£'000	£'000
	838	Long term investments	13		707
838		Brunel Pension Partnership Ltd		707	
	3,693,622	Investment assets	14		3,517,355
59		Equities		72	
3,210,018		Pooled investment vehicles		3,069,686	
132,224		Private equity		135,849	
274,308		Property		245,859	
72,664		Cash & cash equivalents		58,035	
3,108		Derivative contracts	16	7,086	
1,241		Other investment assets		768	
	-	Investment liabilities			-
	3,694,460	Total net investments			3,518,062
	13,992	Current assets			10,770
10,732		Contributions due from employers		10,032	
3,260		Other current assets		738	
	(4,652)	Current liabilities			(6,837)
(928)		Unpaid benefits		(560)	
(3,724)		Other current liabilities		(6,277)	
	3,703,800	Net assets available to fund benefits			3,521,995

### Notes to the Accounts

#### Note 1. Description of the Fund

The Dorset County Pension Fund ("the Fund") is part of the Local Government Pension Scheme (LGPS) and is administered by Dorset Council ("the Council").

#### a) General

The scheme is governed by the Public Service Pensions Act 2013. The fund is administered in accordance with the following secondary legislation:

- the Local Government Pension Scheme (LGPS)
   Regulations 2013 (as amended)
- the LGPS (Transitional Provisions, Savings and Amendment) Regulations 2014 (as amended)
- the LGPS (Management and Investment of Funds) Regulations 2016.

It is a contributory defined benefit pension scheme administered by the Council to provide pensions and other benefits for pensionable employees of the Council, other councils, and a range of other scheduled and admitted bodies within the county area. Teachers, police officers and firefighters are not included as they come within other national pension schemes. The Fund is overseen by the Pension Fund Committee, which is a committee of the Council.

#### b) Membership

Membership of the LGPS is voluntary and employees are free to choose whether to join the scheme, remain in the scheme or make their own personal arrangements outside the scheme.

- **Scheduled bodies**, which are automatically entitled to be members of the Fund.
- Admitted bodies, which participate in the Fund under the terms of an admission agreement between the Fund and the employer. Admitted bodies include voluntary, charitable and similar not-for-profit organisations, or private contractors undertaking a local authority function following outsourcing to the private sector.

Membership details are set out below:

31 March 2022		31 March 2023
327	Total Employers	339
	Employees	
7,130	Administering Authority	7,270
19,403	Other Scheduled Bodies	21,010
1,117	Admitted Bodies	1,009
27,650	<b>Total Employees</b>	29,289
	Pensioners	
9,524	Administering Authority	9,723
13,850	Other Scheduled Bodies	14,423
1,928	Admitted Bodies	2,035
25,302	<b>Total Pensioners</b>	26,181
	<b>Deferred Pensioners</b>	
8,839	Administering Authority	8,917
14,434	Other Scheduled Bodies	14,964
1,527	Admitted Bodies	1,529
	<b>Total Deferred</b>	
24,800	Pensioners	25,410
77,752	Total Members	80,880

#### c) Funding

Benefits are funded by contributions and investment earnings. Contributions are made by active members of the Fund in accordance with the Local Government Pension Scheme Regulations 2013 and ranged from 5.5% to 12.5% of pensionable pay for the financial year ending 31 March 2022. Employers' contributions are set based on triennial actuarial funding valuations. The last such valuation was at 31 March 2022. Currently, employer contribution rates range from 10.0% to 29.0% of pensionable pay.

#### d) Benefits

Prior to 1 April 2014, pension benefits under the LGPS were based on final pensionable pay and length of pensionable service. From 1 April 2014, the scheme became a career average scheme, whereby members accrue benefits based on their pensionable pay in that year at an accrual rate of 1/49th. Accrued pension is uprated annually in line with the Consumer Prices Index. A range of other benefits are also provided including early retirement, disability pensions and death benefits.

#### Note 2. Basis of Preparation

The statement of accounts summarise the Fund's transactions for the 2022-23 financial year and its financial position at 31 March 2023. The accounts have been prepared in accordance with the CIPFA Code of Practice on Local Authority Accounting in the United Kingdom 2022-23 ("the Code"), which is based upon International Financial Reporting Standards (IFRS), as amended for the UK public sector. The accounts have been prepared on a going concern basis.

Paragraph 3.3.1.2 of the Code requires disclosure of any accounting standards issued but not yet adopted. IFRS 16, introduced on 1 January 2019, was originally due to be adopted by the Code for accounting periods commencing on or after 1 April 2022. However, an optional deferral to adopt IFRS 16 from either 1 April 2022, 1 April 2023 or 1 April 2024 has been announced following an emergency consultation for updating the Code. This new accounting standard largely removes the distinction between operating and finance leases by introducing an accounting model that requires lessees to recognise assets and liabilities for all leases with a term of more than 12 months unless the underlying asset is of low value. This will bring assets formerly off-Balance Sheet onto the Balance Sheet of lessees. Implementation of IFRS 16 is not expected to have a material impact on the Fund because it does not hold any assets as a lease.

The accounts report on the net assets available to pay pension benefits. They do not take account of obligations to pay pensions and benefits which fall due after the end of the financial year, nor do they take into account the actuarial present value of promised retirement benefits. The Code gives administering authorities the option to disclose this information in the net assets statement, in the notes to the accounts or by appending an actuarial report prepared for this purpose. The Fund has opted to disclose this information by appending an actuarial report.

## Note 3. Summary of Significant Accounting Policies

#### **Fund Account:**

#### **Contribution income**

Normal contributions are accounted for on an accruals basis as follows:

- Employee contribution rates are set in accordance with LGPS regulations, using common percentage rates for all schemes which rise according to pensionable pay.
- Employer contributions are set at the percentage rate recommended by the Fund actuary for the period to which they relate.

Employer deficit funding contributions are accounted for on the basis advised by the Fund actuary in the rates and adjustment certificate issued to the relevant employing body. Additional employers' contributions in respect of ill-health and early retirements are accounted for in the year the event arose. Any amount due in the year but unpaid will be classed as a current financial asset. Amounts not due until future years are classed as long-term financial assets.

#### Transfers to and from other schemes

Transfers in and out relate to members who have either joined or left the Fund.

Individual transfers in/out are accounted for when received or paid. Transfers in from members wishing to use the proceeds of their additional voluntary contributions (see below) to purchase scheme benefits are accounted for on a receipts basis and are included in Transfers In (Note 8).

Bulk (group) transfers are accounted for in accordance with the terms of the transfer agreement.

#### **Investment income**

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

Dividend income is recognised on the date the shares are quoted ex-dividend. Any amount not received by the end of the reporting period is disclosed in the net assets statement as a current financial asset.

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

Rental income is recognised on a straight-line basis over the term of the lease. Contingent rents based on the future amount of a factor that changes other than with the passage of time, such as turnover rents, are only recognised when contractually due.

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

#### **Benefits payable**

Pensions and lump-sum benefits payable include all amounts known to be due as at the end of the financial year. Any amounts due but unpaid are disclosed in the net assets statement as current liabilities, providing that payment has been approved.

#### **Taxation**

The Fund is a registered public service scheme under Section 1(1) of Schedule 36 of the Finance Act 2004 and as such is exempt from UK income tax on interest received and from capital gains tax on the proceeds of investments sold. Income from overseas investments suffers withholding tax in the country of origin unless exemption is permitted. Irrecoverable tax is accounted for as a fund expense as it arises.

#### **Management expenses**

The Fund discloses its pension fund management expenses in accordance with the CIPFA guidance Accounting for Local Government Pension Scheme Management Expenses (2016). All items of expenditure are charged to the Fund on an accruals basis.

#### **Net Assets Statement:**

#### **Financial assets**

All investment assets are included in the financial statements on a fair value basis as at the reporting date. A financial asset is recognised in the net assets statement on the date the Fund becomes party to the contractual acquisition of the asset. Any gains or losses on investment sales arising from changes in the fair value of the asset are recognised in the fund account.

The values of investments as shown in the net assets statement have been determined at fair value in accordance with the requirements of the Code and IFRS 13 (see Note 17). For the purposes of disclosing levels of fair value hierarchy, the Fund has adopted the classification guidelines recommended in Practical Guidance on Investment Disclosures (PRAG/Investment Association, 2016).

#### Freehold and leasehold transactions

Properties are valued annually as at the year-end date by independent external valuers on a fair value basis and in accordance with the Royal Institute of Chartered Surveyors' (RICS) Valuation Standards. See Note 17 for more details.

#### Foreign currency transactions

Dividends, interest and purchases and sales of investments in foreign currencies have been accounted for at the spot market rates at the date of transaction. End-of-year spot market exchange rates are used to value cash balances held in foreign currency bank accounts, overseas investments and purchases and sales outstanding at the end of the reporting period.

#### **Derivatives**

The Fund uses derivative financial instruments to manage its exposure to specific risks arising from

its investment activities. The Fund does not hold derivatives for speculative purposes.

#### Cash and cash equivalents

Cash comprises cash in hand and demand deposits and includes amounts held by the Fund's external managers.

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

#### Loans and receivables

Financial assets classed as amortised cost are carried in the net asset statement at the value of outstanding principal receivable as at the yearend date plus accrued interest.

#### **Financial liabilities**

A financial liability is recognised in the net assets statement on the date the Fund becomes legally responsible for that liability. The Fund recognises financial liabilities relating to investment trading at fair value as at the reporting date, and any gains or losses arising from changes in the fair value of the liability between contract date, the year-end date and the eventual settlement date are recognised in the fund account as part of the change in value of investments.

Other financial liabilities classed as amortised cost are carried in the net asset statement at the value of the outstanding principal at 31 March each year. Any interest due not yet paid is accounted for on an accruals basis and included in administration costs.

## Actuarial present value of promised retirement benefits

The actuarial present value of promised retirement benefits is assessed on a triennial basis by the scheme actuary in accordance with the requirements of International Accounting Standard (IAS) 19 and relevant actuarial standards. As permitted under the Code, the Fund has opted to disclose the actuarial present value of promised retirement benefits by way of an actuarial report appended to the accounts.

#### **Additional voluntary contributions**

The Fund provides an additional voluntary contribution (AVC) scheme for its members, the assets of which are invested separately from those of the Fund. AVCs are not included in the accounts in accordance with Section 4(1)(b) of the Local Government Pension Scheme (Management and Investment of funds) Regulations 2016 but are disclosed for information in Note 22.

#### **Contingent assets and contingent liabilities**

A contingent asset arises where an event has taken place giving rise to a possible asset whose existence will only be confirmed or otherwise by the occurrence of future events.

A contingent liability arises where an event prior to the year-end has created a possible financial obligation whose existence will only be confirmed or otherwise by future events. Contingent liabilities can also arise in circumstances where it is not possible at the balance sheet date to measure the value of the financial obligation reliably.

Contingent assets and liabilities are not recognised in the net asset statement but are disclosed by way of narrative in the notes (see Note 24).

## Note 4. Critical judgements in applying accounting policies

#### **Directly held property**

The Fund's investment portfolio includes a number of directly owned properties which are leased commercially to various tenants. The Fund has determined that these contracts all constitute operating lease arrangements under the classifications permitted by the Code, therefore the properties are retained on the net asset statement at fair value.

## Note 5. Assumptions made about the future and other major sources of uncertainty

The preparation of financial statements requires management to make judgements, estimates and assumptions that affect the reported amounts.

Estimates and assumptions take account of historical experience, current trends and future expectations. However actual outcomes could be different from the assumptions and estimates made.

The items in the net asset statement for which there is a significant risk of material adjustment the following year are as follows:

## Actuarial present value of promised retirement benefits (Note 21)

Estimation of the net liability to pay pensions depends on a number of complex judgements relating to the discount rate used, salary increases, changes in retirement ages, mortality rates and returns on Fund assets. A firm of consulting actuaries, Barnett Waddingham LLP, is engaged to provide the Fund with expert advice about the assumptions to be applied.

#### Private equity instruments (Note 17)

Private equity investments are valued at fair value in accordance with International Private Equity and Venture Capital Valuation Guidelines (December 2018) and the Special Guidance issued March 2020 concerning the impact of Covid19 on valuations. Investments are not publicly listed and as such there is a degree of estimation involved in the valuation.

## Freehold, leasehold property and pooled property funds (Note 17)

Valuation techniques are used to determine the carrying values of directly held freehold and leasehold property. Where possible these valuation techniques are based on observable data, otherwise the best available data is used.

#### Note 6. Events after the reporting date

There are events, both favourable and unfavourable, that can occur between the end of the reporting period and the date when the financial statements are authorised for issue. There are events that provide additional information about conditions that existed at the end of the reporting period (adjusting events), and events that occur after the reporting period (non-adjusting events). No events after the reporting date have been identified.

#### Note 7. Contributions receivable

By category:

2021-22	Employer contributions	2022-23
£'000	Employer contributions	£'000
81,651	Contributions re future service costs	84,930
18,452	Contributions re past service costs (deficit recovery)	21,113
4,359	Voluntary additional contributions	2,351
2,121	Augmentation cost of early retirements	823
3,664	Exit payments from employers	-
(382)	Exit credits to employers	-
109,865	Total employer contributions	109,217
29,934	Member contributions	32,310
139,799	Total contributions receivable	141,527

By type of employer:

2021-22 £'000		2022-23 £'000
41,192	Administering authority	45,274
84,339	Other scheduled bodies	92,199
14,268	Admitted bodies	4,054
139,799	<b>Total contributions receivable</b>	141,527

Note 8. Transfers in from other pension funds

All transfers in from other pension funds were individual transfers, there were no group transfers to the Fund in 2022-23.

#### Note 9. Benefits payable

By type of employer:

2021-22		2022-23
£'000		£'000
45,237	Administering authority	48,010
77,188	Other scheduled bodies	81,809
11,334	Admitted bodies	11,487
133,759	Total benefits payable	141,306

Note 10. Payments to and on account of leavers

All transfers out to other pension funds were individual transfers.

#### Note 11. Management expenses

The table below shows a breakdown of the management expenses incurred during the year.

2021-		2022-
22		23
£'000		£'000
2,093	Administrative expenses	2,272
487	Oversight and governance costs	632
12,994	Investment management expenses	15,043
15,574	Total management expenses	17,947

Investment management expenses consisted of:

2021-22 £'000		2022-23 £'000
10,648	Investment management fees	12,382
513	Performance related fees	320
27	Custody fees	23
1,530	Transaction costs	1,457
276	Other fees and costs	861
12,994	Total investment	15,043
	management expenses	

Transaction costs associated with pooled investment vehicles are taken into account in calculating the bid/offer spread of these investments and are therefore embedded within the purchase and sales costs and not separately identifiable. All other transaction costs have been charged to the fund account.

Note 12. Investment income

2021-22 £'000		2022-23 £'000
199	Bonds	-
23	Equities	4
3,066	Pooled Investments	5,196
1,499	Pooled Property Investments	2,806
11,042	Direct Property	10,748
233	Private Equity	141
-	Interest from Cash Deposits	381
1	Other Income	0
165	Fee Rebate Income	260
16,228	Total Investment Income	19,535

#### Note 13. Long term investments

In response to the requirements of the investment regulations for LGPS funds to pool investment assets, Brunel Pension Partnership Ltd (Brunel) has been formed to oversee the investment assets for the Avon, Buckinghamshire, Cornwall, Devon, Dorset, Environment Agency, Gloucestershire, Oxfordshire, Somerset, and Wiltshire LGPS funds.

Each of the ten funds own an equal share of Brunel, with share capital invested by each fund at a cost of £840k. The value of each fund's shareholding based on Brunel's most recently audited accounts was £707k (£838k at 31 March 2022).

