The University of Warwick Pension Scheme

Annual report for the year ended 31 March 2022

Scheme Registration Number 10000605

Table of contents

The Trustee's Report	3
Summary of Contributions payable in the year	18
Independent Auditor's Statement about Contributions to the Trustee of The University of Warwick Pension Scheme	19
Independent Auditor's Report to the Trustee of The University of Warwick Pension Scheme	20
The Financial Statements	24
Notes to the Financial Statements	26
Certificate of Adequacy of Contributions	41
Schedule of Contributions	42
Implementation Statements (forming part of the Trustee's Report)	45
Chair's Statement	70
DB Section Statement of Investment Principles	86
DC Section Statement of Investment Principles	98

The Trustee's Report

Introduction

This report relates to the operation of The University of Warwick Pension Scheme ("the Scheme") during the year ended 31 March 2022.

Until 31 March 2010 the Scheme was a contracted-out salary related pension arrangement but from 1 April 2010 the Scheme contracted back in to the State Second Pension. The Defined Benefit (DB) Section closed to new entrants from 31 March 2010 although eligible non-Members who were in service on 31 March 2010 were allowed to join the Scheme up to 30 June 2010.

From 1 April 2010 the Scheme introduced a contracted in Defined Contribution (DC) Section for new employees to the University, which provides its Members with benefits based on their fund value.

From 1 March 2013 this original DC Section of the Scheme was renamed the Heritage Defined Contribution Section and the contribution levels amended to ensure that it complies as a Qualifying Scheme for automatic enrolment purposes under the Pensions Act 2008 legislation. A new DC Section, the Enterprise Defined Contribution Section, was established from 1 March 2013 in readiness for auto enrolment of Unitemps workers effective from 1 May 2017.

Members are able to make additional voluntary contributions (AVCs) to secure additional benefits. The Scheme also covers members (except those in the Enterprise Section) for death benefits.

Full details of the Scheme's benefits can be found in the member's explanatory booklet (see "Contact for further information" on page 8). A copy of the Heritage Defined Contribution section booklet can be accessed via the University's HR Intranet page or by e-mailing hr.pensions@warwick.ac.uk.

Management of the Scheme

The Scheme has a Corporate Trustee, UPS Pension Trustee Limited. The names of the directors who served during the year and those serving at the date of approval of this report are as follows:

Name	Nominated / appointed by	Date of appointment
Professor Emeritus Stuart Beaumont Palmer	Employer	24/05/2010
Professor Saul Domenico Jacka	Employer	07/05/2015
Mr James McMeehan Roberts	Employer	23/10/2014
Mr Quentin Compton-Bishop	Members	19/10/2016
Mr Hugh James Hunt	Employer	26/06/2017
Ms Jennifer Elizabeth Davies	Members	13/03/2019
Mr Ian Paul McFarlane-Toms	Employer	19/11/2021

Directors are appointed and removed from office in accordance with the Scheme Rules and the Trustee Company's Articles of Association. At least one third of the Trustee Directors appointed by the Principal Employer must be nominated by the Members.

The Trustee held a number of full meetings during the year under review. Each Trustee Director is entitled to receive at least ten days' notice of meetings, although in practice dates are normally fixed well in advance. The Scheme Rules provide that decisions of the Trustee may be made by a majority of the Trustee Directors present at any meeting and the Chairman has a casting vote. The Trustee uses sub-committees as appropriate, for example the investment sub-committee to consider more detailed technical work. The sub-committees in each case report their recommendations to the Trustee.

The Trustee has delegated the day-to-day management and operation of the Scheme's affairs to professional organisations

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Scheme advisers

The Trustee retains a number of professional advisers in connection with the operation of the Scheme. The advisers currently appointed are as follows:

Scheme Actuary Elizabeth Purdy FIA (from 26 September 2021)

Lloyd Cleaver FIA (until 26 September 2021)

Advising Actuaries Willis Towers Watson

Administrators Barnett Waddingham LLP (DB Section)

Zurich Assurance Limited (DC Section)

Auditor KPMG LLP

Bankers National Westminster Bank plc

Custodian State Street Bank and Trust Company

Investment Advisors Willis Towers Watson

Investment Fund Managers BlackRock Advisers (UK)

BNY Mellon Investments

Capstone Asset Management Colchester Global Investments First State Investments UK Ltd

Insight Investment

International Fund Services (Ireland) Limited Legal and General Investment Management JPMorgan Asset Management (UK) Limited

Nephilia Capital

State Street Global Advisors

TCW Securitized Opportunities (Cayman) L.P. Towers Watson Investment Management Ltd

Wellington Management

Zurich Assurance Limited (DC Sections)

Prudential (AVCs)

Legal Advisers Eversheds Sutherland

Secretary to the Trustee Joseph Devlin

Pensions Administration Manager Ben Moulding

Changes in and other matters relating to Scheme advisers

Lloyd Cleaver resigned as Scheme Actuary on 26 September 2021. As required by Regulations made under the Pensions Act 1995 Mr Cleaver confirmed in his notice of resignation that he knew of no circumstances connected with his resignation that significantly affected the interests of the members, prospective members or beneficiaries of the Plan. The Trustee has three months from the date of resignation to appoint a new Actuary. Elizabeth Purdy was appointed as Scheme Actuary on 26 September 2021.

There have been no other change or matters relating to Scheme advisers during the Scheme year under review.

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Changes to Scheme Rules

There have been no changes to the Scheme Rules during the year under review.

The Principal Employer

The name and address of the Principal Employer is as follows:

The University of Warwick, Coventry, CV4 7AL

The following Employers, all of which are associated in business with the Principal Employer, have also participated in the Scheme during the year under review:

Employer Name

The University of Warwick Science Park Limited

Warwick University Enterprises Limited (Enterprise DC Section only)

Financial development of the Scheme

During the year the value of the net assets increased by £3,256,562 to £259,819,166 as at 31 March 2022. The increase comprised net withdrawals from dealings with members of £353,875 together with a net increase from the return on investments of £3,610,437.

Scheme Audit

The financial statements on pages 24 to 40 have been prepared and audited in accordance with regulations made under sections 41(1) and (6) of the Pensions Act 1995.

Scheme membership

Defined Benefit Section	Number as at start of year	Changes in year	Number as at end of year
Active members	391		
left (preserved pensioners)		(17)	
retired		(23)	
		(40)	351
Preserved pensioners	867		
adjustments		(6)	
new		17	
retired		(35)	
died		(1)	_
		(25)	842
Pensioners and dependants	1,099		
adjustments		7	
new		58	
new dependants		13	
commuted pension		(3)	
died		(39)	
		36	1,135
Grand total members	2,357	_	2,328

Included within the pensioners and dependants are 120 (2021: 129) pensions paid from annuities held in the name of the Trustee.

Adjustments relate to late notifications.

Defined Contribution Section	Number as at start of year	Number as at end of year
Active members	2,139	2,215
Preserved pensioners	1,693	2,047
Grand total members	3,832	4,262

The member numbers shown above reflect the number of member records held by the Scheme.

Pension increases

Pensions in payment were increased during the period as follows:

- That part of the pension appropriate to service before 6 April 1997 was increased by 3%.
- That part of the pension appropriate to service between 6 April 1997 and 5 April 1999 was increased by the percentage increase in the Retail Prices Index subject to a maximum of 5% and a minimum of 3%, therefore 3%.
- That part of the pension appropriate to service between 6 April 1999 and 5 April 2006 was increased by the percentage increase in the Retail Prices Index subject to a maximum of 5%, therefore 2.5%
- That part of the pension appropriate to service between 6 April 2006 and 31 March 2010 was increased by the percentage increase in the Retail Prices Index subject to a maximum of 3%, therefore 2.5%.
- That part of the pension appropriate to service after 31 March 2010 was increased by the percentage increase in the Retail Prices Index subject to a maximum of 2.5%, therefore 2.5%.

These increases are in accordance with the Scheme Rules. No discretionary increases were awarded.

Tax status of Scheme

The Scheme is a registered pension scheme under Chapter 2 of Part 4 of the Finance Act 2004 and, to the Trustee's knowledge, there is no reason why the Scheme's registered status should be prejudiced or withdrawn.

GMP equalisation

On 26 October 2018, the High Court handed down a judgement involving the Lloyds Banking Group's defined benefit pension schemes. The judgement concluded the schemes should be amended to equalise pension benefits for men and women in relation to guaranteed minimum pension benefits. The issues determined by the judgement arise in relation to many other defined benefit pension schemes.

The Trustee of the Scheme is aware that the issue will affect the Scheme and will be considering this at a future meeting and decisions will be made as to the next steps. As noted on page 11, the total impact on the Scheme's actuarial liabilities has been estimated at 0.25% of the total liabilities of the Scheme (excluding the expenses reserve).

On 20 November 2020, the High Court handed down a further judgment on the GMP equalisation case in relation to the Lloyds banking group pension schemes. This follows from the original judgment in October 2018 which confirmed that schemes need to equalise pensions for the effect of unequal GMPs between males and females. This latest judgment confirms that Defined Benefit schemes which provide GMPs need to revisit and where necessary top up historic Cash Equivalent Transfer Values that were calculated based on unequalised benefits. The issues determined by the judgment arise in relation to many other defined benefit pension schemes. The Scheme has experienced historical transfers out which will be subject to adjustment as a result of this second ruling. The Trustee will be considering this at a future meeting and decisions will be made as to the next steps. Any adjustments necessary will be recognised in the financial statements in future years. At the date of signing these financial statements, it is not possible to estimate the value of any such adjustments at this time.

The Trustee has formed a Data and GMP sub-committee and held meetings with its advisers to consider this further but given the complexity of the topic it is still reviewing the data and options available. A Project Manager has been appointed to provide assistance to the Trustee.

Transfer values

All cash equivalents (transfer values) paid during the year were calculated and verified in the manner required by the Pensions Act 1993 and subsequent amendments. No discretionary benefits are included in the calculation of transfer values.

A cash equivalent is the amount which a Scheme member is entitled under social security legislation to have applied as a transfer payment to another permitted pension arrangement or a buy-out policy.

Data Protection Act 2018 and General Data Protection Regulations

Under the General Data Protection Regulation (GDPR) and the Data Protection Act 2018 regulations, pension scheme trustees are classed as data controllers, with legal responsibility for compliance falling to them. Scheme Actuaries are also classed as data controllers (jointly with the trustees) in accordance with guidance issued by the Actuarial Profession. Barnett Waddingham LLP act as a data processer as the administrators of the Scheme.

The Trustee has worked with its advisers to receive relevant training, and continues to do so to ensure continued compliance with data protection legislation.

Codes of Practice

The Trustee is aware of and adheres to the Codes of Practice issued by The Pensions Regulator ("TPR"). The objectives of these codes are to protect members' benefits, reduce the risk of calls on the Pension Protection Fund ("PPF") and to promote good administration.