Note 14. Investment assets

31 Marc	ch 2022	Description/Investment Manager	31 Marcl	h 2023
Market	t Value		Market	Value
%	£'000		£'000	%
0.00	59	Equities	72	0.00
	59	Investec	72	
3.60	132,224	Private Equity	135,849	3.90
	76,893	HarbourVest	69,954	
	22,047	Aberdeen Standard	20,236	
	10,613	Capital Dynamics Global Secondary Fund V	12,692	
	7,917	Neuberger Berman Private Equity Impact Fund	9,686	
	6,706	Neuberger Berman SCIOP IV	10,085	
	3,571	Ardian LBO Fund	5,112	
	2,229	Vespa Capital III	3,634	
	860	Summit Eur Growth EQ III SCSP LP	1,665	
	1,388	Alpinvest Secondaries Fund VII Limited Partnership	2,785	
7.40	274,308	Property (directly owned)	245,859	7.00
	274,308	CBRE Global Investors	245,859	
		Pooled Investment Vehicles:		
5.00	185,995	Bonds	229,091	6.50
	185,995	RLAM Corporate Bond Fund	160,203	
	-	Royal London Mutual Insurance Mutual Fund	68,888	
10.10	373,410	UK Equities - Quoted	309,992	8.80
	71,248	Schroder UK Smaller Companies Equity Fund	-	
	121,452	LGIM UK Equity Index (passive)	125,124	
	180,710	Brunel UK Equities	184,868	
39.40	1,455,272	Global Equities - Quoted	1,709,621	48.60
	309,179	LGIM Smart Beta Fund (passive)	307,261	
	206,930	LGIM World Developed Equities (passive)	199,868	
	-	LGIM PAB DEV EQ IDX	108,616	
	-	LGIM CTB DEV EQ IDX	108,572	
	268,741	Brunel Global High Alpha Equities	269,882	
	149,963	Brunel Emerging Markets Equities	142,249	
	352,133	Brunel Global Sustainable Equities	347,678	
	168,326	Brunel Smaller Companies Equities	225,495	
4.60	169,355	Multi Asset Credit (MAC)	232,448	6.60
	34,167	CQS Global Funds Mutual Fund	46,933	
	33,805	Oaktree (LUX) III SA SICAV Mutual Fund	46,990	
4.00	101,382	Neuberger Berman Investment Mutual Fund	138,526	4.00
1.90	71,457	Property Funds	56,895	1.60
	58	Lend Lease Retail Partnership	24	
	5,395	Standard Life UK Shopping Centre Trust	3,835	
	17,362	CBRE UK Long Income Property Fund	15,161	
	25,480	Aberdeen Standard Long Lease Property Fund	19,730	
	23,162	M&G Secured Income Property Fund	18,144	

31 Marc	h 2022	Description/Investment Manager	31 Mar	ch 2023
Market	Value		Marke	t Value
%	£'000		£'000	%
6.60	243,437	Diversified Returns Fund	236,496	6.70
	243,437	Brunel Diversifying Returns Fund	236,496	
6.80	252,133	Infrastructure	276,188	7.90
	102,094	Hermes GPE Infrastructure Funds	93,750	
	132,380	IFM Global Infrastructure Fund	154,272	
	17,659	Greencoats Renewable Income Infrastructure Fund	18,470	
	-	STEPSTONE B III	9,696	
12.40	458,960	Liability Driven Investment	18,955	0.60
	458,960	Insight LDI Fund	18,955	
86.80	3,210,018	Total - Pooled Investments	3,069,686	87.30
2.00	72,664	Cash & Cash Equivalents	58,035	1.60
0.10	3,108	Derivatives	7,086	0.20
0.00	1,241	Investment Receivables	768	0.00
100.00	3,693,623	Total Investment Assets	3,517,355	100.00

Any single investments exceeding 5% of total net assets are in pooled investment vehicles made up of underlying investments each of which represent substantially less than 5% of total net assets.

Investment assets under the management of Brunel Pension Partnership are valued at £2,434M at 31 March 2023 (£2,099M at 31 March 2022)

The pension fund's investment portfolio includes a number of directly owned properties that are leased commercially to various tenants. The future minimum lease payments receivable are as follows:

	2023 £'000
Within one year	10,047
Between one and five years	34,515
Later than five years	34,122
Total future lease payments due under existing contracts	78,684
	Between one and five years Later than five years

#### Note 15. Reconciliation of movements in investments and derivatives

The following table summarises details of purchases, sales and changes in the market valuation of investments in the fund during the financial year.

2022-23	Value 1 April	Purchases &	Sales & Derivative	Change in	Value 31 March
	2022	م Derivative	receipts	market	2023
	2022	payments	receipts	value	2023
	£'000	£'000	£'000	£'000	£'000
Long Term Investments	838	-	-	(131)	707
Equities	59	-	-	13	72
Pooled Investments Vehicles	3,210,018	438,590	(448,439)	(130,483)	3,069,686
Private Equity	132,224	15,894	(17,749)	5,480	135,849
Property	274,308	15,022	(1,953)	(41,518)	245,859
Total Securities	3,617,447	469,506	(468,141)	(166,639)	3,452,173
Forward Foreign Exchange	3,108	-	-	3,978	7,086
Total Securities and	3,620,555	469,506	(468,141)	(162,661)	3,459,259
Derivatives					
Other Investment Balances:					
Cash & cash equivalents	72,664	-	-	(19,942)	58,035
Other investment assets	1,241	-	-	29	768
Other investment liabilities	0	-	-	-	-
Total Net Investments	3,694,460	469,506	(468,141)	(182,574)	3,518,062

2021-22	Value 1	Purchases	Sales &	Change	Value 31
	April	&	Derivative	in	March
	2021	Derivative	receipts	market	2022
	class	payments	class	value	close
	£'000	£'000	£'000	£'000	£'000
Long Term Investments	768	-	-	70	838
Bonds	0	72,045	(73,319)	1,274	-
Equities	52	-	-	7	59
Pooled Investments Vehicles	2,894,459	365,732	(295,258)	245,085	3,210,018
Private Equity	96,102	17,410	(35,020)	53,732	132,224
Property	260,716	5,940	(32,292)	39,944	274,308
Total Securities	3,252,097	461,127	(435,889)	340,112	3,617,447
Forward Foreign Exchange	(670)	1,144	(160)	2,794	3,108
Total Securities and	3,251,427	462,271	(436,049)	342,906	3,620,555
Derivatives					
Other Investment Balances:					
Cash & cash equivalents	87,696	-	-	(13,697)	72,664
Other investment assets	1,418	-	-	27	1,241
Other investment liabilities	-	-	-	-	-
Total Net Investments	3,340,541	462,271	(436,049)	329,236	3,694,460

#### Note 16. Analysis of Derivatives

The Fund's holdings in derivatives are to hedge liabilities or hedge exposures to reduce risk. To maintain appropriate diversification a significant proportion of the Fund's equity portfolio is in

overseas stock. To reduce the volatility associated with fluctuating currency rates, the Fund hedges 50% of the US Dollar, Euro and Japanese Yen exposure within its global equities investments. As at 31 March, the Fund held the following open forward currency contracts.

Settlement	Currency Bought	Local Value	Currency Sold	Local Value	Asset Value	Liability Value
		£'000		£'000	£'000	£'000
1-6 months	GBP	264,294,324	USD	319,724	6,116.6	(0.4)
	GBP	31,501,016	JPY	5,014,000	723.8	(0.2)
	GBP	37,402,134	EUR	42,163	246.2	(0.3)
Open Forwar	d Currency C	Contracts at 31	March 2023		7,086.6	(0.9)
Net Forward Currency Contracts at 31 March 2023					7,085.7	

Settlement	Currency Bought	Local Value	Currency Sold	Local Value	Asset Value	Liability Value
		£'000		£'000	£'000	£'000
1-6 months	USD	38,092	GBP	28,941	-	(2.4)
	JPY	380,643	GBP	2,388	-	(0.0)
	EUR	4,021	GBP	3,409	-	(0.0)
	GBP	276,613	USD	361,383	2,065.0	-
	GBP	29,077	JPY	4,433,026	1,270.3	-
	GBP	35,229	EUR	41,813	-	(224.5)
Open Forward Currency Contracts at 31 March 2022 3,335.3					(226.9)	
Net Forward	Currency Co	ntracts at 31 M	arch 2022		•	3,108.4

#### Note 17. Fair value of investment assets

All investment assets have been valued using fair value techniques based on the characteristics of each asset class. Asset valuations have been classified into three levels, according to the quality and reliability of information used to determine fair values, as follows:

**Level 1:** where fair values are derived form unadjusted quoted prices in active markets for identical assets.

**Level 2:** where quoted market prices are not available, for example, where an asset is traded in a market that is not considered to be active, but where valuation techniques are based significantly on observable market data.

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

The following tables summarise the Fund's investment assets by class at 31 March 2023 and at 31 March 2022 measured at fair value according to the above fair value hierarchy.

31 March 2023	Level 1 £'000	Level 2 £'000	Level 3 £'000	Total £'000
Equities	72	-	-	72
Pooled Investment Vehicles	-	2,736,604	333,082	3,069,686
Private Equity	-	-	135,849	135,849
Property	-	-	245,859	245,859
Cash & Cash Equivalents	38,114	19,921	-	58,035
Derivatives	-	7,086	-	7,086
Other investment assets	768	-	-	768
Total	38,955	2,763,610	714,790	3,517,355

31 March 2022	Level 1	Level 2	Level 3	Total
	£'000	£'000	£'000	£'000
Equities	59	-	-	59
Pooled Investment Vehicles	-	2,886,428	323,589	3,210,018
Private Equity	-	-	132,224	132,224
Property	-	-	274,308	274,308
Cash & Cash Equivalents	64,251	8,413	-	72,664
Derivatives	-	3,108	-	3,108
Other investment assets	1,241	-	-	1,241
Total	65,551	2,897,950	730,121	3,693,622

During the year ended 31 March 2023 there were no transfers between levels 1, 2 or 3 of the fair value hierarchy.

The basis of the valuation of each class of investment asset is summarised below.

Description			
Description of Asset	Basis of Valuation	Key Inputs	Key Sensitivities
Level 1	Dasis of Valuation	Rey iliputs	Rey Sensitivities
Market	Published bid market price	Not required.	Not required.
quoted	ruling on the final day of the		
investments	accounting period.		
Exchange	Published exchange prices at	Not required.	Not required.
traded	the reporting date.	riot required.	riot required.
pooled	and reperently above.		
investments			
Cash and	Carrying value is deemed to be	Not required.	Not required.
cash	fair value because of the	·	·
equivalents	short-term nature of these		
	financial instruments.		
Level 2			
Pooled	Closing bid price where bid	Net Asset Value (NAV) based	Not required.
investments	and offer prices are published,	pricing set on a forward	
- unit trusts	or closing single price where	pricing basis.	
etc.	single price only is published.		
Level 3			
Freehold	Valued at fair value at the	Existing lease terms and	Significant changes in rental
and	reporting date by Peter Sudell	rentals, independent market	growth, vacancy levels or the
leasehold	FRICS of BNP Paribas Real	research, nature of tenancies,	discount rate could affect
properties	Estate and Andrew Wells	covenant strength for existing	valuations, as could more
	FRICS (the Derwent portfolio)	tenants, assumed vacancy	general changes to market
	of Allsop LLP, both acting as	levels, estimated rental	prices.
	independent valuers and in	growth, discount rate.	
	accordance with current RICS		
Ungueted	Valuation Standards.	Earnings (EDITDA) and	Valuations could be affected
Unquoted equity	Comparable valuation of similar companies in	Earnings (EBITDA) and revenue multiples, discount	by material events occurring
equity	accordance with International	for lack of marketability,	between the date of the
	Private Equity and Venture	control premium.	financial statements provided
	Capital Valuation Guidelines	control premium.	and the Fund's reporting
	(2018).		date, changes to expected
	(2010).		cashflows, differences
			between audited and
			unaudited accounts.
Property	Underlying assets valued at	Existing lease terms and	Significant changes in rental
funds	fair value at the reporting date	rentals, independent market	growth, vacancy levels or the
(where	by each fund's valuers in	research, nature of tenancies,	discount rate could affect
regular	accordance with current RICS	covenant strength for existing	valuations, as could more
trading does	Valuation Standards, taking	tenants, assumed vacancy	general changes to market
not take	account of other financial	levels, estimated rental	prices.
place)	assets and liabilities within the	growth, discount rate.	
	fund structure.		

#### Sensitivity of assets valued at Level 3

The Fund has determined that the valuation methods described above are likely to be accurate

within the following ranges, and has set out below the consequent potential impact on the closing values of investments held at 31 March 2023.

	Valuation range %	Value at 31 March 2023	Value on Increase	Value on Decrease
	(+/-)	£'000	£'000	£'000
Pooled Investment Vehicles	15.00	333,082	383,045	283,120
Private Equity	15.00	135,849	156,226	115,472
Property	15.00	245,859	282,738	208,980
Total		714,790	822,009	607,572

The following tables provides an analysis of the Fund's assets and liabilities by fair value hierarchy.

31 March 2023	Level 1 £'000	Level 2 £'000	Level 3 £'000	Total £'000
Financial assets at fair value through profit and loss				
Equities	72	-	-	72
Pooled investments	-	2,736,604	276,188	3,012,791
Pooled property investments	-	-	56,895	56,895
Private equity	-	-	135,849	135,849
Derivative contracts	-	7,087	-	7,087
Sub-total	72	2,743,690	468,931	3,212,694
Non-financial assets at fair value through profit and los	S			
Property	-	-	245,859	245,859
Financial liabilities at fair value through profit and loss				
Derivative contracts	-	(1)	-	(1)
Total	72	2,743,689	714,790	3,458,552

31 March 2022	Level 1 £'000	Level 2 £'000	Level 3 £'000	Total £'000
Financial assets at fair value through profit and loss				
Equities	59	-	-	59
Pooled investments	-	2,886,428	252,133	3,138,561
Pooled property investments	-	-	71,457	71,457
Private equity	-	-	132,224	132,224
Derivative contracts	-	3,335	-	3,335
Sub-total Sub-total	59	2,889,764	455,813	3,345,636
Non financial assets at fair value through profit and los	s			
Property	-	-	274,308	274,308
Financial liabilities at fair value through profit and loss				
Derivative contracts	-	(227)	-	(227)
Total	59	2,889,537	730,121	3,619,717

The following table provides a reconciliation of fair value measurements within Level 3.

	Pooled Investments £'000	Private Equity £'000	Property £'000	Total £'000
Value at 31 March 2022	323,589	132,224	274,308	730,121
Purchases and derivative payments	11,430	15,894	15,022	42,346
Sales and derivative receipts	(14,588)	(17,749)	(1,953)	(34,290)
Unrealised gains and losses	10,736	(3,267)	(41,518)	(34,049)
Realised gains and losses	1,915	8,747	-	10,662
Value at 31 March 2023	333,082	135,849	245,859	714,790

Note 18. Classification of Financial Instruments

As at 31 March 2023	Fair value through profit and loss	cost	amortised cost
Financial assets	£'000	£'000	£'000
	72		
Equities	72	-	
Pooled investments	3,012,791	-	
Pooled property investments	56,895	-	
Private equity	135,849	-	
Derivative contracts	7,087	-	
Cash and cash equivalents	-	58,035	
Other investment balances	-	768	
Debtors	-	10,770	
Total	3,212,694	69,573	
Financial liabilities			
Derivative contracts			1
Other investment balances			-
Sundry creditors			6,837
Total			6,838

As at 31 March 2022	Fair value through profit and loss £'000	Assets at amortised cost	
Financial assets			
Equities	59	-	
Pooled investments	3,138,561	-	
Pooled property investments	71,457	-	
Private equity	132,224	-	
Derivative contracts	3,335	-	
Cash and cash equivalents	-	72,664	
Other investment balances	-	1,241	
Debtors	-	13,992	
Total	3,345,636	87,897	
Financial liabilities			-
Derivative contracts			227
Other investment balances			-
Sundry creditors			4,652
Total			4,879

#### Note 19. Nature and extent of risks arising from financial instruments

The Fund's primary long-term risk is that its assets will fall short of its liabilities (i.e., promised benefits payable to members). Therefore, the aim of investment risk management is to minimise the risk of an overall reduction in the value of the Fund and to maximise the opportunities for gains across the whole Fund portfolio. The Fund achieves this through asset diversification to reduce exposure to market risk (price risk, interest rate risk and currency risk) and credit risk to an acceptable level. In addition, the Fund manages its liquidity risk to ensure there is sufficient liquidity to meet its forecast cash flows.

Responsibility for the Fund's risk management strategy rests with the Committee. The Committee receives regular reports from each investment manager and from its Independent Adviser on the nature of the investments made and their associated risks.

#### (a) Market Risk

Market risk is the risk of loss from fluctuations in equity and commodity prices, interest and foreign exchange rates and credit spreads. The Fund is exposed to market risk from its investment activities, particularly through its equity holdings. In general, excessive volatility in market risk is managed through the diversification of the portfolio in terms of geographical and industry sectors and individual securities. Exposure to specific markets and asset classes is limited by applying strategic targets to asset allocation, which are agreed and monitored by the Committee.

#### (a) (i) Other Price Risk

Other price risk represents the risk that the value of a financial instrument will fluctuate as a result of changes in market prices (other than those arising from interest rate risk or foreign exchange risk), whether those changes are caused by factors specific to the individual instrument or factors affecting all such instruments in the market. The Fund's investment managers mitigate this risk through diversification in line with their own investment strategies.

The following tables demonstrates the change in the net assets available to pay benefits if the market price for each class of investment had increased or decreased by 15%, excluding cash and other investment assets.

As at 31 March 2023	Value	Change	Increase	Decrease
	£'000	%	£'000	£'000
Equities	72	15.00	11	(11)
Overseas				
equities -	-	-	-	-
quoted				
Pooled	2.000.000	15.00	460 453	(460,453)
Investment Vehicles	3,069,686	15.00	460,453	(460,453)
Private				
Equity	135,849	15.00	20,377	(20,377)
Property	245,859	15.00	36,879	(36,879)
Cash & cash	58,035	0.00	_	_
equivalents	30,033	0.00		
Derivatives	7,086	15.00	1,063	(1,063)
Other				
investment	768	0.00	-	-
assets				
Total	3,517,355	14.75	518,783	(518,783)

As at 31 March 2022	Value	Change	Increase	Decrease
	£'000	%	£'000	£'000
Equities	59	15.00	9	(9)
Overseas equities - quoted	-	-	-	-
Pooled Investment Vehicles	3,210,018	15.00	481,503	(481,503)
Private Equity	132,224	15.00	19,834	(19,834)
Property	274,308	15.00	41,146	(41,146)
Cash & cash equivalents	72,664	0.00	-	-
Derivatives	3,108	15.00	466	(466)
Other investment assets	1,241	0.00	-	-
Total	3,693,622	14.70	542,958	(542,958)

#### (a) (ii) Interest Rate Risk

Interest rates can vary and can affect both income the Fund and the value of Fund assets, both of which affect the value of net assets available to pay benefits. The Fund's exposure to interest rate movements on those investments at 31 March 2023 and 2022 are provided below, based on underlying financial assets at fair value.

This analysis assumes that all other variables, in particular foreign currency exchange rates, remain constant, and shows the effect in the year on the net assets available to pay benefits of an increase or decrease of 1% (100 basis points) in interest rates.

The analysis demonstrates that a 1% increase in interest rates will not affect the interest received on fixed interest assets but will reduce their fair value, and vice versa. Changes in interest rates do not impact on the value of cash and cash equivalents but they will affect the interest received on those balances.

As at 31 March 2023	Market Value		e in net sets	
	£'000	+1%	-1%	
Cash & cash equivalents	58,035	-	-	
Assets held in pooled investment vehicles:				
Bonds	229,091	2,291	(2,291)	
Multi Asset Credit (MAC)	232,448	2,324	(2,324)	
Liability Driven Investment (LDI)	18,955	190	(190)	
Total	538,530	4,805	(4,805)	

As at 31 March 2022	Market Value	_	e in net sets				
	£'000	+1%	-1%				
Cash & cash equivalents	72,664	-	-				
Assets held in pooled investment vehicles:							
Bonds	185,995	1,860	(1,860)				
Multi Asset Credit (MAC)	169,355	1,694	(1,694)				
Liability Driven Investment (LDI)	458,960	4,590	(4,590)				
Total	886,974	8,143	(8,143)				

#### (a) (iii) Currency Risk

Currency risk represents the risk that future cash flows will fluctuate because of changes in foreign exchange rates. The Fund is exposed to currency risk on any cash balances and investment assets not denominated in UK sterling (GBP).

To mitigate the effect of movements in foreign exchange rates against its overseas equities investments, the Fund has in place a 50% passive currency hedge against the three major currencies, the US Dollar, the Euro and the Japanese Yen, and 50% of its holdings in the LGIM Passive Developed Equites and Smart Beta funds are in hedged units.

Following analysis of historical data, the Fund considers the likely volatility associated with foreign exchange rate movements to be not more than +/- 15% in total. The following summarises the Fund's exposure to currency exchange rate movements on its investments net of these hedges.

As at 31 March 2023	Total Exposure	Unhedged Exposure	Potential Movement
	£'000	£'000	£'000
Equities	72	36	5
Pooled			
Investment	2,332,837	1,549,151	232,373
Vehicles			
Private	135,849	135,849	20,377
Equity	133,043	133,643	20,377
Total	2,468,758	1,685,036	252,755

As at 31 March 2022	Total Exposure	Unhedged Exposure	Potential Movement	
	£'000	£'000	£'000	
Equities	59	30	4	
Pooled Investment Vehicles	2,000,444	1,347,789	202,168	
Private Equity	132,224	132,224	19,834	
Total	2,132,727	1,480,043	222,006	

#### (b) Credit Risk

Credit risk represents the risk that the counterparty to a financial transaction will fail to discharge an obligation and cause the Fund to incur a financial loss. The selection of high-quality counterparties, brokers and financial institutions minimises credit risk and the market values of investments generally reflect an assessment of credit risk.

Deposits are not made with banks and financial institutions unless they are rated independently and meet the Fund's credit criteria. The Fund also sets limits as to the maximum percentage of deposits placed with any one individual institution. In addition, the Fund invests in Money Market Funds, all of which have a AAA rating from the leading credit rating agencies.

The table below summarises the Fund's exposure to credit risk at 31 March 2023 and 31 March 2022.

Investment £'000	31 March 2023	31 March 2022				
Cash and cash Equivalents	58,035	72,664				
Assets held in pooled investment vehicles:						
Bonds	229,091	185,995				
Multi Asset Credit	232,448	169,355				
Liability Driven Investment	18,955	458,960				
Total	538,530	886,974				

#### (c) Liquidity Risk

Liquidity risk represents the risk that the Fund will not be able to meet its financial obligations as they fall due. Such risks are mitigated by maintaining a detailed cashflow model and taking appropriate steps to ensure that there is adequate cash available to meet liabilities as they fall due.

The Fund has immediate access to its cash holdings and defines liquid assets as assets that can be converted to cash within three months notice, subject to normal market conditions. As at 31 March 2023, liquid assets were £2,803M representing 79% of total net assets (£2,694m at

31 March 2022 representing 80% of total net assets at that date).

#### Note 20. Funding arrangements

In accordance with the LGPS Regulations, the Fund's actuary, Barnett Waddingham LLP, undertakes a funding valuation every three years for the purpose of setting employer contribution rates for the forthcoming triennial period. The most recent such valuation took place as at 31 March 2022, setting employer contribution rates for the period 1 April 2023 to 31 March 2026.

The next valuation is taking place as at 31 March 2025 and will set employer contribution rates for the period 1 April 2026 to 31 March 2029.

The key elements of the funding policy are:

- to ensure that the long-term solvency of the Fund i.e., that sufficient funds are available to meet all pension liabilities as they fall due for payment.
- to ensure that employer contribution rates are as stable as possible.
- to minimise the long-term cost of the scheme by recognising the link between assets and liabilities and adopting an investment strategy that balances risk and return.
- to reflect the different characteristics of employing bodies in determining contribution rates where it is reasonable to do so; and
- to use reasonable measures to reduce the risk to other employers and ultimately to the council taxpayer from an employer defaulting on its pension obligations.

Contribution rates for the year ending 31 March 2023 were set at the valuation calculated as at 31 March 2019. The common contribution rates set at the 2022 valuation for the three-year period ending 31 March 2026 are as follows.

	2023-24	2024-25	2025-26
Primary rate (future service contributions)	19.10%	19.10%	19.10%
Secondary rate (deficit recovery contributions)	3.10%	3.30%	3.40%
Total employer contributions	22.20%	22.40%	22.50%

The contribution rates paid by each employer, in addition to those paid by members of the scheme, are set to be sufficient to meet the liabilities that build up each year within the Fund in respect of the benefits earned by each employer's active members of the Fund during the year plus an amount to reflect each participating employer's share of the value of the Fund's assets compared with the liabilities that have already accrued at the valuation date. Each employer pays an individual rate of contributions to reflect its own particular circumstances and funding position within the Fund. The contribution rates were calculated using the projected unit method taking account of market conditions at the valuation date.

At the 2022 actuarial valuation, the Fund was assessed as 96% funded (92% at the 2019 valuation) with a deficit recovery period of no more than 16 years (19 years at the 2019 valuation). The key assumptions applied by the actuary for the 2022 and 2019 valuations are summarised below. To be consistent with the market value of assets, the liabilities were valued allowing for expected future investment returns and increases to benefits as determined by market levels at the valuation date.

	Valuation 2019	Valuation 2022
Annual rate of return on investments (discount rate)	5.00%	4.90%
Annual rate of increases in pay (long term)	3.60%	4.00%
Annual rate of inflation (CPI)	2.60%	3.00%

Note 21. Actuarial present value of promised retirement benefits

In addition to the triennial funding valuation, the Fund's actuary, Barnett Waddingham, also undertakes a valuation of the Fund's liabilities on an IAS 19 basis every year using the same base data as the funding valuation rolled forward to the current financial year but taking account of changes in membership numbers and updating assumptions to the current year. This annual valuation is not carried out on the same basis as that used for setting employer contribution rates and the Fund accounts do not take account of liabilities to pay pensions and other benefits in the future.

This valuation as at 31 March 2023 is set out in Appendix to these financial statements 2022-23.

## Note 22. Additional voluntary contributions (AVC)

The Council administers an in-house AVC Scheme with two designated providers, Prudential and Utmost Life and Pensions Limited (formerly Equitable Life). The amounts contributed to AVC plans by employees who are members of the pension scheme do not form any part of, and are not included in, the Fund accounts.

Each employer in the Fund is responsible for collecting from their own employees and paying to the AVC provider those contributions due on AVC plans. Dorset Council, in its capacity as a scheme employer, deducted and paid to the AVC providers a total of £929k in 2022-23 (£697k in 2021-22).

#### Note 23. Related party transactions

Related party issues arise primarily from the fact that the Council is the administering authority for the Fund. The Council also has various operational, contractual, and financial dealings with a number of scheduled and admitted bodies of the Fund, however, these activities do not relate to the Council's role as administering authority for the Fund.

The Council remits monthly contributions to the Fund in arrears, and March 2023 contributions of £3.3m were accrued as at 31 March 2023.

Management and administration costs of £2.2m were incurred by the Council and recharged to the Fund in 2022-23. In addition, at any given time there may be amounts which have been paid or received by both the Council or the Fund where indebtedness arises between the two. These can arise due to operational necessity or where single transactions have elements relating to both the Council and the Fund and are settled on a regular basis.

Senior officers of the Council are members of the Fund as employee contributors. As at 31 March 2023, one member of the Committee was a contributing member of the Fund. The key management personnel of the Fund are the members of the Committee, the Council's Chief Financial Officer (who is the Fund Administrator) and the Deputy Chief Financial Officer. The £2.2m recharge from the Council includes a charge of £20k for the Deputy Chief Financial Officer's time spent working for the Fund.

## Note 24. Contingent assets, liabilities, and contractual commitments

#### **Recovery of withholding tax**

The Fund is continuing the process required to recover withholding tax from various EU investments following rulings requiring equal treatment for all EU investors. These claims will be retrospective and will cover a varying number of years depending on the domicile. Neither the amount nor the expected time of settlement are known so consequently the financial statements

as at 31 March 2023 do not reflect any potential recovery of tax.

#### Impact of the McCloud and Sargeant judgements

The Local Government Pension Scheme (LGPS) introduced a new Career Average Revalued Earnings (CARE) benefit structure with effect from 1 April 2014. For members who were 10 years or less from Normal Retirement Age on 1 April 2012, an 'underpin' was provided based on the existing final salary scheme to provide transitional protection to those members.

In December 2018, the Court of Appeal found that transitional protections in the pension schemes for firefighters ("McCloud") and the judiciary ("Sargeant") resulted in unlawful age discrimination. The implications of the ruling are expected to apply to all public sector schemes including the LGPS. Remedial regulations are expected in 2023.

The Government Actuary's Department's (GAD) estimated the potential impact to be between 0.1% and 3.2% of total LGPS active member liabilities, depending on a number of assumptions. Whilst this looks at the national picture, the impact on any given fund and its scheme employers could be significantly different. The Fund's actuary have calculated the estimated impact on liabilities for the main employers in the Fund based on the assumptions used by GAD. These results range from 0.4% to 0.8% of total liabilities for each employer but remain uncertain until remedial regulations are finalised.

#### Commitments to private markets' portfolios

Outstanding capital commitments (investments) at 31 March 2023 were approximately £70m. These commitments relate to outstanding call payments due on unquoted limited partnership funds held in the private equity and infrastructure parts of the pension fund. The amounts 'called' by these funds are irregular in both size and timing over a number of years from the date of each original commitment.

## **Asset Pools**

## Background

Brunel Pension Partnership is one of eight UK Local Government Pension Scheme Pools, bringing together more than £35 billion of investments of ten likeminded funds: Avon, Buckinghamshire, Cornwall, Devon, Dorset, the Environment Agency, Gloucestershire, Oxfordshire, Somerset and Wiltshire.

Brunel's priority is to manage fiduciary duties to their clients. The partnership also made major commitments on Responsible Investment and Climate Change in line with shared values. In this way, the aim is to help clients provide not only for their members' retirement, but for the world they retire into.

Brunel Pension Partnership is authorised and regulated by the Financial Conduct authority as a full service MIFID firm.

As at 31 March 2022, approximately 76% of the pension fund's assets were under the management of Brunel Pension Partnership.

It is anticipated that the remaining Fund's investments assets will be transitioned across from our existing investment managers to portfolios managed by Brunel. This does not include the illiquid assets the Fund is already invested in, such as private equity and infrastructure, which will run off at a normal life cycle.

Councillor John Beesley is the pension fund's representative on the Brunel Oversight Board

(BOB) and updates the Committee on governance matters relating to the investment pooling partnership.

The governance arrangements for the pool are as follows:

- The Brunel Oversight Board is comprised of representatives from each of the administering authorities and two member observers with agreed constitution and Terms of Reference. Acting for the administering authorities, it has ultimate responsibility for ensuring that Brunel delivers the services required to achieve investment pooling and deliver each Fund's investment strategy.
- The Client Group supports the Brunel Oversight Board. It is comprised of investment officers drawn from each of the administering authorities. The Client Group is responsible for monitoring Brunel, the transition of assets to the portfolios, portfolio performance, and provides a forum for discussing technical and practical matters. It is responsible for providing practical support to enable the Brunel Oversight Board to fulfil its monitoring and oversight function

More details on these portfolios can be found on www.brunelpensionpartnership.org/home/about/

### **Asset Pools**

In 2015 the Department of Communities and Local Government (as it then was) issued LGPS: Investment Reform Criteria and Guidance which set out how the government expected LGPS funds to establish asset pooling arrangements. The objective was to deliver:

- Benefits of scale;
- Strong governance and decision making;
- Reduced costs and excellent value for money; and
- An improved capacity and capability to invest in infrastructure.

To meet these requirements, the Fund joined with nine other LGPS administering authorities (Avon, Buckinghamshire, Cornwall, Devon, Gloucestershire, Oxfordshire, Somerset, the Environment Agency and Wiltshire) to form the Brunel Pension Partnership. The expected costs and savings for the Fund in the original business case approved in January 2017 and then submitted to Government, are set out in the following table.

Table 1: Expected Costs and Savings from Pooling (as per Business Case)

	2016 2018 £'000	2018 2019 £'000	2019 2020 £'000	2020 2021 £'000	2021 2022 £'000	2022 2023 £'000	2023 2024 £'000	2024 2025 £'000	2025 2036 £'000	Total £'000
Set up costs	1,183	-	-	-	-	-	-	-	-	1,183
Ongoing Brunel Costs	-	487	637	657	679	701	724	747	10,019	14,650
Dorset Fund Savings	-	(125)	(129)	(133)	(137)	(141)	(145)	(149)	(1,972)	(2,931)
Transition costs	-	1,283	1,896	123 -					-	3,301
Fee savings	-	(59)	(1,499)	(2,562)	(2,986)	(3,453)	(3,953)	(4,232)	(71,046)	(89,788)
Net costs / (savings)	1,183	1,586	905	(1,915)	(2,444)	(2,893)	(3,374)	(3,634)	(62,999)	(73,585)

Following approval of the business case, Brunel Pension Partnership Ltd was established in July 2017 as a company wholly owned in equal shares by the ten administering authorities and authorised by the Financial Conduct Authority (FCA).

The company is responsible for implementing the strategic asset allocations of the participating funds by investing their assets within defined outcome focused investment portfolios. In particular, it researches and selects the external managers or pooled funds needed to meet the investment objective of each portfolio. However,

responsibility for setting strategic asset allocations remains with the administering authorities.

The financial performance of the pool is monitored to ensure that Brunel is delivering on the key objectives of investment pooling. This includes reporting of the costs associated with the appointment and management of the pool company including set up costs, investment management expenses and the oversight and monitoring of Brunel by the client funds. The set up and transition costs incurred to date are set out in the following table.

**Table 2: Investment Pool Set Up Costs** 

			2022/23		Cumulative
		Direct	Indirect	Total	to date
		£'000	£'000	£'000	£'000
S	et Up Costs				
	Recruitment	-	-	-	18
	Legal	-	-	-	133
	Consulting, Advisory & Procurement	-	-	-	82
	Other support costs e.g. IT, accommodation	-	-	-	0
	Share purchase / subscription costs	-	-	-	840
T	otal Set Up Costs	-	-	-	1,072
Tı	ransition Costs				
	Transition fees		-	-	320
	Taxation		-	-	552
	Other transition costs		-	-	3,459
T	otal Transition Costs	-	-	-	4,331

The Fund transitioned its first assets to Brunel's management in July 2018 and by 31 March 2023 approximately three quarters of assets had transitioned. The investment fee savings achieved to date are summarised in the following table.