The Pensions Regulator: Record Keeping

TPR issues guidance on all aspects of pension scheme data record keeping to all those responsible for the data (the trustees) and those who administer pension schemes. The guidance covers both common data and also scheme-specific data (conditional). The guidance sets out good practice in helping trustees to assess risks associated with record keeping. Improved data means that trustees and employers will be able to make a more precise assessment of their financial liabilities. Schemes are expected to keep their data under regular review and set targets for the improvement in the standard of data recorded. More information can be found at:

 $\underline{https://www.thepensionsregulator.gov.uk/en/trustees/contributions-data-and-transfers/record-keeping}\\$

Contact for further information

If, as a defined benefit Scheme member, you wish to obtain further information about the Scheme, including copies of the Scheme documentation, your own pension position or who to contact in the event of a problem or complaint, please write to or telephone:

The University of Warwick Team, Barnett Waddingham LLP, St James's House. St James's Square, Cheltenham, GL50 3PR.

Telephone: 0333 1111 222

Alternatively you may contact the Scheme administrators online at: https://logon.bwebstream.com/shared/contact

If you are a member of the defined contribution section (either Heritage or Enterprise sections) and have a query you should contact the Human Resources (HR) Pensions Administration Team at:

Pensions Administration, HR Department, University House, University of Warwick, Coventry, CV4 8UW

Alternatively you may contact the team by email at: hr:pensions@warwick.ac.uk

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Statement of Trustee's Responsibilities

Statement of Trustee's responsibilities for the financial statements

The audited financial statements, which are to be prepared in accordance with UK Generally Accepted Accounting Practice (UK GAAP), including FRS 102 *The Financial Reporting Standard applicable in the UK and Republic of Ireland*, is the responsibility of the Trustee. Pension scheme regulations requires the Trustee to make available to Scheme members, beneficiaries and certain other parties, audited financial statements for each Scheme year which:

(i) show a true and fair view of the financial transactions of the Scheme during the Scheme year and of the amount and disposition at the end of the Scheme year of the assets and liabilities, other than liabilities to pay pensions and benefits after the end of the Scheme year; and

(ii) contain the information specified in the Occupational Pension Schemes (Requirement to obtain Audited Accounts and a Statement from the Auditor) Regulations 1996, including a statement whether the accounts have been prepared in accordance with the Statement of Recommended Practice Financial Reports of Pension Schemes.

The Trustee has supervised the preparation of the financial statements and has agreed suitable accounting policies, to be applied consistently, making estimates and judgements on a reasonable and prudent basis. It is also responsible for:

- assessing the Scheme's ability to continue as a going concern, disclosing, as applicable, matters related to going concern;
- using the going concern basis of accounting unless it either intends to wind up the Scheme, or has no realistic alternative but to do so; and
- making available each year, commonly in the form of a Trustee's annual report, information about the Scheme prescribed by pensions legislation, which they should ensure is fair and impartial.

The Trustee also has certain responsibilities in respect of contributions which are set out in the statement of Trustee's responsibilities accompanying the Trustee's summary of contributions.

The Trustee is responsible for such internal control as it determines necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error, and has a general responsibility for ensuring that adequate accounting records are kept and for taking such steps as are reasonably open to it to safeguard the assets of the Scheme and to prevent and detect fraud and other irregularities.

The Trustee is responsible for the maintenance and integrity of the Scheme and financial information included on the Scheme's website. Legislation in the United Kingdom governing the preparation and dissemination of financial statements may differ from legislation in other jurisdictions.

Report on Actuarial Liabilities

Under Section 222 of the Pensions Act 2004, every scheme is subject to the Statutory Funding Objective, which is to have sufficient and appropriate assets to covers its technical provisions. The technical provisions represent the present value of the benefit members are entitled to based on pensionable service to the valuation date. This is assessed using the assumptions agreed between the Trustee and the University and set out in the Statement of Funding Principles, which is available to Scheme members on request.

The most recent full actuarial valuation of the Defined Benefit section of the Scheme was carried out as at 31 March 2019. An actuarial report was produced on 31 March 2021. The table below shows the results of these valuations.

Valuation date	31 March 2021 £m	31 March 2019 £m
Value of technical provisions (£m)	252.0	240.3
Value of assets available to meet technical provisions (£m)	235.7	221.7
Assets as a percentage of technical provisions	94%	92%

The values above relate to the whole Scheme, including the assets and liabilities in relation to AVC benefits. The Trustee holds annuity policies that secure the pensions payable to certain specified beneficiaries. However, as permitted under current regulations and accounting practice, the Trustee has decided that these policies need not be valued in the Net Asset Statement on the grounds of materiality. The figures above include a prudent assessment of these annuity policies, but it is worth noting that the assets and liabilities covered by these policies match each other exactly.

Method

The actuarial method to be used in the calculation of the technical provisions is the Projected Unit Method.

Significant actuarial assumptions

The principal assumptions that were used for the actuarial valuation as at 31 March 2019 and for the 31 March 2021 funding update are set out below. The assumptions as at 31 March 2019 were derived having regard to the agreed Statement of Funding Principles dated 5 June 2020 and market conditions at 31 March 2019. The assumptions as at 31 March 2021 were derived having regard to the agreed Statement of Funding Principles dated 5 June 2020, updated for market conditions at 31 March 2021 and allowing for a de-risking of the Scheme's short-term investment strategy in Q2 2020 such that the target portfolio return reduced by 0.3% pa to 31 March 2029.

All assumptions have been derived with reference to the full gilt yield curve and implied inflation curve, from the WTW Investment Model. Detailed in the table below are the single equivalent financial assumptions (rounded to the nearest 0.05%). These represent the equivalent single assumptions which taken in isolation would produce the same liability figure as that derived from using the full curves for each respective financial assumption.

Report on Actuarial Liabilities (Cont)

Assumed future rate of:	31 March 2021	31 March 2019
	% pa	% pa
Discount rates: - Short term discount rate - Long term discount rate - Initial time horizon	2.20 1.55 8 years	2.50 1.70 10 years
Salary increases:	2.75	2.55
Deferred increases on pension in excess of GMP *:	2.75	2.55
Pension increases in payment: - Pre 6.4.97 (inc. GMP) (fixed 3%) - Post 5.4.97, pre 6.4.99 (RPI, min 3%, max 5%) - Post 5.4.99, pre 6.4.06 (RPI, max 5%) - Post 5.4.06, pre 1.4.10 (RPI, max 3%) - Post 31.3.10 (RPI, max 2.5%)	3.00 3.80 3.10 2.25 1.95	3.00 3.85 3.15 2.30 2.00
Mortality in retirement		
- Base mortality tables Male Pensioners	CARC (C2) naveral tables	with a world It of dayor
Female Pensioners	SAPS (S3) normal tables with a multiplier of 114% SAPS (S3) normal tables with a multiplier of 102%	
- Future improvements in longevity	CMI 2018 core projections (including core values for the extended parameters) with a 1.5% pa long-term trend	
GMP equalisation**	0.25% of total defined benefit liability (excluding expenses allowance)	

^{*} GMP receives statutory fixed rate revaluation in deferment subject to the relevant statutory revaluation limits over the whole period of deferment

Towers Watson Limited, a WTW Company 23 May 2022

^{**} An allowance equal to 0.25% of the total liabilities of the Scheme (excluding the expenses reserve) has been made as a reserve for the impact of any need to equalise benefits accrued between 17 May 1990 and 5 April 1997 to allow for the unequal impact of Guaranteed Minimum Pensions on men and women. It is expected that detailed calculations will be undertaken in due course and the benefits and liabilities of the Scheme will be adjusted accordingly

The Investment Report

DB Section

Introduction

The Trustee maintains a Statement of Investment Principles ("SIP"), as required by Section 35 of the Pensions Act 1995, and a copy of the latest statement (dated March 2022) is available at

https://warwick.ac.uk/services/humanresources/internal/rewardandbenefits/corebenefits/pensions/ups

This outlines the Scheme's investment governance structure and asset allocation strategy.

Departures from investment principles

There were no significant departures from the stated principles during the year under review. Small deviations from the benchmark allocation are to be expected as a result of fluctuations in asset prices.

Governance structure

The Trustee has ultimate responsibility for decision-making on investment matters.

In order to ensure that investment decisions are taken only by persons or organisations with the skills, information and resources necessary to take them effectively, the Trustee delegates some of these responsibilities in accordance with the Scheme's Trust Deed and Rules.

In particular, the Trustee delegates a number of tasks to an Investment Sub Committee ("ISC") as well as a Delegated Chief Investment Officer ("DCIO"), the latter function being carried out by Towers Watson Limited.

The Trustee's primary investment role and responsibility is to set the overall strategic investment objectives for the Scheme, including a risk budget and return target (taking advice from the ISC and DCIO), and ensuring that these objectives remain appropriate over time.

The DCIO's roles and responsibilities are set out within a Fiduciary Management Agreement ("FMA"). The DCIO is responsible for managing the Scheme's investments within the constraints of specific Investment Guidelines, which are designed to be consistent with the long-term strategic goals and parameters agreed by the Trustee. Specific responsibilities include: determining asset allocation and liability hedging design; selecting and de-selecting underlying investment managers; implementing all asset transitions; and providing regular monitoring reports.

The ISC's roles and responsibilities include monitoring the activity and performance of the DCIO for the services provided as set out in the DCIO's FMA, and reporting to the Trustee.

Further details regarding the division of responsibilities are set out in the Scheme's SIP.

Choosing Investments

The Trustee has delegated responsibility for the selection and deselection of investments, and the ongoing management of relationships with asset managers to the DCIO within Investment Guidelines set by the Trustee.

The Trustee expects the DCIO to appoint investment managers with an expectation of a long-term partnership, which encourages active ownership of the Scheme's assets. When assessing a manager's performance, the Trustee expects the DCIO to focus on longer-term outcomes, commensurate with the Trustee's position as a long term investor.

For most of the Scheme's investments, the Trustee expects the DCIO to appoint managers with a medium to long time horizon, consistent with the Scheme. In particular areas such as equity and credit, the Trustee expects the DCIO to work with managers who will use their engagement activity to drive improved performance over medium to long term periods within the wider context of long-term sustainable investment.

The Investment Report (Cont)

The Trustee expects the DCIO to assess the alignment of the Scheme's underlying managers' approach to sustainable investment (including engagement) with its own before making an investment on the Scheme's behalf. In addition, the Trustee expects the DCIO to review the managers' approach to sustainable investment (including engagement) on a regular basis and engage with the manager to encourage further alignment as appropriate. This monitoring process includes specific consideration of the sustainable investment/ESG characteristics of the portfolio and the managers' engagement activities. If, following engagement, the DCIO considers that the degree of alignment remains unsatisfactory, the Trustee expects the DCIO to deselect the manager.