**Table 3: Investment Fee Savings from Pooling** 

	Value OBC	Value	Price	Quantity	Total Saving
	31-Mar-16	31-Mar-23	Variance	Variance	/ (Cost)
	£'000	£'000	£'000	£'000	£'000
UK Passive Equities	365,654	125,124	-55	0	-55
UK Active Equities	218,539	184,868	3,453	20,426	23,879
Global Passive Equities	0	199,868	129	-259	-130
Global Climate Transition Equities	0	108,572	5	-8	-2
Global Paris Aligned Equities	0	108,616	11	-20	-10
Smart Beta Passive Equities	227,083	159,555	362	7,646	8,008
Emerging Markets Equities	65,186	142,249	605	3,578	4,183
High Alpha Global Equities	0	269,882	2,398	-5,009	-2,611
Global Smaller Companies Equities	0	225,495	707	-2,689	-1,982
Global Sustainable Equites	0	347,678	2,298	-4,680	-2,382
Core Global Equites	333,306	0	0	21,607	21,607
Diversifying Returns Fund	107,588	236,496	1,650	5,380	7,030
Multi Asset Credit	0	232,449	166	-1,107	-941
Sub-Total Listed Markets	1,317,356	2,340,852	11,729	44,865	56,594
Private Markets			548	-677	-129
Total			12,277	44,188	56,465

This analysis shows the fee savings achieved for the assets that have transitioned to Brunel portfolios against the fees charged at the time the business case for pooling was prepared in 2016. Where the Fund did not have an investment in an equivalent mandate an average of the fees paid by other client funds at that time is used as a proxy fee.

The price variance measures the extent to which changes in fee rates have generated savings or costs, and the quantity variance shows the difference in fees payable as a result of changes in asset value since the original business case.

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

Table 4: Expected vs Actual Costs and Savings to Date

•	2021/22			2022/23				
	Bud	get	Act	ual	Bud	get	Actual	
	In Year £'000	To Date £'000						
Set up costs	0	1,183	0	1,072	0	1,183	0	1,072
Ongoing Brunel Costs	679	2,459	946	3,701	701	3,160	946	4,647
Client Savings	(137)	(524)	(133)	(520)	(141)	(665)	(133)	(653)
Transition costs	0	3,301	507	4,332	0	3,301	0	4,332
Fee savings	(2,986)	(7,105)	(4,196)	(7,799)	(3,453)	(10,558)	(4,478)	(12,277)
Net costs / (savings)	(2,444)	(685)	(2,876)	786	(2,893)	(3,578)	(3,666)	(2,879)

## Other Material

## **Knowledge and Skills**

There is a requirement for all those involved in the management and oversight of public sector pension funds (whether members or officers) to ensure they achieve the level of knowledge and skill necessary for performing their duties and responsibilities effectively.

Dorset County Pension Fund recognises the importance of ensuring that it has the necessary resources to discharge its pensions administration responsibilities and that all staff and members charged with the financial administration, governance and decision-making with regard to

the pension scheme are fully equipped with the knowledge and skills to discharge the duties and responsibilities allocated to them.

The Dorset County Pension Fund seeks to utilise individuals who are both capable and experienced and it will provide/arrange training for staff and members of the pensions decision-making and governance bodies to enable them to acquire and maintain an appropriate level of expertise, knowledge and skills.

## **Training**

All public sector organisations charged with the financial management of pension schemes will be aware of the schemes' growing complexity. Public sector pension scheme financial management demands appropriate skills, including knowledge of financial markets and products; financial services procurement; pensions accounting and auditing; actuarial practices; investment performance and risk management and the implications of legal and regulatory requirements.

Every public sector organisation should secure appropriate training, having assessed the professional competence of both those involved in pension scheme financial management and those with a policy, management and/or oversight role. They should also ensure that those charged with pension scheme governance have access to the skills and knowledge they require to carry out this role effectively.

CIPFA has published its Pensions Finance Knowledge and Skills Framework as a basis for the training and development of those involved in pension scheme finances. The six areas within the Knowledge and Skills framework are:

- Pensions legislative and governance context.
- Pensions accounting and auditing standards.
- Financial services procurement and relationship management.
- Investment performance and risk management.
- Financial markets and product knowledge.
- Actuarial methods, standards and practices.

As an administering authority of the Local Government Pension Scheme, Dorset Council has always recognised the importance of ensuring that all officers and members of the Pension Fund Committee charged with the financial management and decision making with regard to the pension scheme are fully equipped with the knowledge and skills to discharge the duties and responsibilities allocated to them. The Fund provides and arranges training for officers and members of the Pension Fund Committee to enable them to acquire and maintain an

appropriate level of expertise, knowledge, and skills.

Specifically, the administering authority must ensure:

- that decisions are taken by persons or organisations with the skills, knowledge advice and resources necessary to make them effectively monitor implementation; and
- those persons or organisations have sufficient expertise to be able to evaluate

and challenge the advice they receive and manage conflicts of interest.

Topics for training in 2022-23 for members and officers included:

- Brunel Smart Beta training.
- Brunel Paris Aligned Benchmarks training.
- Federated Hermes Infrastructure training.
- Full day training on Brunel and pooling, LDI, Climate Change and Responsible Investing.
- Property and External Legacy Managers.
- Half-day training on LDI options.

## **Glossary of Terms**

#### **Actuarial Valuation**

An Actuarial Valuation is a three yearly valuation of the Fund. It is undertaken by the Actuary into the liability of the Fund to meet its liabilities. For the LGPS the Fund Actuary will assess the funding level of each participating employer and agree contribution rates.

#### **Actuary**

An independent consultant who advises the Fund and reviews the financial position of the Fund every three years. The Actuary produces a report, known as the actuarial report, which compares the Fund's assets with the liabilities and prescribes the rates at which the employing bodies must contribute.

#### **Additional Voluntary Contributions (AVCs)**

AVCs are paid by a contributor who decides to supplement their pension by paying extra contributions to the Scheme's AVC provider.

#### **Administering Authority**

A body required to maintain a pension fund under the LGPS regulations. For the Dorset County Pension Fund this is Dorset Council.

#### **Admitted Bodies**

These are employers who have been allowed into the Fund at the Council's discretion.

#### **Asset Allocation**

The apportionment of the Fund's assets between different types of investments (or asset classes).

#### **Assets**

These are everything that the pension fund holds. They include investments, bank balances and debtors.

#### **Automatic Enrolment**

A work-based pension requirement introduced by the Government from October 2012 onwards. It has been introduced over a number of years, with larger employers required to meet the new requirements first and smaller employers phased in over a number of years. Workers can opt out at any time, but may be subject to re-enrolment every three years from the date the employer was first required to comply with the new rules. An employer cannot offer workers inducements (additional pay, holidays etc.) or encourage workers not to join or opt out of a workplace pension. Following the ending of contracting out from 6 April 2016 the LGPS has been certified as satisfying the Alternative Quality Test in relation to the jobholders employed by all participating employers who are relevant members of that scheme, as required by the Occupational and Personal Pension Schemes (Automatic Enrolment) (Miscellaneous Amendments) Regulations 2016.

#### Benchmark

A measure against which pension fund management performance is judged. A series of appropriate indices is chosen which reflects the requirements of the trustees. Usually a target is set which requires an agreed percentage better performance from the fund than the benchmark.

#### **Bonds**

Loans made to an issuer (often a government or a company) which undertakes to repay the loan at an agreed later date. The term refers generically to corporate bonds or government bonds (gilts).

#### **Brunel Pension Partnership (BPP Ltd)**

A partnership of ten LGPS funds to pool the management of their investment assets. The individual funds will retain responsibility for setting investment strategy; BPP Ltd, a company owned by the ten administering authorities will implement the strategies on behalf of the funds. The funds in the partnership are: Avon, Buckinghamshire, Cornwall, Devon, Dorset, Environment Agency, Gloucestershire, Oxfordshire, Somerset and Wiltshire.

#### **Cessation Valuation**

A calculation carried out by the actuary when an employer leaves the Fund, which may result in a final deficit payment due to the Fund.

#### Collateral

An asset (cash or securities) posted from one counterparty to another, and held as a guarantee against the value of a specified of trades or other transactions.

#### **Consumer Price Index (CPI)**

Measure of price inflation in the UK. It differs from the RPI in the range of goods and services included, and the way the index is constructed.

#### **Corporate Governance**

Issues relating to the way in which a company ensures that it is attaching maximum importance to the interest of its shareholders and how shareholders can influence management.

#### **Custody/Custodian**

The safekeeping of securities by a financial institution. The Custodian keeps a register of holdings and will collect income and distribute monies according to client instruction.

#### **Deferred Members**

A deferred member is one that has stopped paying into the scheme but is not yet receiving a pension. As a deferred member you will receive an Annual Benefit Statement which shows the benefits you have accrued and any pension increase that has been applied and how much they will be worth on retirement.

#### **Emerging Markets**

Developing economies in Latin America, Africa, Asia and the Middle East as well as areas of Europe and the Far East. Investment returns within these markets tend to more volatile than those in more established markets.

#### **Equities**

Ordinary shares in UK and overseas companies traded on a stock exchange. Shareholders have an interest in the profits of the company and are entitled to vote at shareholders' meetings.

#### **Fund Administrator**

The person who is responsible for managing the Pension Fund.

#### **Fund of Funds**

Funds whose principle activity is investing in other investment funds. Investors in funds of funds can increase their level of diversification and take advantage of the experience and research capability of the fund of funds manager.

#### **Funding Level**

The ratio of a fund's assets to the estimated value of its past service liabilities. This is expressed as a percentage. If a fund has a funding level of 110% it owns 10% more assets than it currently requires to meet its liabilities.

#### Hedge

A means of protecting against financial loss, normally by taking an offsetting position in a related investment.

#### Infrastructure

The public facilities and services needed to support residential development, including highways, bridges, schools and sewer and water systems.

#### **Investment Strategy**

The Fund's long-term distribution of assets amongst various asset classes, taking into consideration the aim of the Pension Fund Committee and the attitude to risk and timescale.

#### **LGPS**

The Local Government Pension Scheme, a public sector pension arrangement put in place via Government Regulations, for workers in local government.

#### Liabilities

Financial liabilities are debts owed to creditors for outstanding payments due to be paid.

Pension liabilities are the pension benefits and payments that are due to be paid when someone retires.

#### **Market Value**

The price at which an asset might reasonably be expected to be sold in an open market.

#### Membership

Local authority employment during which time pension contributions were made or redeemed to have been made providing entitlement to benefits under the scheme.

#### **Normal Pension Age**

Normal Pension Age is the age from which you can retire and receive your pension without reduction. Your Normal Pension Age in the LGPS is linked to your State Pension Age (with a minimum of age 65). You can check your Normal Pension age by looking up your current State Pension Age at

www.gov.uk/calculate-state-pension

#### **Passive Management**

A style of investment management that seeks to attain performance equal to market or index returns.

#### **Pensionable Pay**

Pensionable pay is the amount of pay on which you pay contributions. It includes basic pay, plus some other extras such as bonus, shift allowances and voluntary overtime. It does not include things like mileage or expenses.

#### **Performance Measurement**

Calculation of a Fund's historic return on its investments.

#### **Private Equity**

Private equity is capital that is not noted on a public exchange. Private Equity is composed of funds and investors that directly invest in private companies, or that engage in buyouts of public companies, resulting in the delisting of public equity.

#### **Scheduled Body**

A scheduled body is a statutorily defined body within the scheme's regulations and has a statutory obligation to participate in the Scheme.

#### **Transfer Payment**

A payment made from one pension scheme to another in lieu of benefits which have accrued to the member or members concerned, to enable the receiving pension scheme to provide alternative benefits.

## **Appendices**

# Appendix 1 Investment Strategy Statement November 2021

#### 1. Introduction

The Local Government Pension Scheme (Management and Investment of Funds)
Regulations 2016 require administering authorities of LGPS funds to formulate and to publish a statement of its investment strategy, in accordance with guidance issued from time to time by the Secretary of State. This statement must be reviewed by the administering authority at least every three years, or more frequently should any significant change occur.

The regulations provide a prudential framework, within which administering authorities are responsible for setting their policy on asset allocation, risk and diversity. Administering authorities must invest, in accordance with its investment strategy, any pension fund money that is not needed immediately to make payments. The Investment Strategy Statement is therefore an important governance tool as well as providing transparency in relation to how LGPS funds' investments are managed.

All functions of Dorset Council ("the Council") as the administering authority for the Dorset County Pension Fund ("the Fund") have been delegated to the Pension Fund Committee ("the Committee"). This includes responsibility for determining the overall investment strategy and strategic asset allocation of the Fund, and in doing so taking proper professional advice.

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

The Investment Strategy Statement sets out in more detail the Fund's:

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

This statement replaces the previous version of the Investment Strategy Statement (ISS) first published March 2018 and has been amended to reflect the results of the strategic allocation review agreed by the Committee September 2020.

https://moderngov.dorsetcouncil.gov.uk/ieListDocuments.aspx?CId=434&MId=4777&Ver=4

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

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

To meet this objective a major review of the Fund's strategic asset allocation is undertaken every three years shortly after the results of the triennial actuarial valuation are known. The Fund's strategic asset allocation was last reviewed in this way in 2020, advised by Mercer, an investment consultancy firm with considerable LGPS experience and expertise, and Alan Saunders, MJ Hudson, the Fund's independent investment adviser. The Committee also considers asset allocation at each of its quarterly meetings.

In order to prudently diversify sources of investment return and risk the Fund allocates across a variety of different asset classes. To be judged suitable for investment, asset classes must be consistent with the Fund's risk and return objectives, improve diversification and be understood by the Committee.

The Fund's current target strategic asset allocation, agreed by the Committee at its meeting September 2020, is set out in the table below together with tolerances by which the actual allocation can vary without further agreement by the Committee:

Asset Class	Allocation	Tolerance
UK Specific Equities	10%	+/- 2%
Global Equities	35%	+/- 5%
Emerging Markets Equities	5%	+/- 2%
Corporate Bonds	4%	+/- 2%
Multi Asset Credit (MAC)	5%	+/- 1%
Property	10%	+/- 2%
Diversifying Return Funds (DRF)	6%	+/- 1%
Private Equity	5%	+/- 2%
Infrastructure	8%	+/- 2%

Cash	0%	+ 2%
Total Return Seeking Assets	88%	-
Liability Driven Investment (LDI)	12%	+/- 2%
Total Assets	100%	-

#### 3. Risk measurement and management

Achieving satisfactory investment returns will, to a considerable degree, reflect the risks taken, and therefore the Fund seeks to understand, measure and manage risk, but not eliminate it.

There is an absolute risk of reduction in the value of the Fund's assets through negative returns. Whilst this cannot be avoided entirely, it can be mitigated by positioning the assets of the Fund across different types of assets, sectors and geographic regions.

There is also the relative risk that the Fund's investments under-perform the market, usually measured by comparison with a performance benchmark. The Fund's investment managers can, to a large extent, control relative risk by using statistical techniques to forecast how volatile their performance is likely to be relative to their benchmark or target. Each manager has a mandate specific benchmark and controls.

Different asset classes have different risk and return characteristics. For example, equities (company shares) have produced better long-term returns than fixed interest investments, but they are more volatile and have at times produced negative returns for long periods. In setting the investment strategy, the Committee considers the expected risks and returns of the various asset classes and the correlation between those returns to target or expected return within an acceptable level of risk.

Risks may also arise from a lack of suitable balance or diversification of the Fund's assets. The adoption of an asset allocation strategy and the detailed monitoring of performance and risks relative to the targets set, constrains the investment managers from deviating too far from

the intended outcome, whilst at the same time allowing adequate flexibility to manage the portfolios in such a way as to enhance returns.

Other financially material risks arising from environmental, social and corporate governance (ESG) issues are required to be considered and managed by the Fund's investment managers in relation to all asset classes. The Fund's approach in this area is set out in more detail in section 5 below.

Consideration is also given to the on-going risks of a mismatch, over time, between the Fund's assets and its liabilities. The Fund's Funding Strategy Statement considers these risks in greater detail, however, the major risks that can lead to this mismatch are the impact of interest and inflation yields on liabilities. In order to mitigate this risk, the Fund has an asset allocation of 12% to Liability Driven Investment (LDI) and holds other assets, such as property, with direct or indirect links to inflation.

#### 4. Approach to asset pooling

In accordance with the requirements of the Local Government Pension Scheme (Management and Investment of Funds) Regulations 2016., the Fund participates with nine other LGPS funds to pool investment assets through the Brunel Pension Partnership Ltd (Brunel). Brunel is wholly owned by the ten administering authorities (in equal shares) that participate in the pool and is authorised by the Financial Conduct Authority (FCA).

The administering authorities retain the responsibility for setting the strategic asset allocation for their pension funds and allocating investment assets to the portfolios provided by Brunel. Brunel is responsible for implementing those asset allocations by investing funds' assets within defined outcome focused investment portfolios it has developed.

Brunel creates collective investment vehicles for quoted assets such as equities

and bonds, and for private market investments it creates and manages an investment programme with a defined investment cycle for each asset class. It researches and selects the external managers or pooled funds needed to meet the investment objective of each portfolio.

The process of transitioning the Fund's assets to the portfolios managed by Brunel started in April 2018 and is expected to be largely completed during 2021, except for legacy private market assets and other illiquid assets. Until such time as transitions take place, the client funds will continue to maintain the relationship with its legacy investment managers and oversee their investment performance, working in partnership with Brunel where appropriate.

A detailed service agreement between Brunel and its clients sets out the duties and responsibilities of Brunel and the rights of the clients, including a duty of care for Brunel to act in its clients' interests.

The governance arrangements for the pool include the Brunel Oversight Board, comprised of representatives from each of the administering authorities plus two scheme member observers. Acting for the administering authorities, it has ultimate responsibility for ensuring that Brunel delivers the services required to achieve investment pooling and deliver each client fund's investment strategy.

The Oversight Board has a monitoring and oversight function. Subject to its terms of reference it will consider relevant matters on behalf of the administering authorities, but it does not have delegated powers to take decisions requiring shareholder approval which must be remitted back to each administering authority individually. The administering authorities' shareholder rights are set out in the Shareholders Agreement and other constitutional documents.

The Oversight Board is supported by the Client Group, comprised primarily of pension investment officers drawn from each of the administering authorities. It has a primary role in reviewing the implementation of pooling by Brunel, including the plans for transitioning assets to the portfolios. It provides a forum for discussing technical and practical matters, confirming priorities, and resolving differences. It is responsible for providing practical support to enable the Oversight Board to fulfil its monitoring and oversight function.

The Client Group monitors performance and service delivery for each of the established Brunel portfolios in addition to the regular reports to administering authorities.

## 5. Environmental, social and corporate governance (ESG) policy

The primary aim of the Fund is to maximise the value of investments made for the benefit of the many stakeholders, including council tax payers, scheme employers, current employee contributors and pensioners. The Fund does not place restrictions on investment managers in choosing individual investments in companies or sectors in either the UK or overseas markets and its policy is to support engagement with companies to effect change, rather than disinvestment.

The Fund has a fiduciary duty to seek to obtain the best financial return that it can for its scheme members and their employers, and all other considerations are secondary. However, the Fund is mindful of its responsibilities as a long-term shareholder and believes that in the long term better financial returns will be generated by investing in companies and assets that contribute to the long-term sustainable success of the global economy and society.

The Fund recognises the risks associated with environmental, social and governance (ESG) issues, and the potential impact on the financial

returns if those risks are not managed effectively. The Fund therefore expects its external fund managers to monitor and manage the associated risks.

The Fund will work with its partners in the Brunel pool and Brunel to ensure that robust systems are in place for monitoring ESG risk, both at a portfolio and a total fund level, and that the associated risks are effectively managed. The Fund fully endorses and supports the policies set out in the Brunel Responsible Investment Policy:

https://www.brunelpensionpartnership.org/responsibleinvestment/responsible-investment-policy

The Fund is also a member of the Local Authority Pension Fund Forum (LAPFF). The LAPFF exists to promote the investment interests of local authority pension funds, and to maximise their influence as shareholders while promoting corporate social responsibility and high standards of corporate governance among the companies in which they invest.

#### https://lapfforum.org/

#### **Climate Change**

The Fund believes climate change poses significant risks to global financial stability and could thereby create climate-related financial risks for the Fund's investments, unless action is taken to mitigate these risks. The Fund recognises that climate change will have impacts across all investment asset classes and looks to Brunel and all other investment managers to identify and manage climate-related financial risks as part of day-to-day fund management.

At its meeting September 2020, the Committee agreed a strategy of **decarbonisation**, meaning a reduction in allocations of investment to companies which are high carbon emitters and looking to influence the demand for fossil fuels and their financing, not just their supply, and not a strategy of **divestment**, meaning completely divesting from companies involved in the sourcing and refining of fossil fuels.

The Fund does not consider a top-down approach to disinvestment to be an appropriate strategy. By integrating climate change into risk management process, using carbon foot-printing, assessing fossil fuel exposure and challenging managers on physical risks, the Fund seeks to reduce unrewarded climate and carbon risk. Where companies fail to engage with climate change issues, selective disinvestment may be appropriate based on investment risk.

Significant decarbonisation has been and will continue to be achieved through the transition of assets to the management of Brunel. 10% of the Fund's total Investment assets are now invested in Brunel's global sustainable equities fund, and all other actively managed Brunel funds are committed to a policy of a 7% year on year reduction in their carbon footprint. In addition, a significant proportion of the Fund's infrastructure investments is expected to be invested in renewable energy assets.

This process is informed by using a variety of tools in combination with industry and corporate engagement. Brunel's quarterly reports considered by the Committee and publicly available include summaries of the carbon intensity and extractive exposure of its funds compared to industry benchmarks.

The Fund fully endorses and supports the Brunel Climate Change Policy:

https://www.brunelpensionpartnership.org/climate-change/

#### 6. Stewardship Policy

The Fund is committed to responsible stewardship and believe that through stewardship it can contribute to the care, and ultimately long-term success, of all the assets within our remit. The Fund supports and applies the UK Stewardship Code 2020 definition of stewardship:

"Stewardship is the responsible allocation, management, and oversight of capital to create long-term value for clients and beneficiaries leading to sustainable benefits for the economy, the environment and society."

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

This includes, engaging with companies and holding them to account on material issues, exercising rights and responsibilities such as voting, and integrating environmental, social and governance factors into investment decision making.

The Fund fully endorses and supports the Brunel Stewardship Policy:

https://www.brunelpensionpartnership.org/

## Appendix 2 Pension Administration Strategy Report

#### Introduction

Dorset County Pension Fund ("the Fund") is responsible for the administration of the Local Government Pension Scheme ("LGPS") within the geographical area of Dorset. The Fund also administers the LGPS on behalf of a number of qualifying employers who are not situated within the Dorset area. The service is carried out by Dorset Council ("the administering authority") on behalf of qualifying employers and ultimately the LGPS members.

This document is the Pensions Administration Strategy statement outlining the policies and performance standards towards providing a costeffective, inclusive, and high-quality pensions and administration service. Delivery of such an administration service is not the responsibility of one person or one organisation but is rather the joint working of a number of different stakeholders, which between them are responsible for delivering the pensions administration service to meet the diverse needs of the membership. As the cost of this service is borne by the Fund, and effectively recharged prorata to each employer via the contribution rate, it is in everyone's interests to ensure an efficient cost-effective provision.

#### Compliance

Developed in consultation with employers within the Fund, this statement seeks to promote good working relationships, improve efficiency and ensure agreed standards of quality in delivery of the pension administration service amongst the employers and the Fund. A copy of this strategy is issued to each of the relevant employers.

The undertakings set out within this Pension Administration Strategy will be reviewed annually by the Fund. In no circumstances does this strategy override any provision or requirement of the Regulations set out below nor is it intended to replace the information provided in the

Employers' Guide on the Dorset County Pension Fund website for day-to-day use; <a href="https://www.dorsetpensionfund.org">www.dorsetpensionfund.org</a>

#### Review

The Fund will review this policy statement and make revisions as appropriate following a material change in its policies in relation to any of the matters contained in the strategy. Employers will be consulted and informed of the changes.

#### **Regulatory Framework**

Regulation 59 of the LGPS Regulations 2013 enables an LGPS administering authority to prepare a document ("the pension administration strategy") detailing administrative standards, performance measure, data flows and communication with employers.

In addition, Regulation 70 of the LGPS Regulations 2013 allows an administering authority to recover costs from an employing authority where costs have been incurred because of that employing authority's level of performance in carrying out its functions under these Regulations. See Poor Performance section.

This document has been presented, considered and approved by the Local Pensions Board on 3 December 2019 and, as such, the contents of which apply to all existing and future employers of Dorset County Pension Fund and from 1 January 2020.

#### **Liaison and Communication**

The delivery of a high-quality, cost-effective administration service is not the responsibility of just the administering authority, but depends on the joint working of the administering authority with a number of individuals in different organisations to ensure Scheme members, and other interested parties, receive the appropriate level of service and ensure that statutory requirements are met.

Each Employing authority will designate a named individual to act as the main point of contact (Pension Liaison Officer (PLO)) with regard to any aspect of administering the LGPS.

#### Their key responsibilities will be to:

- to act as a conduit for communications to appropriate staff within the employer for example, Human Resources, Payroll teams, Directors of Finance;
- to ensure that standards and levels of service are maintained;
- to ensure that details of all nominated representatives and authorised signatures are correct and to notify the Fund of any changes immediately;
- to arrange distribution of communications literature as and when required;
- to inform the Fund of any alternative service arrangements required;
- to assure data quality and ensure the timely submission of data to the Fund;
- to assist and liaise with the Fund on promotional activities; and to ensure payments due to the Fund are made in accordance with the Pensions Administration Strategy.

#### **Employer Training/Meetings**

Employer workshops are arranged 3 times per year but more will be provided if requested or deemed necessary by the Fund. The workshops cover employer responsibilities highlighting:

- Starter and leaver processes
- Final Pay
- LGPS Discretions
- End of Year requirements
- Communications

The Fund will hold Pension Liaison Officer Group (PLOG) meetings 3 times per year. Attendance by each employer's PLO is actively encouraged.

The Fund holds an annual employers' meeting where officers provide information on Fund Finances, Investment Performance and topical issues for the Fund; in recent times this has included updates on future changes to the LGPS.

Attendance by each employer's main contact and Senior Management is actively encouraged.

Meetings with senior pension fund staff can be arranged on request.

#### **Policy Discretions**

Each employer is required to produce, publish and maintain a statement of policy regarding the exercise of certain discretionary functions available to them within the LGPS regulations. The policy statement must be kept under review and where revisions are made; the revised policy statement must be sent to the Fund and made readily available to all employees within the employing authority within one month of the effective date.

#### **Notification of Employee's Rights**

Any decisions made by an employing authority affecting an employee's rights to membership or entitlement to benefits must be notified to the employee in writing.

#### **Internal Disputes Resolution Procedures (IDRP)**

Each employing authority is required to nominate and name the person to whom applications under Stage 1 of the Internal Disputes Resolution Procedures should be made. The name, job title and contact details of this nominated person must be kept current with the Fund.

#### **Computer Links**

The Fund will, to appropriate large employers, provide the software, hardware and communication facilities in order for employing authority staff to produce retirement estimates and enquire on their employee's record of membership.

The Fund will ensure that the Pensions Administration computer system is available for use during normal office hours with the exception of any necessary scheduled maintenance of the system.

#### **Fund and Employer Responsibilities**

The LGPS Regulations identifies a number of responsibilities for the Fund and Employers.

Performance Standards are held within the following tables:

New Appointments		
Employers' Responsibility	Fund's Responsibility	
To ensure that pensions information is included as part of any induction process.	To provide to employers on request appropriate information/forms for inductions.	
To provide each new employee with an LGPS booklet and application form, either with their contract or within two weeks of starting work.	To update pension information in accordance with regulatory changes and provide sufficient stock within five weeks of request by the employer.	

New Starters	
Employers' Responsibility	Fund's Responsibility
To ensure that all employees subject to automatic	To accurately record and update associated
admission are brought into the LGPS from the date of	member records on the pension
appointment and provide the Pensions Team each	administration system.
month with details of their start date by electronic	
interface, monthly return or YourFund starter form.  To assist the Fund in ensuring that all new starters	To write to member sending a Transfer
complete the Pension Membership Form containing	Booklet within 10 days of receipt of Pension
information including National Insurance Number, Date	Membership Form if starter information has
of Birth and Home Address to the Fund within 1 calendar	been provided by employer.
month of the employee's first pay date.	
Where there is more than one contract of employment	To accurately record these member records
with the same employer, each membership shall be	on the pension administration system.
maintained separately, and the Fund notified.	
To send the Fund notification in agreed electronic or	To accurately record and update member
paper format of any eligible employees subject to	records on the pension administration
automatic entry, who do not wish to join, or elect to	system within 30 working days of receipt of
leave the scheme within three months of appointment.	the notification.

#### Valuation & Annual Benefit Illustrations **Employers' Responsibility Fund's Responsibility** To ensure that the Fund is informed of any changes in To provide forms for recording any key the circumstances of employees on YourFund or by change in circumstances and/or to provide a electronic interface within 1 calendar month of the template for the secure submission of data electronically. change. The changes include: To accurately record and update member records on the pension administration system within 30 working days of notification Status: - Change of name or any shorter period as requested by the - Marital Status employer with regard to specific - National Insurance Number requirements. - Address To issue Annual Benefit Illustrations by the **Conditions of Service:** 31st August of the year concerned for all - Contractual Hours members where the employer has sent end - Employee Number and/or Post Number of year contribution return by 30th April of - Date Joined Scheme (if adjusted) that same year. Each employer must ensure that the relevant To calculate the LGPS member's Annual contributions are deducted, if required. Allowance under HMRC Legislation and notify members, where appropriate by the 5th **End of Year** October of the year concerned or within 3 End of Year contribution return to be sent to the Fund by months of member's request. the 30th April.

Retirement Estimates	
Employers' Responsibility	Fund's Responsibility
To submit a request using the estimate form on YourFund	To issue the quotations within 15 working days of receiving the request or by separate agreed timescales for bulk requests.
(Only 1 estimate request per member per rolling year allowed, additional requests chargeable as per Charging Schedule - Appendix A)	
For larger bulk estimates, requests can be made in alternative formats.	
	To provide large employers with the appropriate software to produce retirement estimates without the resource of Fund staff.

Employer to respond to End of Year queries within 10

working days of request.

#### **Actual Retirement Employers' Responsibility Fund's Responsibility** To submit the pre-retirement information via YourFund To issue the member with a pre-retirement form to the Fund at least one month before retirement letter and information within 15 working where possible. days of notification from employer. To issue a final retirement letter and make To submit leaver form no later than 15 working days after retirement date. payment of any lump sum within 10 working days of receipt of all relevant forms and Further information can be found in the Employers certificates subject to being after the date of Guide: www.yourpension.org.uk/ retirement. To pay any pension payment on the last

working day of each month, following

retirement.

III Health Retirements	
Employers' Responsibility	Fund's Responsibility
To determine based on medical opinion and advice of one of the Administering Authorities approved Independent Medical Registered Practitioners (Independent Medical Registered Practitioners (IMRP)) whether an ill health award is to be made and determine which tier 1, 2 or 3.	To calculate and pay required benefits in line with actual retirement timescales.
To submit the appropriate form to the Fund at least one month before retirement where possible but in all cases no later than 15 working days after retirement date.	
To keep a record of all Tier 3 ill health retirements, particularly in regard to the 18-month review of their gainful employment and any subsequent appointment with an (IMRP) approved by the Administration Authority for a further medical certificate.  To inform the Administering Authority if and when the	To calculate and recover any overpayment of pension benefits.
pension should cease.	
To review all Tier 3 ill health retirement cases prior to discontinuance at three years and notify member of cessation if applicable.	Update the member records as becoming a "pensioner member with deferred benefits from the date of the suspension".
Further information on ill health retirements can be found in the Employers Guide; www.yourpension.org.uk/	

#### **Members Leaving Employment Before Retirement**

#### **Employers' Responsibility**

To notify the Fund of the employee's date and reason for cessation of membership and all other relevant information via YourFund within one month of the event.

To supply member with a Leaver Election Form.

#### **Fund's Responsibility**

To accurately record and update member records on the pension administration system.

To inform members who leave the Scheme, who are not entitled to immediate payment of benefits, the options available and deferred benefit entitlement with 40 days.

#### **Former Members With Deferred Benefits**

#### **Employers' Responsibility**

To keep adequate records of the following for members who leave the Scheme with deferred benefits as early payment of benefits may be required:

- Name and Last known address
- National Insurance Number
- Payroll Number
- Date of Birth
- Last job including job description
- Salary details
- Date and reason for leaving

On application from the former employee to have their deferred benefits paid early, a determination as to whether or not they are eligible for early payment on ill health grounds after seeking a suitable medical opinion from an independent Registered Medical Practitioner (IRMP) approved by the Administering Authority, to determine whether benefits should be released early on compassionate grounds and whether any early retirement reduction should be waived.

#### **Fund's Responsibility**

To record and update member records on pension administration system.

Issue deferred benefit notification within 2 months of notification by employer.

To provide former members, where possible, an annual benefit illustration of their deferred benefits updated by accrued annual pensions increase award.

To provide estimates of benefits that may be payable and any resulting employer costs within 15 working days of request.

#### **Death In Service & Terminal Illness**

#### **Employers' Responsibility**

To inform the Fund immediately of the death of an employee or when a member is suffering from a potentially terminal illness and provide details of the next of kin.