The Trustee expects the DCIO to consider the fee structures of asset managers and the alignment of interests created by these fee structures as part of its investment decision making process, both at the appointment of an asset manager and on an ongoing basis. Asset managers are generally paid an ad valorem fee, in line with normal market practice, for a given scope of services which includes consideration of long-term factors and engagement. The Trustee expects the DCIO to review and report on the costs incurred in managing the Scheme's assets regularly, which includes the costs associated with portfolio turnover. In assessing the appropriateness of the portfolio turnover costs at an individual manager level, the Trustee expects the DCIO to have regard to the actual portfolio turnover and how this compares with the expected turnover range for that mandate.

Further information on the Trustee's policies can be found in the Scheme's SIP. The extent to which the Trustee believes it has adhered to these policies over the scheme year is disclosed in the Scheme's Implementation Statement.

Responsible investing, stewardship and sustainability

The Trustee believes long-term sustainability to be an important and relevant issue to consider throughout the investment process. In particular the Trustee recognises that:

- an investment's financial success can be influenced by a wide range of factors including environmental, social and governance (ESG) issues and stewardship
- ESG considerations and stewardship are therefore important aspects of responsible financial risk management in order to protect the value of investments and should improve long-term member financial outcomes.

Where ESG factors, stewardship and broader sustainable investment considerations are deemed to be financially material, the Trustee believes that they should be taken into account within the investment decision-making process. The Trustee may consider non-financial matters as part of its overall decision making and setting of investment strategy including as and when views are proactively raised by members, and will continue to monitor and review its approach in this area.

The Trustee applies the principles outlined above via the selection and monitoring of the DCIO (and its associated approach to ESG and broader sustainability issues). In particular, the Trustee has delegated:

- investment manager selection, de-selection and monitoring to the DCIO
- the selection, retention and realisation of investments to the DCIO and in turn to the Scheme's investment managers (in accordance with the Financial Services and Markets Act 2000, the selection of specific investments is delegated to investment managers)
- responsibility for the exercising of rights (including voting rights) attaching to investments to the Scheme's investment managers.

Further information on this can be found in the Scheme's SIP.

The Investment Report (Cont)

Asset allocation strategy

The asset allocation at the beginning and end of this accounting year was as follows:

Asset Class	Asset allocation (%) 31.03.21	Asset allocation (%) 31.03.22
Equities		
Global equities (Inc. Emerging)	11.9%	10.7%
Alternative betas		
Diversifying strategies	10.4%	10.1%
Alternative credit		
Global high yield	3.0%	3.0%
Securitised credit	4.4%	4.5%
Emerging Market Debt	1.5%	1 40/
Global sovereign credit	2.0%	1.4% 5.1%
Real assets		
REITs	3.6%	2.9%
Infrastructure	3.2%	3.1%
Secure Income Assets	6.9%	13.1%
Downside risk hedging		
Downside risk hedging	0.5%	0.2%
Matching assets		
Matching assets (including cash)	52.7%	46.0%
Total*	100%	100%
Liability hedge ratio**	c.95%	c.95%

^{*} Totals may not sum due to rounding

The change in asset allocation over the year reflects a combination of relative market movements as well as some portfolio rebalancing.

The asset allocation only reflect the assets managed by the DCIO and excludes any annuity policies, AVCs or cash held in the Trustee account.

Review of investment performance

Macroeconmic backdrop

Prior to the start of the Scheme year, Rishi Sunak announced a favourable budget for businesses evident by the upkeep of grants, cheap loans; tax offsets for loss making companies; continuation of decreased VAT for hospitality industry and a "super-deduction" to incentivise business investment. Similarly, in the US, Biden's \$1.9tn spending package was passed by the Senate, which brought the total pandemic-related spending to \$6tn (28% pre-crisis GDP). This stimulus raised inflationary expectation (at the time) as the spending package was estimated to boost the accumulated excess saving of c.\$1.6tn for households.

Over the Scheme year, inflation rates rose sharply, reaching c.6% in the UK and c.9% in the US by March 2022. The rise in inflation was due to a combination of comparisons with falling prices midst lockdown in 2020, increased demand, and supply-side bottlenecks, which were exacerbated by Russia's invasion of Ukraine. In March 2022, the UK's Monetary Policy Committee warned that inflation was expected to reach 8% by the end of June 2022 and might even climb to double digits by the start of 2023.

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^{**} The liability hedge ratio is an estimate of 'the sensitivity of the assets to changes in long-term interest rate and inflation expectations' relative to 'the sensitivity required to insulate the funding level against changes in long-term interest rates and inflation'.

The Investment Report (Cont)

Central banks responded to the inflationary environment by starting to increase base rates over the Scheme year. In the UK there were three rate hikes, with base rates rising from just over zero to 0.75% by March 2022. In the US the Fed increased the target rate range to 0.25%- 0.50%.

Currency markets

Over the 12 months to 31 March 2022 sterling depreciated against the US dollar by 4.6%, and appreciated against the Euro and the Yen by 0.8% and 4.8% respectively.

Equity markets

Over the 12 months to 31 March 2022, Equity markets returned positive growth across all regions except China, Emerging Markets and Japan. The FTSE World Index returned 12.8% in sterling terms. North America was the best performing region, returning 19.7% in sterling terms. The UK and Europe regional equities showed strong performance returning 13.0% and 6.5% respectively. The worst performing region was China, with MSCI China Index returning -29.3% over the 12 month period.

Bond markets

UK government bond yields increased materially over the 12 months to 31 March 2022. As bond yields move inversely to bond prices, this corresponded to negative bond returns. Long maturity UK gilts returned -7.2% over the period (as measured by FTSE-A Gilts Over 15 Years Index) and short maturity UK gilts returned -5.1%.

Inflation-linked gilt yields decreased over the 12-month period. Long maturity UK index-linked gilts returned 3.9% (as measured by FTSE-A Index-Linked Gilts Over 15 Years Index) and short maturity UK index-linked gilts returned 5.1%.

Over the year, local currency emerging market and hard currency emerging market debt returned -4.2% and -7.8% respectively.

Alternative investment markets

Crude oil returned 77.6% (West Texas Intermediate Crude Oil) in sterling terms over the 12 months to 31 March 2022. Despite the Opec cartel and partners agreeing to increase supply by a further two million barrels per day from August 2021 till the end of 2021 in an attempt to contain prices, the price of Brent crude oil climbed to its highest since Q3 2014 to c.\$84 per barrel. Prices dipped in December due to the market's concerns about how Omicron variant would affect oil demand, but recovered quickly as those feared subdued. The Russia-Ukraine conflict then caused oil to peak at US\$124 per barrel on 8 March 2022, before fears of lockdown in Beijing and Shanghai negatively impacted the demand outlook and led to a slight dip in prices, which settled at US\$104.7 per barrel at the end of Q1 2022.

Commercial UK property (as measured by the IPD Monthly Index) has returned 23.7% over the 12 months to 31 March 2022.

Performance

Total Scheme investment returns for the Scheme year are summarised below:

Period to 31 March 2022	Return (%)
Quarter	-7.2
Year	+1.6
3 years (annualised)	+3.5

The Investment Report (Cont)

The following table provides a breakdown of returns since 1 January 2013, when the current investment structure was put in place:

Asset class / Portfolio	Since inception return (% pa)
Global equities:	
Global equities (including Emerging)	9.4
Alternative betas:	
Diversifying Strategies	1.1
Credit:	
Global high yield ¹	7.7
Securitised credit ²	4.9
Emerging Market Debt ³	0.1
Investment Grade Credit ⁴	0.8
Private markets:	
Infrastructure	11.8
REITs ⁵	5.6
Secure Income Assets ⁶	4.0
Downside risk hedging	
Downside risk hedging ⁷	15.1

¹ Global High Yield inception date – 01/12/2015

² Securitised Credit inception date – 01/06/2016

³ Emerging Market Debt inception date – 30/11/2017

⁴ Investment Grade Credit inception date – 01/05/2020

⁵ REITs inception date – 01/11/2016

 $^{^6}$ Secure Income Assets inception date - 01/12/2018 - performance as reported by the Scheme's performance measurer (State Street) is lagged as at 31 December 2021

⁷ Downside Risk Hedging inception date – 01/05/2019

The Investment Report (Cont)

DC Section

Performance

DC Section investment returns for the last 12 months are summarised below:

Fund	Return (%)	Benchmark (%)	Relative (%)
UPS Balanced Growth	9.5	9.9	(0.4)
UPS Equity Growth	14.7	15.5	(0.8)
UPS Money Market	0.0	0.1	(0.1)
UPS Pre-Retirement	(9.3)	(8.8)	(0.5)
SW Money Market CS1	0.0	0.1	(0.1)
SW Passive Multi-Asset I CS1	0.5	7.6	(7.1)
SW Passive Multi-Asset II CS1/CS3	2.1	8.1	(6.0)
SW Passive Multi-Asset III CS1	5.3	9.2	(3.9)
SW Passive Multi-Asset IV CS1	9.7	10.3	(0.6)
SW Passive Multi-Asset V CS1	14.5	10.8	3.7
SW Passive Annuity Purchase CS1	(6.3)	(6.9)	0.6

Implementation Statements

Implementation statements have been included on page 45 for the DB Section and page 59 for the DC Section. These statements form part of the Trustee's report.

Approval of Trustee's Report

The Trustee's report including the Implementation Statement on page 45 is approved by the Trustee and signed for and on behalf of the Trustee:

Date:	22/9/22	
		-

Signed on behalf of the Trustee:



Stabenent of Trustee's Responsibilities in respect of Contributions

The Scheme's Trustee is responsible under pensions legislation for ensuring that there is prepared, maintained and from time to time revised a Schedule of Contributions showing the rates of contributions payable towards the Scheme by or on behalf of the Employer and the active members of the Scheme and the dates on or before which such contributions are to be paid. The Scheme's Trustee is also responsible for keeping records of contributions received in respect of any active member of the Scheme and for procuring that contributions are made to the Scheme in accordance with the Schedule.

Summary of Contributions payable in the year

During the year, the contributions payable to the Scheme under the Schedule of Contributions were as follows:

Defined Benefit Section	£
Employer normal contributions Employer deficit contributions Members' normal contributions	2,043,883 1,246,117 439,325
Defined Contribution Section	
Employer normal contributions Members' normal contributions Employer additional reserve fund	2,156,794 1,290,994 16,401
Total contributions payable under the Schedule of Contributions and reported on by the Scheme auditor	7,193,514
During the year, the contributions not payable per the Schedule of Contributions were as follows:	
Defined Benefit Section	
Members' Additional Voluntary Contributions	51,587
Employer Additional Voluntary Contributions	1,592
Defined Contribution Section	
Members' Additional Voluntary Contributions	92,038
Total contributions reported in the financial statements	7,338,731
Signed on behalf of the Trustee:	 -
Director	
î t	

Date:

Independent Auditor's Statement about Contributions to the Trustee of The University of Warwick Pension Scheme

We have examined the summary of contributions payable under the Schedule of Contributions to the University of Warwick Pension Scheme in respect of the Scheme year ended 31 March 2022 which is set out on page 18.

In our opinion contributions for the scheme year ended 31 March 2022 as reported in the Summary of Contributions and payable under the Schedule of Contributions have, in all material respects, been paid at least in accordance with the Schedule of Contributions certified by the Scheme actuary on 5 June 2020.

Scope of work on Statement about Contributions

Our examination involves obtaining evidence sufficient to give reasonable assurance that contributions reported in the summary of contributions have in all material respects been paid at least in accordance with the Schedule of Contributions. This includes an examination, on a test basis, of evidence relevant to the amounts of contributions payable to the Scheme and the timing of those payments under the Schedule of Contributions.

Respective responsibilities of the Trustee and the auditor

As explained more fully in the Statement of Trustee's Responsibilities set out on page 9, the Scheme's Trustee is responsible for ensuring that there is prepared, maintained and from time to time revised a Schedule of Contributions showing the rates and due dates of certain contributions payable towards the Scheme by or on behalf of the employer and the active members of the Scheme. The Trustee is also responsible for keeping records in respect of contributions received in respect of the Scheme and for monitoring whether contributions are made to the Scheme by the employer in accordance with the Schedule of Contributions.

It is our responsibility to provide a statement about contributions paid under the Schedule of Contributions to the Scheme and to report our opinion to you.

The purpose of our work and to whom we owe our responsibilities

This statement is made solely to the Scheme's Trustee in accordance with the Pensions Act 1995 and Regulations made thereunder. Our work has been undertaken so that we might state to the Scheme Trustee those matters we are required to state to it in an auditor's statement about contributions and for no other purpose. To the fullest extent permitted by law, we do not accept or assume responsibility to anyone other than the Scheme's Trustee for our work, for this statement, or for the opinions we have formed.

Iryndeep Kaur-Delay for and on behalf of KPMG LLP, Statutory Auditor

Chartered Accountants
One Snowhill
Snow Hill Queensway
Birmingham
B4 6GH

Date: 22 September 2022

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Independent Auditor's Report to the Trustee of The University of Warwick Pension Scheme

Opmion

We have audited the financial statements of The University of Warwick Pension Scheme ("the Scheme") for the year ended 31 March 2022 which comprise the Fund Account and the Statement of Net Assets (available for benefits) and related notes, including the accounting policies in note 3.

In our opinion the financial statements:

- show a true and fair view of the financial transactions of the Scheme during the Scheme year ended 31 March 2022 and of the amount and disposition at that date of its assets and liabilities, other than liabilities to pay pensions and benefits after the end of the Scheme year;
- have been properly prepared in accordance with UK accounting standards, including FRS 102 The Financial Reporting Standard applicable in the UK and Republic of Ireland; and
- contain the information specified in Regulation 3A of the Occupational Pension Schemes (Requirement to obtain Audited Accounts and a Statement from the Auditor) Regulations 1996, made under the Pensions Act 1995.

Basis for opinion

We conducted our audit in accordance with International Standards on Auditing (UK) ("ISAs (UK)") and applicable law. Our responsibilities are described below. We have fulfilled our ethical responsibilities under, and are independent of the Scheme in accordance with, UK ethical requirements including the FRC Ethical Standard. We believe that the audit evidence we have obtained is a sufficient and appropriate basis for our opinion.

Going concern

The Trustee has prepared the financial statements on the going concern basis as they do not intend to wind up the Scheme, and as they have concluded that the Scheme's financial position means that this is realistic. They have also concluded that there are no material uncertainties that could have cast significant doubt over its ability to continue as a going concern for at least a year from the date of approval of the financial statements ("the going concern period").

In our evaluation of the Trustee's conclusions, we considered the inherent risks to the Scheme and analysed how those risks might affect the Scheme's financial resources or ability to continue operations over the going concern period.

Our conclusions based on this work:

- we consider that the Trustee's use of the going concern basis of accounting in the preparation of the financial statements is appropriate;
- we have not identified, and concur with the Trustee's assessment that there is not, a material uncertainty related to events or conditions that, individually or collectively, may cast significant doubt on the Scheme's ability to continue as a going concern for the going concern period.

However, as we cannot predict all future events or conditions and as subsequent events may result in outcomes that are inconsistent with judgements that were reasonable at the time they were made, the above conclusions are not a guarantee that the Scheme will continue in operation.

Independent Auditor's Report (Cont)

Fraud and breaches of laws and regulations - ability to detect

Identifying and responding to risks of material misstatement due to fraud

To identify risks of material misstatement due to fraud ("fraud risks") we assessed events or conditions that could indicate an incentive or pressure to commit fraud or provide an opportunity to commit fraud. Our risk assessment procedures included:

- Enquiring of the Trustee, as to the Scheme's high-level policies and procedures to prevent and detect fraud, as well as enquiring whether they have knowledge of any actual, suspected or alleged fraud.
- Reading Trustee's Board minutes.

We communicated identified fraud risks throughout the audit team and remained alert to any indications of fraud throughout the audit. As required by auditing standards, and taking into account our overall knowledge of the control environment, we perform procedures to address the risk of management override of controls, in particular the risk that Trustee (or its delegates including Scheme Management) may be in a position to make inappropriate accounting entries and the risk of bias in accounting estimates and judgements such as the valuation of unlisted investments. On this audit we do not believe there is a fraud risk related to revenue recognition because revenue in a pension scheme relates to contributions receivable as paid under an agreed schedule or pre-determined by the Trustee; there are no subjective issues or judgements required.

We did not identify any additional fraud risks.

We performed procedures including:

- Identifying journal entries and other adjustments to test based on risk criteria and comparing the
 identified entries to supporting documentation. These included those posted after the first draft
 of the financial statements have been prepared.
- Assessing whether the judgements made in accounting estimates are indicative of potential bias.

Identifying and responding to risks of material misstatement due to non-compliance with laws and regulations

We identified areas of laws and regulations that could reasonably be expected to have a material effect on the financial statements from our general commercial and sector experience and through discussion with the Trustee and Scheme Management (as required by auditing standards), and discussed with the Trustee and Scheme Management the policies and procedures regarding compliance with laws and regulations.

As the Scheme is regulated by The Pensions Regulator, our assessment of risks involved gaining an understanding of the control environment including the Scheme's procedures for complying with regulatory requirements and reading the minutes of Trustee's meetings.

We communicated identified laws and regulations throughout our team and remained alert to any indications of non-compliance throughout the audit.

The potential effect of these laws and regulations on the financial statements varies considerably.

Firstly, the Scheme is subject to laws and regulations that directly affect the financial statements including financial reporting legislation (including related pensions legislation) and we assessed the extent of compliance with these laws and regulations as part of our procedures on the related financial statement items.

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Independent Auditor's Report (Cont)

Secondly, the Scheme is subject to many other laws and regulations where the consequences of non-compliance could have a material effect on amounts or disclosures in the financial statements, for instance through the imposition of fines or litigation, or the loss of the Scheme's registration. We identified the following areas as those most likely to have such an effect: pensions legislation and data protection legislation, recognizing the financial and regulated nature of the Scheme's activities and its legal form. Auditing standards limit the required audit procedures to identify non-compliance with these laws and regulations to enquiry of the Trustee and its delegates and inspection of regulatory and legal correspondence, if any. Therefore, if a breach of operational regulations is not disclosed to us or evident from relevant correspondence, an audit will not detect that breach.

We have reported separately on contributions payable under the schedule of contributions in our statement about contributions on page 18 of the financial statements.

Context of the ability of the audit to detect fraud or breaches of law or regulation

Owing to the inherent limitations of an audit, there is an unavoidable risk that we may not have detected some material misstatements in the financial statements, even though we have properly planned and performed our audit in accordance with auditing standards. For example, the further removed non-compliance with laws and regulations is from the events and transactions reflected in the financial statements, the less likely the inherently limited procedures required by auditing standards would identify it.

In addition, as with any audit, there remained a higher risk of non-detection of fraud, as these may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal controls. Our audit procedures are designed to detect material misstatement. We are not responsible for preventing non-compliance or fraud and cannot be expected to detect non-compliance with all laws and regulations.

Other information

The Trustee has responsibility for the other information, which comprises the Trustee's report (including the Report on actuarial liabilities, Implementation Statement and the Summary of contributions), and the Actuarial certification of the schedule of contributions. Our opinion on the financial statements does not cover the other information and, accordingly, we do not express an audit opinion or any form of assurance conclusion thereon in this report.

Our responsibility is to read the other information and, in doing so, consider whether, based on our financial statements audit work, the information therein is materially misstated or inconsistent with the financial statements or our audit knowledge. Based solely on this work we have not identified material misstatements in the other information.

Trustee's responsibilities

As explained more fully in their statement set out on page 9, the Scheme Trustee is responsible for: supervising the preparation of financial statements which show a true and fair view; such internal control as they determine is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error; assessing the Scheme's ability to continue as a going concern, disclosing, as applicable, matters related to going concern; and using the going concern basis of accounting unless they either intend to wind up the Scheme, or have no realistic alternative but to do so.

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Independent Auditor's Report (Cont)

Auditors' responsibilities

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

A fuller description of our responsibilities is provided on the FRC's website at: www.frc.org.uk/auditorsresponsibilities.

The purpose of our audit work and to whom we owe our responsibilities

This report is made solely to the Scheme Trustee, in accordance with the Pensions Act 1995 and Regulations made thereunder. Our audit work has been undertaken so that we might state to the Scheme Trustee 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 Scheme Trustee, for our audit work, for this report, or for the opinions we have formed.

Date:

22 September 2022

Iryndeep Kaur-Delay for and on behalf of KPMG LLP, Statutory Auditor Chartered Accountants One Snowhill, Snow Hill Queensway Birmingham, B4 6GH

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The Financial Statements

Fund Account

for the year ended 31 March 2022

	Note	31 Ma	rch 2022		31 March 2021
	-	Defined	Defined		
		Benefit	Contribution		-
		Section	Section	Total	Total
Contributions and benefits		1.	E	ž.	£.
Employer contributions		3,291,592	2,173,195	5,464,787	4,552,421
• •					
Employee contributions	,	490,912	1,383,032	1,873,944	1,835,674
Total contributions	5	3,782,504	3,556,227	7,338,731	6,388,095
Transfers in	6	-	24,943	24,943	36,500
Other income	7		29,017	29,017	141,222
		3,782,504	3,610,187	7,392,691	6,565,817
Benefits paid or payable	8	(6,405,846)	(238,168)	(6,644,014)	(6,724,373)
Payments to and on account of leavers	9	(59,436)	(210,957)	(270,393)	(852,799)
Administrative expenses	10	(570,977)	(93,443)	(664,420)	(639,578)
Other payments	11	(34,786)	(132,953)	(167,739)	(398,829)
		(7,071,045)	(675,521)	(7,746,566)	(8,615,579)
Net (withdrawals) / additions from dealings with members		(3,288,541)	2,934,666	(353,875)	(2,049,762)
Returns on investments					
Investment income	12	11,730,210	_	11,730,210	8,836,098
Change in market value of	13	(9,063,312)	1,559,571	(7,503,741)	(2,387,876)
investments	15	(3,003,312)	1,555,571	(1,505,141)	(2,501,010)
Investment management expenses	14	(506,211)	(109,821)	(616,032)	(585,298)
Net returns on investments		2,160,687	1,449,750	3,610,437	5,862,924
Net (decrease) / increase in the fund during the year		(1,127,854)	4,384,416	3,256,562	3,813,162
Net assets of the Scheme					
At I April 2021		234,731,069	21,831,535	256,562,604	252,749,442
At 31 March 2022		233,603,215	26,215,951	259,819,166	256,562,604

The notes on pages 26 to 40 form part of these financial statements.