Further information can be found in the Employers Guide:

www.yourpension.org.uk/

#### **Fund's Responsibility**

To assist employers, employees and their next of kin in ensuring the pension options are made available and that the payment of benefits are expedited in an appropriate caring manner.

#### **Financial Obligations Employers' Responsibility Fund's Responsibility** To pay the Fund all contributions deducted from payroll To allocate the received contributions to (not including AVCs) of its employees and employer each employer's record. contributions, no later than the 19th day (for cheque payments) or 22nd (for electronic payments) of the To monitor employer contribution payover as month following the period of deductions. detailed in the Fund's Payment of Employee and Employer Pension Contributions Policy. To re-imburse the Fund for all pension payments made which are not to be borne by the Fund e.g. early Interest will be charged for late payment as retirement strain cost, compensatory added years, injury detailed in Regulation 71(4) of the LGPS allowances under an agreed schedule. Regulations 2013. To ensure that all payments made to the Fund are supported by a completed Monthly Financial Return form which is available at www.yourpension.org.uk/Dorset/Employers/Employer-**Guide/Monthly-Returns** Further information can be found in the Employer Guide: www.yourpension.org.uk/ To apply the correct employer and employee Inform each employer of any new contribution rate. contribution banding. To alter employee contribution rates at all other times in line with the employers' discretionary policy on adjusting employee contribution rates. To pay all rechargeable items to the Fund within four The Fund will inform employers of any weeks of the invoice. recharge items as they become due. To pay the appropriate AVC provider AVC contributions To record and update member records on deducted from payroll of its employees no later than the pension administration system to show 19th day of the month following the period of membership of AVC scheme. deductions.

Additional Benefits (ARCs and ASBCs)		
Employers' Responsibility	Fund's Responsibility	
To collect from the employee payroll, contributions and	To provide information on Additional Regular	
to arrange the prompt payment to the Fund no later	Contributions (ARCs) and Additional Survivor	
than the 19th day (for cheque payments) or 22nd (for	Benefit Contributions (ASBC's) on request to	
electronic payments) of the month following deduction.	the LGPS member and employers and issue	
	quotations within 15 working days.	
More information can be found in the Employers Guide,		
www.yourpension.org.uk/		
www.yourpension.org.uk/		

#### **Discretions Policy**

#### **Employers' Responsibility**

Formulate, publish and update (as necessary) an Employer Discretions Policy as required under the LGPS Regulations using the Discretions template and provide a copy of this to Administering Authority. More information can be found in the Employers Guide, www.yourpension.org.uk/
See Appendix B for details of Discretions.

This must be done within 30 days of policy being agreed by the appropriate officers or committee of the Employer OR any changes being made

#### and

No later than 6 months after being informed by the Fund of any relevant change in the Regulations.

#### **Fund's Responsibility**

Formulate, publish and update (as necessary) an Administering Authority Discretions Policy as required under the LGPS Regulations. The Fund will keep the policies under review and will update within 6 months of any relevant change in the Regulations.

Where the Fund does not have an up-to-date discretions policy from an Employer, the Fund will not process anything which involves Employers discretions. This currently includes application of rule of 85 for members between 55 and 60, additional pension awards, flexible retirement and waiving of actuarial reductions on any of these.

#### Fund Administration Performance Task Standards

In all cases the standard quoted applies only once all necessary information and documents have been received. The annual figures for the Fund performance measures across all employers will be monitored by the Local Pensions Board and reported in the Annual Report.

Task	Standard (working days)
Letters/emails acknowledged	10 Days
New Starters processed - electronic/paper	30 Days
Payment of transfer values	20 Days
Provision of inward transfer quotes	15 Days
Notification of deferred benefits	40 Days
Respond to members general postal/telephone enquiries	10 Days
Changes in details processed	30 Days
Estimates for divorce purposes processed	30 Days or 21 Days for Court Ordered
Refund Payments	requests 15 Days
·	-
Deferred benefits calculated	40 Days
APC Illustrations calculated	10 Days
Annuity quotations calculated	5 Days
New retirement letters sent detailing options	10 Days
New retirement benefits processed for payment following receipt of election	5 Days
Deferred benefits processed for payment following receipt of election	20 Days
Notification of death processed	5 Days
Processing of survivor pensions	10 Days
Processing of death grants	5 Days
Estimate requests processed	15 Days

#### **Audit**

The Fund is subject to an annual audit of its processes and internal controls. Employers are expected to fully comply with any requests for information from both internal and approved external auditors. Any subsequent recommendations will be considered and where appropriate implemented with Employing authority cooperation.

#### Benchmarking

The Fund will regularly monitor its costs and service performance by benchmarking with other administering authorities. Details of the costs of administration, quality measures

and standards of performance will be monitored by the Pension Fund Committee and the Local Pensions Board. A summary will be published in the Annual Report.

#### **Employer Performance Reporting**

#### **Poor Performance**

The Local Pensions Board will monitor regularly the key performance measures. The Fund will seek, at the earliest opportunity, to work closely with employers in identifying areas of poor performance, provide the necessary training and development to put in place appropriate processes to improve the level of service into the future.

In the event of continued poor performance and a lack of any evidence of measures being taken to achieve improvement by an employing authority the Fund will seek to recover any additional costs arising.

The Fund may also charge for other services, details of all the charges that apply are provided in Appendix A.

Any third-party costs or regulatory fines incurred by the Fund as a consequence of administrative failures or poor performance by the employing authority will be recovered from the employer. These may include fines imposed by the Courts or the Pensions Ombudsman and additional charges in respect of actuarial fees, legal fees, third party computer charges and additional printing and distribution costs.

#### In dealing with poor performance the Fund will:

- Write to the employer setting out the area(s) of poor performance.
- Meet with the employing authority, to discuss area(s) of poor performance and how these can be addressed.
- Issue formal written notice, where no improvement is demonstrated by the employing authority or where there has been a failure to take agreed action by the employing authority.
- Make a claim for cost recovery, taking account of time and resources in resolving the specific area(s) of poor performance.
- Will report any claim for the cost of recovery to the Local Pensions Board at the next available meeting and may form part of the administration report in the Fund's published Annual Report.
- Report the employer to the Pensions Regulator where deemed necessary.

#### Standards of Data

#### **Overriding Legislation**

In performing the role of administering the LGPS, The Fund and Employers will comply with the overriding legislation, including:

• The General Data Protection Regulations.

- The Occupational Pensions Schemes; (Disclosure of Information) Regulations 1986.
- The Public Pensions Pensions Act.
- Any Transitional Regulations currently in place.
- The Discretionary and Compensation Regulations 2006.
- The Data Protection Act 2018.
- The Freedom of Information Act 2000.
- The Equality Act 2010.
- The Finance Act 2004.
- Health and Safety Legislation.
- Employment Rights Act 1998.
- HMRC Legislation and
- Current Government Actuaries Department Guidance.

and any future amendments to the above legislation.

#### **Associated Policy Statements**

#### **Communications Policy**

The statement outlines the Fund's policy on:

- Information to members, representatives and employers.
- The format, frequency and method of distributing such information.
- The promotion of the Scheme to prospective members and their employing authorities.

The policy can be accessed on the Dorset County Pension Fund website:

www.yourpension.org.uk/

#### **Governance Policy**

Dorset Council has delegated to the Pension Fund Committee various powers and duties in respect of the investment of the Fund. This statement sets out the scheme of delegation and the terms of reference, structure and operational procedures of the delegation.

The policy can be accessed on the Dorset County Pension Fund website:

https://www.yourpension.org.uk/Dorset/Investments-Governance/Responsible-Investment

**Privacy Statement** 

The fund collects and processes personal data about scheme members. The Privacy Notice explains the information the Fund holds and how it is used.

The policy can be accessed on the Dorset County Pension Fund website:

https://www.yourpension.org.uk/Dorset/Accessibility/Privacy-and-Cookie-Policy.aspx

#### **Data Retention Policy**

This statement sets out the Fund's policy on the retention of personal data.

The policy can be found on the Dorset County Pension Fund website:

https://www.yourpension.org.uk/Dorset/Accessib ility/Privacy-and-Cookie-Policy/Retention-Policy.aspx

#### **Employer Discretions**

The LGPS Regulations require every employing authority to:

- Issue a written policy statement on how it will exercise the various discretions provided by the LGPS.
- Keep it under review.
- Revise it as necessary.

A list of the Employer discretions can be found in the Employers Guide:

https://www.yourpension.org.uk/

#### **Administering Authority Discretions**

The LGPS Regulations require every administering authority to:

- Issue a written policy statement on how it will exercise the various discretions provided by the LGPS.
- Keep it under review.
- Revise it as necessary.

A copy of the Dorset County Pension Fund Administering Authority Discretions can be found on the Dorset County Pension Fund website: https://www.yourpension.org.uk/Dorset/Scheme

Local Government Pension Scheme Regulations 2013 Excerpts Related to Pensions Administration Strategy Documents

**Exchange of information - Regulation 80** 

#### (1). A Scheme employer must -

- a) inform the appropriate
  administering authority of all
  decisions made by the employer
  under regulation 72 (first instance
  decisions) or by an adjudicator
  appointed by the Scheme
  employer under regulation 74
  (applications for adjudication of
  disagreements) concerning
  members; and
- give that authority such other information as it requires for discharging its Scheme functions.

#### (2). If -

- a) an administering authority makes any decision under regulations 72 (first instance decisions), 75 (decisions of the adjudicator) or 76 (reference of adjudications to administering authority) about a person for whom it is not the Scheme employer; and
- b) information about that decision is required by the person's Scheme employer for discharging that employer's Scheme functions, that authority must give that employer that information if asked to supply it.
- (3). Within three months of the end of each Scheme year, each Scheme employer must give a statement to the appropriate administering authority giving the following details in respect of each employee who has been an active member during the Scheme year
  - a) the employee's name and gender;

- b) the employee's date of birth and national insurance number;
- a unique reference number relating to each employment in which the employee has been an active member; and
- d) the information relating to the employee for the Scheme year in question for each employment which is specified in paragraph (4).

## (4). The information required by paragraph (3)(d) is –

- a) the dates of active membership;
- b) the pensionable pay received and employee contributions deducted while regulation 9 (contributions) applied;
- the pensionable pay received and employee contributions deducted while regulation 10 (temporary reduction in contributions) applied;
- any contributions by the employer in relation to the employee's pensionable pay;
- e) any contributions by employee or employer under regulation 16 (additional pension contributions);
- f) any contributions by employee or employer under regulation 17 (additional voluntary contributions).

#### Pension administration strategy - Regulation 59

(1). An administering authority may prepare a written statement of the authority's policies in relation to such of the matters mentioned in paragraph (2) as it considers appropriate ("its pension administration strategy") and, where it does so, paragraphs (3) to (7) apply.

#### (2). The matters are -

 a) procedures for liaison and communication with employers in relation to which it is the

- administering authority ("its scheme employers");
- b) the establishment of levels of performance which the administering authority and its Scheme employers are expected to achieve in carrying out their Scheme functions by –
- the setting of performance targets,
- ii. the making of agreements about levels of performance and associated matters, or
- iii. such other means as the administering authority considers appropriate;
- c) procedures which aim to secure that the administering authority and its Scheme employers comply with statutory requirements in respect of those functions and with any agreement about levels of performance;
- d) procedures for improving the communication by the administering authority and its Scheme employers to each other of information relating to those functions;
- e) the circumstances in which the administering authority may consider giving written notice to any of its Scheme employers under regulation 70 (additional costs arising from Scheme employer's level of performance) on account of that employer's unsatisfactory performance in carrying out its Scheme functions when measured against levels of performance established under sub- paragraph (b);
- the publication by the administering authority of annual reports dealing with –
- i. the extent to which that authority and its Scheme employers have achieved the levels of performance established under sub-paragraph (b), and

- ii. such other matters arising from its pension administration strategy as it considers appropriate; and
- g) such other matters as appear to the administering authority after consulting its Scheme employers and such other persons as it considers appropriate, to be suitable for inclusion in that strategy.

#### (3). An administering authority must -

- a) keep its pension administration strategy under review; and
- make such revisions as are appropriate following a material change in its policies in relation to any of the matters contained in the strategy.
- (4). In preparing or reviewing and making revisions to its pensions administration strategy, an administering authority must consult its scheme employers and such other persons as it considers appropriate.

#### (5). An administering authority must publish -

- a) its pension administration strategy; and
- b) where revisions are made to it, the strategy as revised.
- (6). When an administering authority publishes its pension administration strategy, or that strategy as revised, it must send a copy of it to each of its employers and to the Secretary of State as soon as is reasonably practicable.
- (7). An administering authority and its Scheme employers must have regard to the pension administration strategy when carrying out their functions under these Regulations.
- (8). In this regulation references to the functions of an administering authority include, where applicable, its functions as a Scheme employer.

Additional costs arising from Scheme employer's level of performance - Regulation 70

- (1). This regulation applies where, in the opinion of an administering authority, it has incurred additional costs which should be recovered from a Scheme employer because of that employer's level of performance in carrying out its functions under these Regulations.
- (2). The administering authority may give written notice to the Scheme employer stating
  - (a) the administering authority's reasons for forming the opinion mentioned in paragraph (1);
  - (b) the amount the authority has determined the Scheme employer should pay under regulation 69(1)(d) (payments by Scheme employers to administering authorities) in respect of those costs and the basis on which the specified amount is calculated; and
  - (c) where the administering authority has prepared a pension administration strategy under regulation 59, the provisions of the strategy which are relevant to the decision to give the notice and to the matters in sub-paragraphs (a) or (b).

Interest on late payments by Scheme employers - Regulation 71

- (1). An administering authority may require a Scheme employer or former Scheme employer from which any payment is due under regulations 67 to 70 (employer's contributions or payments) is overdue to pay interest on that amount.
- (2). The date on which any amount due under regulations 67 (employer's contributions), 68 (employer's further payments), 70 (additional costs arising from Scheme employer's level of performance) is overdue is one month

from the date specified by the administering authority for payment.

- (3). The date on which any amount due under regulation 69 (payment by Scheme employers to administering authorities) (other than an extra charge payable under regulation 68 and referred to in regulation 69(1)(b)) is overdue is the day after the date when that payment is due.
- (4). Interest payable under this regulation must be calculated at one per cent above base rate on a day to day basis from the due date to the date of payment and compounded with three-monthly rests.

Overriding legislation dictates minimum standards that Pension Schemes should meet in providing certain pieces of information to the various associated parties - not least of which the Scheme member.

#### Appendix A - Charging Schedule

	Charge
Failure to notify the Fund of new starters with full information within 1 month of their start date.	£50 per case.
Failure to notify the Fund of changes in status within 1 month of the change.	£50 per case.
Failure to notify the Fund of any member leaving the Scheme (termination of employment or opting-out) within 1 month of the event.	£50 per case.
Failure to notify the Fund of any retirement within 15 days of retirement date.	£50 per case.
Where as a result of the Employer's/Payroll Providers failure to notify the Fund of a retirement interest becomes payable on any lump sum or death grant paid, the Fund will recharge the total amount of interest to the Employer/Payroll Provider.	Interest calculated in accordance with Regulation 71 of the LGPS Regulations 2013.
Failure to notify the Fund of the death in service of a member within 10 working days of the Employer receiving notification.	£250 per case.
Failure to pay over the monthly contributions to the Fund by the 22nd of the month following deduction of the contributions.	Interest calculated on a daily basis equal to the Bank of England Base Rate plus 1%.
Failure to provide the Fund with the End of Year return by 30th April.	£100 per working day from day after required date to date return is received.
Failure to respond to requests for End of Year information to resolve queries within 10 working days of Fund request.	£50 per query.
Estimate requests in excess of 1 required in a rolling year.	£100 per estimate request plus VAT per additional request.
Failure to pay invoices from the Fund within the prescribed payment period.	Interest calculated on a daily basis equal to the Bank of England Base Rate plus 1%.

#### **Notes to Charging Schedule**

Notifications of new starters, changes, absences, leavers, retirements and death in service must give full information as detailed in the Employer's Guide:

www.yourpension.org.uk/

Regulation 71 of the LGPS Regulations 2013 states that interest must be calculated at one per cent above base rate on a day-to-day basis from the due date to the date of payment and compounded with three-monthly rests. If late payment of a lump sum or death grant occurs as a result of a failure by the scheme member or

scheme member's representative to provide the information to the Fund, the Fund will be liable for the payment of any interest due.

#### **Contact Details**

Dorset County Pension Fund County Hall, Dorchester Dorset DT1 1XJ

**Tel:** 01305 224845 **Fax:** 01305 224049

Email: pensionshelpline@dorsetcouncil.gov.uk

Web: www.yourpension.org.uk/dorset

## Appendix 3 Funding Strategy Statement

#### Introduction

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

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

#### **Purpose of the Funding Strategy Statement**

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

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

These objectives are desirable individually but may be mutually conflicting. This FSS seeks to set out how the administering authority has balanced the conflicting aims of affordability of contributions, transparency of processes, stability

of employers' contributions and prudence in the funding basis.