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Statement of Net Assets

available for benefits as at 31 March 2022

	Note	31 Marc	h 202 2		31 March 2021
		Defined	Defined		
		Benefit	Contribution		
		Section	Section	Total	Total
		£	£	£	E
Investment assets:					
Pooled investment vehicles	16	231,155,240	25,896,394	257,051,634	253,921,932
Cash in transit	13	-	51,453	51,453	17,960
AVC investments	17	836,767	_	836,767	901,852
Total investments		231,992,007	25,947,847	257,939,854	254,841,744
Current assets	21	1,796,802	343,256	2,140,058	1,891,807
Current liabilities	22	(185,594)	(75,152)	(260,746)	(170,947)
Net assets of the Scheme at 31 March available for benefits		233,603,215	26,215,951	259,819,166	256,562,604

The financial statements summarise the transactions of the Scheme and deal with the net assets at the disposal of the Trustee. They do not take account of obligations to pay pensions and benefits which fall due after the end of the Scheme year. The actuarial position of the Scheme, which takes into account such obligations for the Defined Benefit Section is dealt with in the Report on Actuarial Liabilities on pages 10 to 11 of the Annual Report and these financial statements should be read in conjunction with this report.

The notes on pages 26 to 40 form part of these financial statements.

These financial statements were approved by the Trustee on

Date:	22/9	22

Signed on behalf of the Trustee:



Basis of preparation

The individual financial statements have been prepared in accordance with the Occupational Pension Schemes (Requirement to obtain Audited Accounts and a Statement from the Auditor) Regulations 1996, Financial Reporting Standard 102 – The Financial Reporting Standard applicable in the UK and Republic of Ireland, and the guidance set out in the Statement of Recommended Practice (Revised 2018).

The financial statements are prepared on a going concern basis, which the Trustee believes to be appropriate as they believe that the Scheme has adequate resources to meet obligations as they fall due for at least the next twelve months from the approval of these financial statements.

Identification of the financial statements.

The Scheme is established as a trust under English law. The address for enquiries to the Scheme is included in the Trustee's Report.

Accounting policies

The principal accounting policies of the Scheme which are applied consistently are as follows:

Chrominel

• The Scheme's functional and presentational currency is pounds sterling. Monetary items denominated in foreign currency are translated into sterling using the closing exchange rates at the Scheme year-end. Foreign currency transactions are recorded in sterling at the spot exchange rate at the date of the transaction.

Contributions

- Employer deficit funding contributions are accounted for on the due dates on which they are payable under the Schedule of Contributions or on receipt if earlier with the agreement of the Employer and Trustee.
- Employee contributions, including AVCs, are accounted for by the Trustee when they are deducted from pay by the Employer.
- Employer normal contributions are accounted for in accordance with the Schedule of Contributions in force during the year.
- Employer additional contributions are accounted for in accordance with the agreement under which they are payable or, in the absence of an agreement, on a receipts basis.

Tayments to mainbers

- Pensions in payment are accounted for in the period to which they relate...
- Benefits are accounted for in the period in which the member notifies the Trustee of his decision on the type or amount of benefit to be taken, or if there is no member choice, on the date of retiring or leaving.
- Individual transfers in or out of the Scheme are accounted for when member liability is accepted or discharged which is normally when the transfer amount is paid or received.

Eddenses

- Expenses are accounted for on an accruals basis.
- Investment management expenses are also accounted for on an accruals basis.

investment incomi

- Income from pooled investment vehicles is accounted for when declared by the fund manager.
- Income from cash and short term deposits is accounted for on an accruals basis.
- Receipts from annuity policies are accounted for as investment income on an accruals basis.
- Investment income arising from the underlying investments of the pooled investment vehicles is reinvested within the pooled investment vehicles and reflected in the unit price. Thus, it is reported within "Change in market value".

lievestments ir eincluded in fau value je stiuteu biekv

- The change in market value of investments during the year comprises all increases and decreases in the market value of investments held at any time during the year, including profits and losses realised on sales of investments during the year.
- Unitised pooled investment vehicles have been valued at the latest available bid price or single price provided by the pooled investment manager. Shares in other pooled arrangements have been valued at the latest available net asset value (NAV) determined in accordance with fair value principles, provided by the pooled investment manager.

Accounting policies (cont)

- Annuities purchased by the Trustee which fully provide the benefits for certain members are not included as
 assets of the Scheme as they are deemed not material. The cost of purchasing these annuities is reported
 under benefits payable within the Fund Account.
- With profit insurance policies are reported at the policy value provided by the insurance company based on the cumulative reversionary bonuses declared and the current terminal bonus.

Comparative disclosures for the Fund Account and Statement of Net Assets

Fund account

	Note	31 Ma	arch 2021	
		Defined	Defined	
		Benefit.	Contribution	
		Section	Section	Total
W W 37 37 39		£	£	£
Contributions and benefits				
Employer contributions		3,299,261	1,253,160	4,552,421
Employee contributions		533,008	1,302,666	1,835,674
Total contributions	5	3,832,269	2,555,826	6,388,095
Transfers in	6	-	36,500	36,500
Other income	7	49,332	91,890	141,222
		3,881,601	2,684,216	6,565,817
Benefits paid or payable	8	(6,396,871)	(327,502)	(6,724,373)
Payments to and on account of leavers	9	(518,540)	(334,259)	(852,799)
Administrative expenses	10	(531,339)	(108,239)	(639,578)
Other payments	11	(222,861)	(175,968)	(398,829)
		(7,669,611)	(945,968)	(8,615,579)
Net (withdrawals) / additions from dealings with members		(3,788,010)	1,738,248	(2,049,762)
Returns on investments				
Investment income	12	8,836,067	31	8 ,836,098
Change in market value of investments	13	(6,547,310)	4,159,434	(2,387,876)
Investment management expenses	14	(505,577)	(79,721)	(585,298)
Net returns on investments	22	1,783,180	4,079,744	5,862,924
Net increase in the fund during the year		(2,004,830)	5,817,992	3,813,162
,		(2,004,030)	3,017,332	3,013,162
Net assets of the Scheme				
At 1 April 2020	_	236,735,899	16,013,543	252,749,442
At 31 March 2021		234,731,069	21,831,535	256,562,604

4. Comparative disclosures for the Fund Account and Statement of Net Assets (cont)

				10 M 20	at The Adversary 21	
	42.91		TO A LETTER LANGUAGE	tour hometure	at the following the state of	
117	45.0	42247				

let Assets Statement available for benefits a	Note		11 March 2021	
	10,000	Define		
		Bene		
		Section		Total
			1 3	Ē
ivestment assets				
ooled investment vehicles	16	232,387,3	34 21,534,598	240,592,443
ash in transit	13	17,0	955	9,828,938
VC investments	17	901,8		976,786
otal net investments		233, 306 ,1	91 21,535,553	254,841,744
Current assets	21	1,5 68 ,7	763 323,044	1,891,807
Current Habilities	22	(143,88	85) (27,062)	(170,947)
Net assets of the Scheme at 31 March 2021 available for benefits	;0 =-	234,731,0	21,831,535	256,562,604
Contributions				
			2022	
		Defined	Defined	
		Benefit	Contribution	
		Section	Section	Total
		£	£	1
mployer contributions				
Normal		2,043,883	2,156,794	4,200,677
Deficit		1,246,117	-	1,246,117
Additional		1,592	16,401	17,993
		3,291,592	2,173,195	5,464,787
Employee contributions				
Normal		439,325	1,290,994	1,730,319
Additional voluntary contributions		51,587	92,038	143,625
Additional voluntary contributions	=	490,912	1,383,032	1,873,944
	-	490,912	1,303,032	1,075,344
		3,782,504	3,556,227	7,338,731
			2021	
Employer contributions		2 1 47 70 4	1 227 450	2 205 252
Normal		2,147,794	1,237,459	3,385,253
Deficit		1,148,386	45 704	1,148,386
Additional	-	3,081 3,299,261	15,701 1,253,160	18,782 4,552,421
	3	3,233,201	.,255,100	1,002,-12
Employee contributions				
Normal		477,611	1,248,982	1,726,593
Additional voluntary contributions		55,397	53,684	109,081
-		533,008	1,302,666	1,835,674
	-			
		3,832,269	2,555,826	6,388,095

5. Contributions (cont)

Salary sacrifice contributions have been included within employee normal contributions.

Total employer contributions of £3.29m per annum are being paid to the DB Section of the Scheme until 31 March 2027 in accordance with a Recovery Plan to improve the Scheme's funding position. These contributions comprise normal contributions for active DB members, the provision of death in service benefits, the expenses of administering the Scheme (including PPF levies) and deficit shortfall contributions.

6. Transfers in

di manarera m			
		2022	
	Defined	Defined	
	Benefit	Contribution	
	Section	Section	Total
	£	£	£
Individual transfers in from other schemes	<u>-</u>	24,943	24,943
		2021	
Individual transfers in from other schemes	-	36,500	36,500
- A01 - CVC - CVC			
7. Other income			
		2022	
	Defined	Defined	
	Benefit	Contribution	
	Section	Section	Fotal
	£	£	£
Claims on term insurance policies		29,017	29,017
		2021	
Claims on term insurance policies	49,332	91,890	141,222
8. Benefits paid or payable			
		2022	
	Defined	Defined	
	Benefit	Contribution	
	Section	Section	Total
	£	£	f (Ctall
Pensions	5,076,711		5,076,711
Commutations and lump sum retirement benefits	1,310,395	205.244	
Lump sum death benefits	18,740	205,244 32,924	1,515,639
•	6,405,846		51,664
	0,403,040	238,168	6,644,014
		2021	
Pensions	4,846,842	-	4,846,842
Commutations and lump sum retirement benefits	1,503,266	201,240	1,704,506
Lump sum death benefits	46,763	126,262	173,025
	6,396,871	327,502	6,724,373
			-1-=,4

9. Payments to and on account of leavers

		2022	
	Defined	Defined	
	Benefit	Contribution	
	Section	Section	Total
-	£	£	<u> </u>
Refunds to members leaving service	-	6,133	6,133
Individual transfers to other schemes	59,436	204,824	264,260
	59,436	210,957	270,393
		2021	
Refunds to members leaving service	9,421	2,503	11,924
Individual transfers to other schemes	509,119	331,756	840,875
	518,540	334,259	852,799
10 4 4 - 1 5 4 - 10 - 10 - 10 - 10 - 10 - 10 - 10 -			
10. Administrative expenses		2022	
	Defined	2022 Defined	
	Benefit	Contribution	
	Section	Section	Total
-	20000T	E	£
		50.040	207.050
Administration and processing	253,948	53,910	307,858
Actuarial fees	221,127	-	221,127
Audit fee	12,300	12,300	24,600
Legal and other professional fees	8,058	18,802	26,860
PPF Levy	71,219	8,358	79,577
Miscellaneous	4,325	73	4,398
_	570,977	93,443	664,420
		2021	
Administration and processing	233,414	69,851	303,265
Actuarial fees	179,284	20,601	199,885
Audit fee	12,400	12,400	24,800
Legal and other professional fees	18,070	-	18,070
PPF Levy	81,847	5,307	87,154
Miscellaneous	6,324	80	6,404
	531,339	108,239	639,578

The Scheme bears all other costs of administration. The administration fees payable to the University's HR Department were £38,700 (2021: £57,869).

11. Other payments

	Defined Benefit Section	2022 Defined Contribution Section	T o tal
Premiums on term insurance policies	34,786	£ 132,953	€ 167,739
		2021	
Premiums on term insurance policies	222,861	175,968	398,829

A policy is held with Aviva Life & Pensions UK Ltd to cover the Scheme against lump sum payments in the event of a Member's death during service.

12. Investment income

	Defined Benefit Section	2022 Defined Contribution Section	Total
	£	£	£
Income from pooled investment vehicles Annuity income Currency gain / (loss) Interest on cash deposits	11,7 68 ,551 57,180 (95,521)	- - -	11,768,551 57,180 (95,521)
	11,730,210	-	11,730,210
		2021	
Income from pooled investment vehicles	8,949,600	-	8,949,600
Annuity income	65,017	-	65,017
Currency gain / (loss)	(179,571)	-	(179,571)
Interest on cash deposits	1,021	31	1,052
	8,836,067	31	8,836,098

13. Reconciliation of investments

	Value at 31 March 2021	Purchases at cost E	Sales proceeds £	Change in market value £	Value at 31 March 2022 £
Defined Banefit Suction					
Pooled investment vehicles	232,387,334	100,213,553	(92,286,466)	(9,159,181)	231,155,240
AVC investments	901,852	52,523	(213,477)	95,869	836,767
	233,289,186	100,266,076	(92,499,943)	(9,063,312)	231,992,007
Cash in transit	17,005			_	
	233,306,191			_	231,992,007
Defined Contribution Section					
Pooled investment vehicles	21,534,598	5,207,170	(2,404,945)	1,559,571	25,896,394
Cash in transit	955				51,453
	21,535,553			_	25,947,847

Indirect costs are incurred through the bid-offer spread on investments within pooled investment vehicles and charges made within those vehicles. The amount of indirect costs is not separately provided to the Scheme.

The Defined Contribution Section investments purchased by the Scheme are allocated to provide benefits to the individuals on whose behalf corresponding contributions are paid. The investment manager holds the investment units on a pooled basis for the Trustee. The Scheme administrator allocates investment units to members. The Trustee may hold investment units representing the value of employer contributions that have been retained by the Scheme that relate to members leaving the Scheme prior to vesting. Defined contribution assets are allocated to members and the Trustee as follows:

	2022	2021
	£	€.
Members	25,382,490	20,813,118
Trustee	513,904	721,480
	25,896,394	21,534,598

14. Investment management expenses

	Defined Benefit Section	2022 Defined Contribution Section	Total
	Ě	E	É
Administration, management and custody Advisory	162,947 343,264	103,531 6,290	266,478 349,554
	506,211	109,821	616,032
		2021	
Administration, management and custody	230,577	69,596	300,173
Advisory	275,000	10,125	285,125
	505,577	79,721	585,298

15. Taxation

The Scheme is a registered pension scheme under Chapter 2 of Part 4 of the Finance Act 2004 and is therefore exempt from income tax and capital gains tax.

Pooled investment vehicles

The Scheme's investments in pooled investment vehicles at the year-end comprised:

	2022	2021
	8.	E.
Defined Benefit Section		
Equities	51,0 36 ,282	47,077,988
Bonds	33,405,617	19,086,349
LDI	81,202,356	82,466,195
Cash	24,880,888	40,573,060
Multi-Asset	33,901,741	34,228,962
Property	6,712,079	8,289,941
Hedge funds	15,277	664,839
	231,154,240	232,387,334
Defined Contribution Section		
Multi-Asset	22,939,856	18,790,307
Bonds	1,527,491	1,560,525
Equities	1,146,288	984,188
Cash	282,759	199,578
	25,896,394	21,534,598

The Multi-Asset funds hold a variety of investments including equities, bonds, derivatives and commodities.

17. Defined Benefit Section AVC investments

The Trustee holds assets invested separately from the main Defined Benefit Section investments to secure additional benefits on a money purchase basis for those Defined Benefit Section members electing to pay Additional Voluntary Contributions. Members participating in this arrangement each receive an annual statement made up to the Scheme year end confirming the amounts held to their account and the movements in the year. The aggregate amounts of AVC investments are as follows:

	2022	2021
	£.	£.
Prudential Assurance Company Ltd - with-profits insurance policy	836,767	901,852

18. Fair value determination

The fair value of financial instruments has been estimated using the following fair value hierarchy:

Level 1: The unadjusted quoted price in an active market for identical assets or liabilities that the entity

can access at the measurement date.

Level 2: Inputs other than quoted prices included within Level 1 that are observable (i.e. developed using

market data) for the asset or liability, either directly or indirectly.

Level 3: Inputs are unobservable (i.e. for which market data is unavailable) for the asset or liability.

The Scheme's investment assets have been fair valued using the above hierarchy levels as follows:

		As at 3	1 March 2022	
	Level 1	Level 2	Level 3	Total
Defined Benefit Section	Æ	£	£	£
Pooled investment vehicles	24,880,888	195,883,218	10,391,134	231,155,240
AVC investments	-	-	836,767	836,767
Cash in transit	-	-	-	
	24,880,888	195,883,218	11,227,901	231,992,007
Defined Carmininani Section				
Pooled investment vehicles	51,453	25,896,394		25,947,847
	24,932,341	221,779,612	11,227,901	257,939,854
		As at 31 March 2021		
	Level 1	Level 2	Level 3	Total
Defined Banefit Section	£	I.	£	4.
Pooled investment vehicles	40,573,060	181,441,181	10,373,093	232,387,334
AVC investments	-	-	901,852	901,852
Cash in transit	17,005			17,005
	40,590,065	181,441,181	11,274,945	233,306,191
Defined Contribution				
Pooled investment vehicles	955	21,534,598		21,535,553
	40,591,020	202,975,779	11,274,945	254,841,744

19. Investment risk disclosures

Investment risks

FRS 102 requires the disclosure of information in relation to certain investment risks. These risks are set out by FRS 102 as follows:

Credit risk: this is the risk that one party to a financial instrument will cause a financial loss for the other party by failing to discharge an obligation.

Market risk: this comprises currency risk, interest rate risk and other price risk.

- Currency risk: this is the risk that the fair value or future cash flows of a financial asset will fluctuate because of changes in foreign exchange rates.
- Interest rate risk: this is the risk that the fair value or future cash flows of a financial asset will fluctuate because of changes in market interest rates.
- Other price risk: this is the risk that the fair value or future cash flows of a financial asset will fluctuate because of changes in market prices (other than those arising from interest rate risk or currency risk), whether those changes are caused by factors specific to the individual financial instrument or its issuer, or factors affecting all similar financial instruments traded in the market.

The Scheme has exposure to these risks because of the investments it makes to implement its investment strategy. The Trustee manages investment risks, including credit risk and market risk, within agreed risk limits which are set taking into account the Scheme's strategic investment objectives.

The Trustee's risk management policy is documented in the Statement of Investment Principles. These investment objectives and risk limits are implemented through the agreements in place with the Scheme's DCIO and monitored by the Trustee through its reviews of the investment portfolio.

Further information on the Trustee's approach to risk management and the Scheme's exposures to credit and market risks are set out below.

Defined Benefit Section

(i) Credit risk

The Scheme is subject to credit risk in three ways:

- 1. By investing in pooled investment vehicles, the Scheme is directly exposed to credit risk in relation to units (or equivalent) held in the pooled investment vehicles
- 2. The Scheme is also indirectly exposed to credit risks arising on the financial instruments held by the pooled investment vehicles, such as bonds and swaps.
- By holding cash balances in a bank account.

Direct credit risk arising from pooled investment vehicles is mitigated by the underlying assets of the pooled arrangements being ring-fenced from the pooled manager, the regulatory environments in which the pooled managers operate, and diversification of investments amongst a number of pooled arrangements.

A summary of the legal structure of the pooled investment vehicles held by the Scheme is shown below:

Legal structure	£m
Alternative Investment Fund Manager (AIFMD)	0.0
Open-ended investment company (OEIC)	9.4
Société d'investissement à Capital Variable (SICAV)	6.2
Irish Collective Asset-management Vehicle (ICAV)	83.2
Qualifying Investor Alternative Investment Fund (QIAIF)	33.4
Unit Linked Insurance Contracts	36.3
Investment Company with Variable Capital (ICVC)	6.4
Trust Company	1.0
Undertakings for the Collective Investment in Transferable Securities (UCITs)	24.9
Common Contractual Funds (CCF)	30.4
Total	231.2

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Investment risk disclosures (cont)

There are specific limits in the Fiduciary Management Agreement with Towers Watson Ltd on maximum allocations to single manager pooled vehicles:

- A maximum of 25% of assets in any fund investing primarily in cash, investment grade bonds and liability hedging instruments
- A maximum of 20% of assets in any other collective investment schemes.

As DCIO, Towers Watson Ltd carries out due diligence checks on the appointment of new pooled investment managers and monitors incumbent managers on an ongoing basis, in particular where there are any changes to the regulatory and operating environment of the pooled manager.

Credit risk arising on bonds within a pooled investment vehicle is mitigated by investing predominantly in government bonds where the credit risk is minimal, or corporate bonds which are rated at least investment grade. The Scheme also invests in non-investment grade bond pooled investment vehicles. This risk is managed by restrictions set in underlying manager documentation which aims to diversify the portfolio to minimise the impact of default by any one issuer.