#### Aims and purpose of the Fund

The aims of the Fund are to:

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

#### The purpose of the Fund is to:

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

#### **Funding Objectives**

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

The funding objectives are to:

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

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

#### **Key Parties**

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

The administering authority

The administering authority for the Fund is Dorset Council.

The main responsibilities of the administering authority are to:

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

#### Scheme employers

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

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

 Collect employee contributions and pay these together with their own employer contributions, as certified by the Fund Actuary, to the administering authority within the statutory timescales.

- Notify the administering authority of any new Scheme members and any other membership changes promptly.
- Develop a policy on certain discretions and exercise those discretions as permitted under the Regulations.
- Meet the costs of any augmentations or other additional costs in accordance with agreed policies and procedures; and
- Pay any exit payments due on ceasing participation in the Fund.

#### Scheme members

Active Scheme members are required to make contributions into the Fund as set by the Department for Levelling Up, Housing and Communities (DLUHC).

#### Fund Actuary

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

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

- may be of relevance to their role in advising the Fund; and
- Advise on other actuarial matters affecting the financial position of the Fund.

#### **Funding Strategy**

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

The most recent actuarial valuation of the Fund was carried out as at 31 March 2022. The results of the 2022 valuation are set out in the table below:

2022 valuation results		
Surplus (Deficit)	(£141m)	
Funding level	96%	

On a whole Fund level, the primary rate required to cover the employer cost of future benefit accrual was 19.1% of payroll p.a.

The individual employer contribution rates are set out in the Rates and Adjustments Certificate which forms part of the Fund's 2022 valuation report.

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

#### **Funding Method**

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

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

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

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

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

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

For open employers, the actuarial funding method that is adopted is known as the Projected Unit Method. The key feature of this method is that, in assessing the future service cost, the primary rate

represents the cost of one year's benefit accrual only.

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

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

#### Valuation assumptions and funding model

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

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

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

#### Future price inflation

The base assumption in any valuation is the future level of price inflation over a period commensurate with the duration of the liabilities, as measured by the Retail Price Index (RPI). This is

derived using the 20 year point on the Bank of England implied Retail Price Index (RPI) inflation curve, with consideration of the market conditions over the six months straddling the valuation date. The 20 year point on the curve is taken as 20 years is consistent with the average duration of an LGPS Fund.

A deduction of 0.3% p.a. is applied to the yield at the 20-year point to reflect the shape of the yield curve. A further deduction of 0.3% p.a. is applied to reflect the view that investors are willing to pay a premium for inflation-linked products in return for protection against unexpected inflation.

#### Future pension increases

Pension increases are linked to changes in the level of the Consumer Price Index (CPI). Inflation as measured by the CPI has historically been less than RPI due mainly to different calculation methods. However, RPI is due to be aligned with CPIH (CPI but with allowance for housing costs) from 2030.

Therefore, reflecting the anticipated amendment to RPI from 2030 and therefore the relative difference between RPI and CPI, a deduction of 0.35% p.a. is made to the RPI assumption to derive the CPI assumption.

#### Future pay increases

As some of the benefits are linked to pay levels at retirement, it is necessary to make an assumption as to future levels of pay increases. Historically, there has been a close link between price inflation and pay increases with pay increases exceeding price inflation in the longer term. The long-term pay increase assumption adopted as at 31 March 2022 was CPI plus 1.0% p.a. which includes allowance for promotional increases.

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

The discount rate that is applied to all projected liabilities reflects a prudent estimate of the rate of investment return that is expected to be earned

from the Fund's long-term investment strategy by considering average market yields in the six months straddling the valuation date. The discount rate so determined may be referred to as the "ongoing" discount rate.

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

A summary of the financial assumptions adopted for the 2022 valuation is set out in the table below:

Financial assumptions as at 31 March 2022			
CPI inflation	3.0% p.a.		
Pension/deferred pension increases and CARE revaluation	In line with CPI inflation		
Pay increases	CPI inflation + 1.0% p.a.		
Discount rate	4.9% p.a.		

#### **Asset Valuation**

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

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

#### **Demographic Assumptions**

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

Further details of the assumptions adopted are included in the Fund's 2022 valuation report.

#### McCloud/Sargeant judgements

When the Government reformed public service pension schemes in 2014 and 2015 they introduced protections for older members. In December 2018, the Court of Appeal ruled that younger members of the Judges' and Firefighters' Pension schemes have been discriminated against because the protections do not apply to them. The Government has confirmed that there will be changes to all main public sector schemes, including the LGPS, to remove this age discrimination. A consultation has been run in relation to the changes proposed for the LGPS and legislation is now being drafted to bring forward these changes. We understand the updated Regulations are to be consulted on over the course of 2023 with revised Regulations effective from October 2023.

For the 2022 valuation, as required by the Department for Levelling Up, Housing & Communities, in calculating the value of members' liabilities it was assumed that:

- The current underpin (which only applies to those members within 10 years of their NPA at 31 March 2012) will be revised and will apply to all members who were active in the Scheme on or before 31 March 2012 and who join the post 1 April 2014 scheme without a disqualifying service gap;
- The period of protection will apply from 1 April 2014 to 31 March 2022 but will cease when a member leaves active service or reaches their final salary scheme normal retirement age (whichever is sooner);
- Where a member remains in active service beyond 31 March 2022 the comparison of their benefits will be based on their final salary when they leave the LGPS or when they reach their final salary scheme normal retirement age (again whichever is sooner);
- Underpin protection will apply to qualifying members who leave active membership of the

LGPS with an immediate or deferred entitlement to a pension; and

• The underpin will consider when members take their benefit.

Further details of the McCloud/Sergeant judgment can be found below in the Regulatory risks section.

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

On 23 March 2021, the Government published the outcome to its Guaranteed Minimum Pension Indexation consultation, concluding that all public service pension schemes, including the LGPS, will be directed to provide full indexation to members with a GMP reaching State Pension Age (SPA) beyond 5 April 2021. This is a permanent extension of the existing 'interim solution' that has applied to members with a GMP reaching SPA on or after 6 April 2016. Details of the consultation outcome can be found here.

Public Service Pensions: Guaranteed Minimum Pension Indexation consultation - GOV.UK (www.gov.uk)

The 2022 valuation approach for GMP is that the Fund will pay limited increases for members that have reached SPA by 6 April 2016, with the government providing the remainder of the inflationary increase. For members that reach SPA after this date, the Fund will be required to pay the entire inflationary increase.

#### Deficit recovery/surplus amortisation periods

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

Where the valuation for an employer discloses a deficit then the level of required employer contributions includes an adjustment to fund the

deficit over a maximum period of 16 years. The adjustment may be set either as a percentage of payroll or as a fixed monetary amount.

The deficit recovery periods adopted at the 2022 valuation varied amongst individual employers. Shorter recovery periods have been used where affordable. This will provide a buffer for future adverse experience and reduce the interest cost paid by employers. The deficit recovery period or amortisation period that is adopted for any particular employer will depend on:

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

Where an employer's contribution has to increase significantly then, if appropriate, the increase may be phased in over a period not exceeding three years.

#### Pooling of individual employers

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

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

The funding pools adopted for the Fund at the 2022 valuation are summarised in the table below:

Pool	Type of pooling	Notes
Dorset Council		

Bournemouth, Christchurch and Poole Council		All employers in
Academies	Past and future service pooling	the pool pay the
Small Scheduled Bodies		same total contribution rate
Small Admitted Bodies		and have the same funding level.
SLM Poole		ievei.
Weymouth College		

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

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

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

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

#### **Risk Sharing**

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

For example, there are employers participating in the Fund with pass-through provisions: under this arrangement the pass-through employer does not take on the risk of underfunding as this risk remains with the letting authority or relevant guaranteeing employer. In general, when the pass-through employer ceases participation in the Fund, it is not responsible for making any exit payment, nor receiving any exit credit, as any deficit or surplus ultimately falls to the letting authority or relevant guaranteeing employer.

At the 2022 valuation, risk-sharing arrangements were allowed for by allocating any deficit/liabilities covered by the risk-sharing arrangement to the relevant responsible employer.

#### New employers joining the Fund

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

#### Admission bodies

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

#### Funding at start of contract

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

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

#### Contribution rate:

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

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

#### Security:

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

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

#### Risk-sharing:

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

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

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

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

Legal and actuarial advice in relation to risksharing arrangements should be sought where required.

#### New academies

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

#### Funding at start

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

#### Contribution rate

The contribution rate payable when a new academy joins the Fund will be in line with the contribution rate certified for the academies funding pool at the 2022 valuation.

## Contribution reviews between actuarial valuations

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

A contribution review may be requested by an employer or be required by the administering

authority. The review may only take place if one of the following conditions are met:

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

Guidance on the administering authority's approach considering the appropriateness of a review and the process in which a review will be conducted is set out the Fund's separate Contribution review policy which can be accessed <a href="here">here</a>. This includes details of the process that should be followed where an employer would like to request a review.

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

Note that where a Scheme employer seems likely to exit the Fund before the next actuarial valuation then the administering authority can exercise its powers under Regulation 64(4) to carry out a review of contributions with a view to providing that assets attributable to the Scheme employer are equivalent to the exit payment that will be due from the Scheme employer. These

cases do not fall under the separate contribution review policy.

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

#### **Cessation Valuations**

When a Scheme employer exits the Fund and becomes an exiting employer, as required under the Regulations the Fund Actuary will be asked to carry out an actuarial valuation in order to determine the liabilities in respect of the benefits held by the exiting employer's current and former employees. The Fund Actuary is also required to determine the exit payment due from the exiting employer to the Fund or the exit credit payable from the Fund to the exiting employer. Any deficit in the Fund in respect of the employer will be due to the Fund as an exit payment, unless it is agreed by the administering authority and the other parties involved that the assets and liabilities relating to the employer will transfer within the Fund to another participating employer, or if an alternative arrangement is agreed.

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

For example, if the administering authority is satisfied that there is another employer willing to take on responsibility for the liabilities (or that there is some other form of guarantee in place) then the cessation position may be calculated on the ongoing funding basis.

Alternatively, if there is no guarantor in the Fund willing to accept responsibility for the residual liabilities of the exiting employer, then those liabilities may be assessed on a basis more prudent than the ongoing funding basis. The assumptions adopted will be consistent with the current ongoing funding position, but with additional prudence included in order to take into

account potential uncertainties and risk e.g. due to adverse market changes, additional liabilities arising from regulatory or legislative change and political/economic uncertainties. The appropriate level of prudence on this basis was last reviewed as part of the Fund's 2022 valuation, when a stochastic analysis was used to assess the "success probabilities" of certain levels of prudence. The Fund's approach is to target a 90% success probability that an exiting employer's assets plus the calculated exit payment/exit credit will be sufficient to meet the residual liabilities. This corresponds to a 3.8% prudence adjustment in the discount rate assumption. This adjustment will be reviewed on a regular basis, and as a minimum as part of each actuarial valuation of the Fund.

#### Managing exit payments

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

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

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

Whilst a DSA involves crystallising the cessation debt and the employer's only obligation is to settle this set amount, in a DDA the employer remains in the Fund as a Scheme employer and is exposed to the same risks (unless agreed

otherwise with the administering authority) as active employers in the Fund (e.g. investment, interest rate, inflation, longevity and regulatory risks) meaning that the deficit will change over time

Guidance on the administering authority's policy for entering into, monitoring and terminating a DDA or DSA is set out in the Fund's separate DSA and DDA policies document <a href="https://example.com/here">here</a>. This includes details of when a DDA or a DSA may be permitted, and the information required from the employer when putting forward a request for a DDA or DSA.

#### Town and Parish Councils

A Town or Parish Council in the Fund will participate in the Fund as part of the Small Scheduled Bodies funding pool.

When a Town or Parish Council becomes an exiting employer, the exit valuation will generally be carried out by the Fund Actuary on an ongoing funding basis and the residual assets and liabilities in respect of the Town or Parish Council will remain in the Small Scheduled Bodies funding pool. Circumstances may arise where this approach is not appropriate, and these will be revised on a case-by-case basis.

A Town or Parish Council may defer their exit if the last member leaves the Fund but the Town or Parish Council is intending to offer the scheme to a new employee within the next three years. This will be in agreement with the Fund, and any suspension period will be time-limited and at the discretion of the Fund.

#### Exit credits

Any surplus in the Fund in respect of the exiting employer may be treated differently to a payment of an exit credit, subject to the agreement between the relevant parties and any legal documentation.

Having regard to any relevant considerations, the administering authority will take the following approach to the payment of exit credits:

 Any employer who cannot demonstrate that they have been exposed to underfunding risk during their participation in the Fund will not be entitled to an exit credit payment. This is on the basis that these employers would not have not been asked to pay an exit payment had a deficit existed at the time of exit.

- The level of risk that an employer has borne will be taken into account when determining the amount of any exit credit. It is the responsibility of the exiting employer to set out why the arrangements make payment of an exit credit appropriate.
- Any exit credit payable will be subject to a maximum of the actual employer contributions paid into the Fund.
- As detailed above, the Fund Actuary may adopt differing approaches depending on the specific details surrounding the employer's cessation scenario. The default approach to calculating the cessation position will be on a minimumrisk basis unless it can be shown that there is another employer in the Fund who will take on financial responsibility for the liabilities in the future. If the administering authority is satisfied that there is another employer willing to take on responsibility for the liabilities (or that there is some other form of guarantee in place) then the cessation position may be calculated on the ongoing funding basis.
- The administering authority will pay out any exit credits within six months of the cessation date where possible. A longer time may be agreed between the administering authority and the exiting employer where necessary. For example, if the employer does not provide all the relevant information to the administering authority within one month of the cessation date the administering authority will not be able to guarantee payment within six months of the cessation date.
- Under the Regulations, the administering authority has the discretion to take into account any other relevant factors in the calculation of any exit credit payable and

they will seek legal advice where appropriate.

#### **Bulk transfers**

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

The agreement will be specific to the situation surrounding each bulk transfer but in general the Fund will look to receive the bulk transfer on no less than a fully funded transfer (i.e. the assets paid from the ceding Fund are sufficient to cover the value of the liabilities on the agreed basis) and will not pay bulk transfers more than the value of the past service liabilities of the transferring members, based on the latest funding basis updated for market conditions at the transfer date.

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

## Links with the Investment Strategy Statement (ISS)

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

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

#### **Risks and Counter Measures**

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

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

#### Financial risks

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

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

required employer contribution by around 2.5% of payroll p.a.

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

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

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

#### Demographic risks

Allowance is made in the funding strategy via the actuarial assumptions for a continuing improvement in life expectancy. However, the main demographic risk to the funding strategy is that it might underestimate the continuing improvement in longevity. For example, an increase of one year to life expectancy of all members in the Fund will increase the liabilities by approximately 4%.

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

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

#### Climate Risk

There are a large number of interlinked systemic long-term financial risks related to climate change which could potentially have a material impact on the assets and/or the liabilities of the Fund. The most obvious of these climate change risks will be the financial risks to the value of the Fund's assets, the potential increased volatility of markets and potential changes in life expectancy. It is possible that some of these factors will impact the assets and liabilities of the Fund in the same direction, although not necessarily by the same amount.

The Fund therefore has a fiduciary duty to consider climate change risk when making investment decisions and to ensure any decisions support the effective management of climate change. The Fund therefore expects their appointed investment managers to be informed about climate change risks and take investment opportunities accordingly within their processes. More detail is included in the Fund's Investment Strategy Statement.

As part of the 2022 valuation, the Fund Actuary provided the Fund with a climate risk analysis which assessed the potential exposure of the Fund's funding position to climate risk under different climate scenarios. The principles behind the analysis were agreed with the Government Actuary's Department (GAD).

The results of this analysis demonstrated that the funding strategy agreed as part of the 2022 valuation was sufficiently robust in the context of climate scenario analysis and any potential contribution impacts.

The Fund will continue to assess this risk on a regular basis.

#### Maturity risk

The maturity of a Fund (or of an employer in the Fund) is an assessment of how close on average the members are to retirement (or already retired). The more mature the Fund or employer, the greater proportion of its membership that is near or in retirement. For a mature Fund or employer, the time available to generate

investment returns is shorter and therefore the level of maturity needs to be considered as part of setting funding and investment strategies.

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

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

#### Regulatory risks

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

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

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

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

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

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

#### McCloud/Sargeant judgements

The Court of Appeal judgment on the McCloud and Sargeant cases, relate to age discrimination against the agebased transitional provisions put into place when the new judicial pension arrangements were introduced in 2015. The members argued that these transitional provisions were directly discriminatory on grounds of age and indirectly discriminatory on grounds of sex and race, based on the correlation between these two factors reflected in the judicial membership. The Tribunal ruled against the Government, deeming the transitional provisions as not a proportionate means of achieving a legitimate aim.

The Government subsequently applied to the Supreme Court to appeal the judgment but their application was denied on 27 June 2019. On 16 July 2020, the Government published a consultation on the proposed remedy to be applied to LGPS benefits in response to the McCloud and Sargeant cases. A ministerial statement in response to this was published on 13 May 2021 and revised Regulations are awaited to bring a remedy into play.

At the time of drafting this FSS, Regulations and therefore confirmation of the remedy are not yet finalised and are expected in 2023.

#### Cost control mechanism

As a result of the public service pension schemes reforms, the Government established a cost control mechanism for all those schemes to ensure a fair balance of risks between scheme members and the taxpayer. The process has been complex and has still not been fully resolved. Although the 2016 cost cap valuation report for the LGPS has been published, at the time of writing there is still a challenge outstanding regarding the inclusion of McCloud in the cost cap. Therefore, there is still a possibility that the 2016 valuation may have to be revisited with the small chance that benefit improvements will be required and potentially backdated to April 2019.

For the purposes of the 2022 valuation, we have made no allowance for any potential benefit changes. The Fund's prudence allowance already allows for an element of regulatory uncertainty and any potential impact is not deemed to be material.

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

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

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

The proposals for flexibility on exit payments and for further policy changes to exit credits have

been finalised, however, are still to be finalised for the remaining three proposals. This FSS will be revisited once the outcome is known and reviewed where appropriate.

#### Timing of future actuarial valuations

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

## Changes to employers required to offer LGPS membership

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

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

This also brings an increased risk to the Fund in relation to these employers becoming exiting employers in the Fund. Should they decide not to admit new members to the Fund, the active membership attributable to the employers will

gradually reduce to zero, triggering an exit under the Regulations and a potential significant exit payment. This has the associated risk of the employer not being able to meet the exit payment and thus the exit payment falling to the other employers in the Fund.

#### **Employers risks**

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

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

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

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

#### **Governance risks**

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

#### Monitoring and review

This FSS is reviewed formally, in consultation with the key parties, at least every three years to tie in with the triennial actuarial valuation process. The most recent valuation was carried out as at 31 March 2022, certifying the contribution rates payable by each employer in the Fund for the period from 1 April 2023 to 31 March 2026.

The timing of the next funding valuation is due to be confirmed as part of the government's *Local government pension scheme: changes to the local valuation cycle and management of employer risk* consultation which closed on 31 July 2019. At the

time of drafting this FSS, it is anticipated that the next funding valuation will be due as at 31 March 2025.

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

# Appendix 4 Communication Policy Statement

#### Introduction

The Dorset County Pension currently has 154 active scheme employers and 77,759 members as at 31 March 2022, with 27,095 being active members. We are continuously looking at ways to improve communications with the various stakeholders in the Local Government Pension Scheme administered by Dorset Council.

The Fund aims to use the most appropriate communication medium for the audiences receiving the information. This may involve using more than one method of communication.

This document explains our existing methods of communication and describes some of our future plans.

#### **Minimum Standards**

Under the Occupational and Personal Pension Schemes (Disclosure of Information Regulations) 2013, administrators of the Local Government Pension Scheme are required to:

Provide a copy of the scheme regulations and any overriding legislation, on request, within two months of the request - either through providing a personal copy, a copy for inspection or details of how to obtain a copy; members, prospective members, their spouses, beneficiaries, and recognised trade unions are entitled to this information.

Automatically provide basic information about the scheme to every prospective member before starting, or, if this is not practical, within two months of joining. This information must also be provided on request (unless issued within the previous 12 months) to current members, prospective members, spouses, beneficiaries and recognised trade unions within two months of receipt of a written request.

Notify any material changes to the LGPS to all members and beneficiaries (except excluded persons i.e., deferred pensioners whose present address is unknown) where possible before or as soon as possible after (and in any event within three months after) the change.

Compulsorily provide an annual benefit statement to all active, deferred and pension credit members.

This Communication Policy Statement will be reviewed annually, and a revised version will be republished following any material change.

#### **Key Objectives**

To communicate Pensions Legislation and policies in a clear informative style to ensure that key stakeholders are well informed about current and future changes to the Local Government Pension Scheme.

#### Communication Objectives

- To use the most appropriate ways of communicating with stakeholders, and to seek continuous improvement in the way we communicate.
- To keep all stakeholders informed about the management and administration of the pension fund.
- To inform stakeholders to enable them to make the decisions they need to make regarding pensions and the pension fund.
- To promote the pension scheme as an important tool in recruitment and as a benefit to scheme members.
- To consult, where possible, with key stakeholders about proposed changes in policies and procedures, in relation to the administration of the Local Government Pension Scheme.
- To aim to communicate technical pensions legislation in plain English.

- To engage where possible in face-to-face communication.
- To evaluate the effectiveness of our communication objectives:
  - o Feedback questionnaires
  - Monitoring complaints and compliments
  - Customer surveys.

#### **Our Key Audience Groups**



#### **Methods of Communication**

We communicate with our current and former scheme members, and their representatives, through various means and aim to provide a high-quality service.

#### **Active Scheme Members**

#### Annual Benefit Statements

These are issued to our members by 31 August. Feedback from our members about our statements has helped us improve our procedures for this process.

All active members are entitled to one further estimate of benefits per rolling year, in addition to the Annual Benefit Statement. If the member requests a further estimate with a 12-month period, there will be a charge of £50 + VAT levied.

#### Employee Newsletters

A newsletter is issued annually to keep members up to date with proposed changes to the scheme and any other relevant details. Further newsletters are sent to members highlighting issues of importance, such as changes in scheme regulation or operation as any issues arise.

#### **Pension Fund Publications**

Information guides, leaflets and forms are available on request covering different aspects of the LGPS; these can also be found on our website.

#### **Annual Report**

An Annual report containing information on the management, administration and performance of the pension fund and pension benefits is published annually. This report can be found online at our pensions website.

#### Pension Fund Website for members

Our member pension fund website can be found at <a href="https://www.dorsetpensionfund.org">www.dorsetpensionfund.org</a> and is available to view at all times. It is regularly updated and revised.

#### My Pension Online

Members are able to check their pension account online, estimate future benefits and update their address and pension death grant nomination at <a href="https://www.mypension.dorsetcouncil.gov.uk">www.mypension.dorsetcouncil.gov.uk</a>

#### Pensions Helpline

The pensions helpline is a dedicated telephone number and email address for queries. Telephone lines are open 8:40am to 5:20pm Monday to Thursday and 8:40am to 4:00pm Friday(except bank holidays). We also receive and send communications by post.

Tel: 01305 224845

Email: pensionshelpline@dorsetcouncil.gov.uk

#### Presentations and roadshows

We are available for presentations throughout the county and online by arrangement with employers. Our aim is to explain existing, proposed and new legislation; the information may be presented in one of the following formats;

- LGPS presentations, including new scheme information.
- Face to face education sessions.
- Pre-retirement seminars.

#### **Pensioner members**

#### Pensioner newsletters

An annual newsletter is sent to our pensioners. This newsletter is used to inform pensioners of the annual pensions increase and also any other relevant information.

#### Pensioner's Payslips

A payslip is sent annually to all pensioners. If the monthly amount alters by more than £5.00 a payslip will also be sent.

#### Pension Fund Website

Our pension fund website can be found at <a href="https://www.dorsetpensionfund.org">www.dorsetpensionfund.org</a> and is available to view at all times. It is regularly updated and revised.

#### My Pension Online

Pensioner members are able to change their bank account details online, update their address and pension death grant nomination <a href="https://mypension.dorsetcouncil.gov.uk">https://mypension.dorsetcouncil.gov.uk</a>

#### **Deferred Scheme Members**

Deferred Annual Benefit Illustration
These are issued to our deferred members annually.

#### Pension Fund Website

Our pension fund website can be found at <a href="https://www.dorsetpensionfund.org">www.dorsetpensionfund.org</a> and is available to view at all times. It is regularly updated and revised.

#### My Pension Online

Members are able to check their pension account online, estimate future benefits and update their address and pension death grant nomination <a href="https://mypension.dorsetcouncil.gov.uk">https://mypension.dorsetcouncil.gov.uk</a>

#### **Prospective Scheme Members**

#### New Starter Pack

On commencement of employment a pensions pack is issued. This pack is sent to all new starters and includes a link to the Scheme short guide, a membership form, death grant expression of wish forms, transfer forms and contact details for further information.

#### Pension Fund Website

Our pension fund website can be found at <a href="https://www.dorsetpensionfund.org">www.dorsetpensionfund.org</a> and is available to view at all times. It is regularly updated and revised.

#### **Elected members**

All the provisions we have made for Scheme Members are also available for Elected Members, including information and forms specifically aimed at Councillor Members. The LGPS is now closed to Elected Members.

#### Scheme Employers

#### **Employers Website**

The Dorset Pension Fund maintains a website dedicated to the scheme employers. This forms our online Employer Guide and holds all relevant up to date forms and publications along with useful information on a variety of subjects.

#### www.dcpfemployers.org

#### **Email Contact List**

The Dorset County Pension Fund has set up an email contact list for the scheme employers. This enables us to circulate technical advice and guidance to our pensions liaison officers, including a monthly employer newsletter.

There is a dedicated email address (Igpsemployers@dorsetcouncil.gov.uk) for employers to use when contacting the Employer Relationship and Communications Team.

#### **Employer Portal**

The Dorset County Pension Fund maintains a secure, internet portal which allows employers to upload files and submit pension forms online. https://dcpfemployers.dorsetcouncil.gov.uk

#### Employer's newsletters

A newsletter is sent to all employers monthly, containing a variety of information of interest to LGPS employers.

Pension Liaison Officer Group Meetings
These meetings are held a minimum of three times a year. All scheme employers are invited to attend. During the meeting any changes to scheme regulations or our administrative procedures are discussed. There is also a presentation on a relevant topic.

#### **Individual Employer Meetings**

Meetings can be arranged on an individual basis for an employer to discuss individual requirements. These meetings are available at the employer's request by contacting the Dorset County Pension Fund.

#### **Presentations**

Throughout the year the Dorset County Pension Fund offer a variety of presentations to employers in different locations or online.

#### **Employer Meeting**

An employers meeting is held annually and there are a variety of presentations provided in the meeting.

#### Annual Report

The Dorset County Pension Fund Annual Report is published and distributed to all employers. It is also made available to members of the public and all stakeholders and can be found on our website.

#### **Fund Staff**

#### Pensions Staff

Individual training is provided, as required, to all members of staff. Staff are able to attend training events and conferences both internally and externally. Members of staff are encouraged to take, and helped with, qualifications in pension administration.

Employer Relationship and Communications Team There is a team dedicated to employers and communications, this team consists of a manager and an officer. It is their responsibility to ensure relevant communications are sent to the correct audience.

#### **Team Meetings**

Meetings are held once a month to update all staff on any changes to regulations or practice.

#### Senior Management Meetings

The Service Manager for Pensions is a member of the Financial Services Management Team and attends regular meetings convened by the Chief Financial Officer. The Service Manager for Pensions is able to bring any matters of concern / importance to the attention of the Chief Financial Officer through this mechanism.

#### **Other Parties**

South West Area Pensions Officer Group (SWAPOG)

The SWAPOG which meets regularly to discuss and share information on pensions administration. Sub groups of the SWAPOG meet to discuss specific topics such as communications or pensions software.

#### **Brunel Pension Partnership**

Brunel Pension Partnership (Brunel) is one of eight national LGPS pools, bringing together circa £30 billion investments of 10 likeminded funds. Brunel helps manage the investments for the Dorset County Pension Fund.

Pension and Lifetime Saving Association (PLSA)
The Fund is a member of the PLSA, and officers
regularly attend national and regional events to
keep up to date with all pension related matters.

#### **Trade Unions**

We will work with the relevant Trade Unions to ensure the Scheme is understood by all interested parties.

#### Others

We regularly exchange information with Government bodies such as HMRC, the Pensions Regulator, Secretary of State and DLUHC and will respond to Freedom of Information requests from external parties and members of the public.

#### **Pension Fund Committee**

The Pension Fund Committee meets formally at least quarterly, and has the following terms of reference:

To exercise all functions of the Council as Scheme Manager under Local Government Superannuation Act and Regulations and deal with all matters relating thereto.

Members of the Committee receive regular training on a bespoke basis, as well as attending a number of national conferences and seminars to ensure that they are fully informed to fully undertake their responsibilities.

The Service Manager for Pensions is in regular contact with the Committee outside of the formal meetings and ensures that the Committee are kept informed of issues that affect the Fund.

The Committee set and regularly review a number of Pension Fund Policies and Strategies. These are published on the Fund's website, and can be found at:

## www.dorsetpensionfund.org/forms-and-publications

The current membership of the Pension Fund Committee is as set out below:

- Five members appointed by Full Council (not more than two being also appointed to Cabinet).
- Three members nominated by BCP Council.
- One member nominated by a relevant union.

#### **Pension Board**

With effect from 1 April 2015 Dorset County Pension Fund (DCPF) created a Local Pension board.

The function of the Local Pension Board as defined by sections 5 (1) and (2) of the Public Service Pensions Act 2013 is to:

assist the Scheme Manager;

- to secure compliance with the LGPS regulations and any other legislation relating to the governance and administration of the LGPS;
- to secure compliance with requirements imposed in relation to the LGPS by the Pensions Regulator;
- in such other matters as the LGPS regulations may specify;
- secure the effective and efficient governance and administration of the LGPS for the DCPF; and
- provide the Scheme Manager with such information as it requires to ensure that any member of the Local Pension Board or person to be appointed to the Local Pension Board does not have a conflict of interest.

The Local Pension Board also help ensure that the DCPF is managed and administered effectively and efficiently and complies with the Public Service Pension Act 2013 on the governance and administration of public pension schemes and with due regard to guidance issued by government, The Pensions Regulator and the LGPS Scheme Advisory Board.

The Local Pension Board of the Dorset County Pension Fund consists of 4 member representatives and 4 member representatives and 4 employer representatives and meets at least 4 times a year.

#### **Publications Matrix**

<b>Communication Material</b>	Paper-based	Electronic Form	Website	When Published	When Reviewed
Scheme Guide	<b>√</b>	<b>√</b>	<b>√</b>	Constantly available	Annually
New Starter Pack	✓	X	✓	Constantly available	Annually
Councillors' Guide	<b>√</b>	✓	✓	Constantly available	Annually
Scheme Information Leaflets	✓	✓	✓	Constantly available	Annually
Scheme Member Newsletter	✓	<b>√</b>	<b>√</b>	Annually	n/a
Pensioner Newsletter	✓	✓	✓	Annually	n/a
Scheme Member's Annual Benefit Statement	<b>√</b>	Х	✓	Annually	Annually
Deferred Member's Annual Benefit Statement	✓	X	✓	Annually	Annually
Member Forms & Factsheets	✓	<b>√</b>	<b>√</b>	Constantly available	Annually
Pensioner Forms & Factsheets	<b>√</b>	✓	✓	Constantly available	Annually
Opt Out Form	✓	✓	✓	Constantly available	Annually
Deferred Benefits Guide	<b>√</b>	<b>√</b>	✓	Constantly available	Annually
Funding Strategy Statement	<b>√</b>	✓	✓	Constantly available	Annually
Communication Strategy Statement	✓	✓	✓	Constantly available	Annually
Administration Strategy	✓	✓	✓	Constantly available	Annually
Investment Strategy	<b>√</b>	✓	✓	Constantly available	Annually
Annual Report and Accounts	✓	✓	✓	Annually	Annually
Employer's Guide	<b>√</b>	<b>√</b>	✓	Constantly available	Annually
Employer Forms & Factsheets	<b>√</b>	✓	✓	Constantly available	Annually
Employer Newsletters	✓	✓	✓	Monthly	n/a
Employer LGPS Updates	✓	✓	✓	As required	n/a

#### **Improving Our Standards**

We aim to achieve continuous improvement in our communications with all stakeholders and aim to deliver the following in the future to further improve our communications.

- improved general information on the pension scheme on our website.
- feedback buttons added to all emails.

We are continuously seeking ways for stakeholders to provide feedback on the service they have received from the Dorset County Pension Fund. We are now providing the following methods of feedback.

- online feedback form.
- feedback form provided at presentations.

#### **General Data Protection Regulations (GDPR)**

Dorset Council as the administering authority of the Local Government Pension Scheme and the Dorset County Pension Fund values the privacy of those who provide personal data to it. We collect and process personal data in accordance with our Privacy Notice. A copy of the Privacy Notice can be accessed here.

www.dorsetpensionfund.org/forms-and-publications/privacy-policy

The Privacy Notice describes what information we collect and how we use it. For more information about how we process personal data, please contact the Dorset County Pension Fund using the contact details set out in the Privacy Notice.

#### **Contact Details**

Write to us at:

Dorset County Pension Fund County Hall Dorchester Dorset DT1 1XJ

Tel: 01305 224845 Fax: 01305 224049

Email: pensionshelpline@dorsetcouncil.gov.uk

Web: www.dorsetpensionfund.org