Credit risk arising on derivatives depends on whether the derivative is exchange traded or over the counter (OTC). The Scheme holds pooled investment vehicles that invest in government bonds, OTC derivative contracts (e.g. Repurchase agreements, Interest rate swaps, inflation swaps and options contracts) and cash. These funds fulfil a specific purpose in the Scheme's investment strategy, which is either to match the characteristics of the Scheme's liabilities (Liability Driven Investments) or provide the Scheme with protection in a downside market event (Downside Risk Hedging). These investments are also discussed under interest rate risk.

OTC derivative contracts are not guaranteed by any regulated exchange and therefore the Scheme is subject to risk of failure of the counterparty. The credit risk for OTC swaps is reduced by the manager ensuring there is sufficient collateral arrangements in place and diversification of counterparties.

Cash is held within financial institutions which are at least investment grade credit rated.

The DCIO is not permitted to participate in any securities lending on behalf of the Scheme except where lending takes place inside a pooled fund or through repurchase agreements as discussed above.

A summary of the investments subject to direct credit risk is shown in the table below:

Asset category	Investment grade	Un-rated	Total
Return - seeking	(£m)	(£m)	(Em)
Pooled investment vehicles	-	125.4	125.4
Liability matching	(£m):	(Em)	(Em)
Pooled investment vehicles	-	80.9	80.9
Cash	24.9	-	24.9
Total Scheme	24.9	206.3	231.2

A summary of the investments subject to indirect credit risk is shown in the table below:

Asset category	Investment grade	Non-investment grade	Total
Return - seeking	(£m)	(£m)	(fm)
Pooled investment vehicles	12.2	20.4	32.6
Liability matching	(£m)	(£m)	(Em)
Pooled investment vehicles	80.9	-	80.9
Cash	24.9	-	24.9
Total Scheme	118.0	20.4	138.4

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Investment risk disclosures (cont)

(ii) Currency risk

The Scheme is subject to currency risk because some of the Scheme's investments are held in overseas markets via pooled investment vehicles. The Trustee limits overseas currency exposure by imposing a minimum allocation to Sterling of 50% within the Fiduciary Management Agreement.

(iii) Interest rate risk

The Scheme is subject to interest rate risk through its credit holdings, the Downside Risk Hedging and on the Liability Driven Investments (LDI) which comprises government bonds, cash, interest rate swaps, inflation swaps and repurchase agreements held in pooled vehicles. The purpose of the Scheme's LDI investments is to match the interest rate (and inflation) sensitivity of the Scheme's liabilities. Therefore when considering the Scheme's liabilities, these investments are risk reducing.

As at 31 March 2022, the capital allocated to the liability matching portfolio represented c.35% of the total investment portfolio based on the fair value of the investments.

(iv) Other price risk

Other price risk arises principally in relation to the Scheme's return seeking portfolio which includes indirect investment in properties and other alternative investments via pooled vehicles. The Scheme manages this exposure to other price risk by constructing a diverse portfolio of investments across various markets.

Asset Class	Credit Risk		Market Risk			
			Foreign	Interest rate	Other price	
	Indirect	Direct	exchange risk	risk	risk	
Equities	-	✓	✓		✓	
Credit	✓	✓	✓	✓	-	
Property	-	✓	-	_	✓	
Listed infrastructure	-	✓	✓	-	✓	
Diversifying strategies	-	✓	✓	-	✓	
Downside risk hedging	✓	✓	✓	✓	✓	
Liability Driven Investments						
(High quality bonds and cash equivalents)	✓	✓	-	✓	-	
Cash	✓	✓		-	_	

Defined Contribution Section

Investment strategy

The Trustee's objective is to make available to members of the Scheme an appropriate range of investment options designed to generate income and capital growth, which together with new contributions from members and their Employer, will provide a retirement amount. The SIP outlines the investment objectives and strategy for the Defined Contribution (DC) assets of the Scheme.

The investment funds offered to members are white label funds provided by the investment provider as follows:

- Equity
- Bonds
- Cash
- Multi-assets

The Trustee has an investment management agreement in place with investment providers that sets out guidelines for the underlying investments held by the funds. The day to day management of the funds is the responsibility of the investment provider, including the direct management of credit and market risks. The investment provider may then itself delegate that responsibility to other providers. The Trustee monitors the underlying risks by quarterly investment reviews of the investment provider.

RESTRICTED 3:

19. Investment risk disclosures (cont)

(i) Credit risk

The DC Section is exposed to credit risk through its holding in units of the funds provided by Zurich Assurance Limited. The investment provider is regulated by the Financial Conduct Authority and maintains separate funds for its policy holders. The Trustee monitors the credit worthiness of the investment provider from time to time. The investment providers invest all the Scheme's funds in its own investment unit linked funds. In the event of default by the investment provider the Scheme is protected by the Financial Services Compensation Scheme. The DC section is also subject to indirect credit and market risk arising from the underlying investments held in the white label funds. Member level risk exposures will be dependent on the funds invested in by members. At the Scheme year-end, bond and cash funds were exposed to underlying credit risk. The Trustee only invests in funds where the financial instruments and all counterparties are at least investment grade.

(iii) Market risk

The Scheme's DC Section is subject to indirect interest rate and other price risk arising from the underlying financial instruments held in the funds managed by the investment provider.

- The equity fund is exposed to other price risk.
- The bond fund is exposed to interest rate risk.
- The cash fund is exposed to other price risk.
- The multi asset fund is exposed to interest rate and other price risk.

20. Concentration of investments

The following investments each account for more than 5% of the Scheme's net assets at the year-end:

	2022		2	021
	<u> 1</u>	%	Ē	167
Towers Watson LDI Solutions Plus ICAV	37,572,338	14.5	35,934,819	14.0
Towers Watson Secure Income Fund	30,421,435	11.7	15,997,123	6.2
Insight Liquidity Fund	24,880,877	9.6	38,858,527	15.1
Insight LDI Solutions Plus Long Fixed Fund	21,612,778	8.3	23,577,996	9.2
GPDK Robeco Global Sustainable	15,780,185	6.1	17,440,543	6.8
Scottish Widows Passive Multi-Asset IV CS1	13,928,717	5.4	11,305,869	4.4
Insight LDI Solutions Plus Short Real Fund	13,570,676	5.2	19,365,767	7.6
Towers Watson Diversifying Strategy Fund USD	13,079,476	5.0	12,090,834	4.7

21. Current assets

	Defined Benefit Section	2022 Defined Contribution Section	Total
	£	Ē	ž.
Contributions due from employer in respect of:			
Employers	274,167	161,789	435,956
Employees	35,538	159,740	195,278
Other debtors	8,581	2,656	11,237
Prepayments	31,957	-	31,957
Cash balances	1,446,559	19,071	1,465,630
	1,796,802	343,256	2,140,058

21. Current assets (cont)

		2021	
Contributions due from employer in respect of:			
Employers	274,167	170,436	444,603
Employees	37,704	136,895	174,599
Other debtors	8,581	-	8,581
Due from DC Section	6,542	-	6,542
Cash balances	1,241,769	15,713	1,257,482
	1,568,763	323,044	1,891,807

Contributions due to the Scheme at the year-end have been paid subsequent to the year-end in accordance with the Schedule of Contributions.

Included in the DC Section bank balance is £8,395 (2021: £1,851) which is not allocated to members.

22. Current liabilities

	Defined Benefit Section	2022 Defined Contribution Section	Total
	5. 5.	£	£
Unpaid benefits Accrued expenses Other creditors	(80,225) (105,369) 	(53,780) (21,372) -	(134,005) (126,741) -
	(185,594)	(75,152)	(260,746)
	<u> </u>	20 21	-
Unpaid benefits Accrued expenses Other creditors	(53,554) (90,309) (22)	(13,862) (13,200) -	(67,416) (103,509) (22)
	(143,885)	(27,062)	(170,947)

23. Related party transactions

The Scheme has received contributions in respect of Trustee Directors (Quentin Compton-Bishop & Jennifer Davies) who are contributing Members of the Scheme. These transactions are made in accordance with the Scheme Rules.

Transactions with related parties of the Scheme have been disclosed in the Annual Report as follows:

- Contributions receivable from the Employer are disclosed in note 5.
- The Scheme is administered by the Employer's HR department and the fees payable are included in note 10 under Administration expenses.

24. Employer-related investments

There were no direct employer-related investments at the year-end.

Contributions are normally received by the Trustee in the subsequent month to that in which they are due. Under the accruals basis of accounting, these contributions are therefore shown as outstanding. However, as the contributions were received in line with the Schedule of Contributions after the year end, they do not become employer-related investments.

25. GMP equalisation

As explained on page 7 in the Trustee's Report, on 26 October 2018, the High Court handed down a judgement involving the Lloyds Banking Group's defined benefit pension schemes. The judgement concluded the schemes should be amended to equalise pension benefits for men and women in relation to guaranteed minimum pension benefits. The issues determined by the judgement arise in relation to many other defined benefit pension schemes.

The Trustee of the Scheme is aware that the issue will affect the Scheme and will be considering this at a future meeting and decisions will be made as to the next steps. Under the ruling schemes are required to backdate benefit adjustments in relation to GMP equalisation and provide interest on the backdated amounts. Based on an initial assessment of the likely backdated amounts and related interest the Trustee does not expect these to be material to the financial statements and therefore have not included a liability in respect of these matters in these financial statements. They will be accounted for in the year they are determined.

On 20 November 2020, the High Court handed down a further judgment on the GMP equalisation case in relation to the Lloyds banking group pension schemes. This follows from the original judgment in October 2018 which confirmed that schemes need to equalise pensions for the effect of unequal GMPs between males and females. This latest judgment confirms that Defined Benefit schemes which provide GMPs need to revisit and where necessary top up historic Cash Equivalent Transfer Values that were calculated based on unequalised benefits. The issues determined by the judgment arise in relation to many other defined benefit pension schemes. The Scheme has experienced historical transfers out which will be subject to adjustment as a result of this second ruling. The Trustee will be considering this at a future meeting and decisions will be made as to the next steps. Any adjustments necessary will be recognised in the financial statements in future years. At the date of signing these accounts, it is not possible to estimate the value of any such adjustments at this time.

The Trustee has formed a Data and GMP sub-committee and held meetings with its advisers to consider this further but given the complexity of the topic it is still reviewing the data and options available. A Project Manager has been appointed to provide assistance to the Trustee.

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Certificate of Adequacy of Contributions

Actuarial Certification of Schedule of Contributions

Name of Scheme The University of Warwick Pension Scheme

Effective date of valuation 31 March 2019

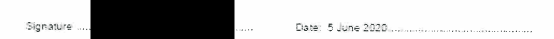
Adequacy of rates of contributions

I hereby certify that, in my opinion, the rates of contributions shown in this Schedule of Contributions are such that the Statutory Funding Objective could have been expected on 31 March 2019 to be met by the end of the period specified in the recovery plan dated 5 June 2020

Adherence to Statement of Funding Principles

I hereby certify that, in my opinion, the Schedule of Contributions dated 5 June 2020 is consistent with the Statement of Funding Principles dated 5 June 2020.

The pertification of the adequacy of the rates of contributions for the purpose of securing that the Statutory Funding Objective can be expected to be met is not a pertification of their adequacy for the purpose of securing the Scheme's liabilities by the purchase of annuities, if the Scheme were wound up.



Lloyd Cleaver Fellow of the Institute and Faculty of Actuaries Towers Watson Limited, a Willis Towers Watson company The Colmore Building 20 Colmore Circus Queensway Birmingham B4 6AT

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Schedule of Contributions

Schedule of Contributions

Name of Scheme The University of Warwick Pension Scheme

In accordance with Section 227 of the Pensions Act 2004 UPS Pension Trustee Limited ("the Trustee") has prepared the following Schedule of Contributions for The University of Warwick Pension Scheme ("the Scheme"), after obtaining the advice of Lloyd Cleaver, the Scheme Actuary. The Trustee has discussed and agreed this Schedule of Contributions with the University of Warwick, on behalf of all participating employers (collectively referred to as "the University").

Contributions to be paid towards the Scheme from 1 June 2020 to 31 March 2027

Member Contributions - DB Section

Other than voluntary contributions, contributions of 5.5% per annum, expressed as a percentage of Pensionable Earnings, are payable towards the Scheme by, or on behalf of, active members.

University Contributions - DB Section

The Trustee and the University have agreed that overall flat rate contributions of £3.29m per annum are payable towards the Scheme by the University in monthly instalments, which comprises contributions in respect of future accrual of benefits of active DB Section members, the provision of death-in-service benefits, the expenses of administering the Scheme (including PPF levies) and deficit shortfall contributions.

In respect of future accrual of benefits of active DB Section members, the provision of death-in-service benefits and the expenses of administering the Scheme (including PPF levies), regular contributions of 25.6% per annum, expressed as a percentage of Pensionable Earnings, are included within the overall flat rate contribution figure of £3.29m per annum set out above.

In accordance with the Recovery Plan dated 5 June 2020, the remaining contribution within the overall flat rate contribution figure of £3.29m per annum (after taking into account the regular contributions of 25.6% per annum, expressed as a percentage of Pensionable Earnings, set out above) will be used to eliminate the funding deficit.

Member and University Contributions - Heritage DC Section

Active members of the Heritage DC Section can choose from Compulsory Contribution rates of 3%, 4% or 5% of Pensionable Earnings.

The level of University contributions will depend on the rate of Compulsory Contributions the member chooses to pay as set out in the table below:

Member Compulsory Contribution rate (as a % of Plensionable Earnings)	University contribution rate (as a % of Pensionable Earnings)
3%	6%
4%	8%
5%	10%

In addition to the Compulsory Contributions set out above, a member may, with the Trustee's agreement, also pay additional voluntary contributions (AVCs). There are no University matching contributions in respect of any AVCs. AVCs are those member only contributions paid over the maximum Compulsory Contribution of 5%.

Schedule of Contributions (Cont)

Member and University Contributions - Enterprise DC Section

Active members of the Enterprise DC Section must contribute at the rate of 5% of Qualifying Earnings.

The level of University contributions will be 3% of Qualifying Earnings.

In addition to the Compulsory Contributions set out above, a member may, with the Trustee's agreement, also pay AVCs. There are no University matching contributions in respect of any AVCs paid.

Reserve Account

The Trustee maintains a Reserve Account which, subject to adequacy, is available to be applied at the direction of the Principal Employer. The value of the Reserve Account shall never be less than zero. At this time, in line with the Letter of Direction dated 1 December 2017, the Principal Employer directs that the Reserve Account be used to meet DC Section expenses including the provision of life assurance and incapacity benefits.

In line with the Letter of Direction dated 1 December 2017, contributions to the Reserve Account in respect of the Heritage DC Section were set to nil with effect from 1 January 2018, with an annual review by University management to set appropriate future contribution levels.

In line with the Letter of Direction dated 1 December 2017, contributions to the Reserve Account in respect of the Enterprise DC Section were set to 0.5% of Flensionable Earnings with effect from 1 January 2018, with an annual review by University management to set appropriate future contribution levels.

Paying contributions

All contributions set out within this schedule are payable monthly and are to be made on or before the 19th of the month immediately following the month to which they relate.

For members of any section participating in Pensions Salary Sacrifice, the member's contributions will be paid by way of salary sacrifice in accordance with the terms of Pensions Salary Sacrifice. The total University contribution rate for these members will be the sum of the member's applicable contribution rate and the respective University contribution rate.

Schedule of Contributions (Cont)

Administration expenses

Administration expenses are met from the Scheme's assets. The Technical Provisions and contribution rates include an allowance for the expenses borne by the Scheme, including allowance for PPF levies.

This Schedule of Contributions has been agreed by the Trustee of The University of Warwick Pension Scheme:

Signed on behalf of the Trustee of The University of Warwick Pension Scheme

Position: Trustee

Date: 5 June 2020

Name: Hugh James Hunt

Position: Trustee Chairman

Date: 5 June 2020

This Schedule of Contributions has been agreed by the University:

Signed on habolf of the University

Name: Andrew Smith

Position: Finance Director - University of Warwick

Date: 5 June 2020

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Implementation Statements (forming part of the Trustee's Report)

DB Section

The University of Warwick Pension Scheme – DB Section

Annual Implementation
Statement (forming part of the Trustee's Report) –
Scheme Year ending 31
March 2022

DB Section (Cont)

Table of Contents

Section 1: Introduction and summary	47
Section 2: SIP reviews/changes over the year	48
Section 3: Adherence to the SIP	49
Section 4: Voting and engagement	54

DB Section (Cont)

Section 1: Introduction and summary

This document is the Defined Benefit ("DB") Annual Implementation Statement ("the Statement"), prepared by the Trustee of The University of Warwick Pension Scheme (the "Scheme"), corresponding to the Scheme's DB Statement of Investment Principles ("SIP"), and covering the year from 1 April 2021 to 31 March 2022 ("the Scheme Year").

The purpose of this Statement is to:

Detail any reviews of the SIP the Trustee undertook over the Scheme Year, including the reasons for any changes made to the SIP over the year – see Section 2.

Set out the extent to which, in the opinion of the Trustee, the Scheme's SIP was followed during the Scheme Year – see Section 3. In summary, the Trustee considers that all the SIP policies and principles were adhered to during the year.

Describe the voting behaviour by, or on behalf of, the Trustee over the Scheme Year – see Section 4.

A copy of this Statement will be made available on the following website: https://warwick.ac.uk/services/humanresources/internal/rewardandbenefits/corebenefits/pensions/ups

The Scheme makes use of a wide range of investments; therefore, the principles and policies in the SIP are intended to be applied in aggregate and proportionately, focusing on areas of maximum impact.

To ensure that investment policies set out in the SIP are taken by persons or organisations with the skills, information and resources necessary to take them effectively, the Trustee delegates some responsibilities to the Investment Sub Committee ("ISC") and the Delegated Chief Investment Officer ("DCIO"). These responsibilities are set out in more detail in the SIP, but are mainly:

ISC: Assisting the Trustee in developing an appropriate overall investment strategy (return target and risk budget) and the ongoing monitoring of the investment strategy and the activity and performance of the DCIO.

DCIO: The Trustee has appointed a DCIO, Towers Watson Limited, to manage the Scheme's assets. The Trustee has set the DCIO specific objectives and parameters within a bespoke Fiduciary Management Agreement, including the Scheme's investment objectives and asset allocation limits. The Trustee believes in diversification and the Scheme's portfolio is built using a diverse range of return-seeking and cashflow matching assets, as well as a dedicated allocation to liability driven investments which seek to match the sensitivity of the Scheme's liabilities to inflation and interest rates. The DCIO is responsible for implementing the Trustee's agreed investment strategy, determining the asset allocation, selecting and de-selecting investment managers and reflecting Sustainable Investment ("SI") considerations throughout the investment process. The DCIO considers the policies and principles set out in the Trustee's SIP in addition to the specific Fiduciary Management investment guidelines set by the Trustee.

DB Section (Cont)

Section 2: SIP reviews/changes over the year

The version of the SIP in place at the start of the Scheme Year was dated September 2020. This had remained in place during the course of the Scheme Year. The Trustee reviewed the SIP towards the end of the Scheme year, but only minor changes were made and were effective after the Scheme Year end. Therefore, this statement specifically focuses on the SIP agreed in September 2020.

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DB Section (Cont)

Section 3: Adherence to the SIP

Below sets out the actions the Trustee has taken over the Scheme Year to adhere to the policies in the SIP and the ongoing monitoring of the policies in the SIP.

Section 1: Introduction

This section provides the relevant introductory and background comments rather than setting out any policies.

Section 2: Division of responsibilities

This section primarily sets out the investment governance structure and responsibilities of the key parties in relation to the investment strategy and ongoing management of the Scheme's investments. Over the Scheme Year the Trustee:

- Held 3 ISC meetings the topics covered include:
 - o A review of the risks and opportunities from investing in China and the energy transition.
 - o Portfolio evolution considerations given the Scheme's strategic direction, including:
 - Expectations and next steps for considering buy-ins and other longevity hedging arrangements
 - The role of cashflow matching assets
 - Alternative investment approaches available for the return-seeking portfolio
 - o An in depth sustainable investment review.
- Held 4 Trustee meetings and received updates from the DCIO and Scheme Actuary on the investment performance, progression of the Scheme's funding position and the outcomes from the ISC meetings.
- Received training on the following topics:
 - o Sustainable investment
 - o Cost and charges reporting
 - o Cessation of LIBOR
 - o Carbon Credits
 - o The implications of a run-off approach for the investment portfolio
- Reviewed the objectives it had set the DCIO and agreed to add an objective around the provision of Trustee training as required.
- Evaluated the performance of the DCIO against the objectives set and its broader performance as DCIO and concluded that it had met all of the objectives and had performed to a satisfactory standard.
- The DCIO monitored the Scheme's underlying investment managers and Global Custodian and Performance Measurer on an ongoing basis.

Section 3: Long-term objectives and investment strategy

Over the Scheme Year, the Trustee did not alter the long-term objectives or investment strategy for the Scheme.

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DB Section (Cont)

Ongoing monitoring of the Scheme's investment strategy and asset allocation

- On a quarterly basis, the Trustee reviewed the Scheme's portfolio and performance of the DCIO via quarterly investment reports and updates from the DCIO covering:
 - o Commentary on performance and portfolio changes
 - o Performance of the underlying assets
 - o Funding position of the Scheme
 - o Risk and return statistics of the portfolio
 - Asset allocation
 - The DCIO's adherence to the investment guidelines set by the Trustee (No breaches were reported during the year).
- In order to ensure appropriate incentivisation and alignment of decision-making between the
 Trustee and the DCIO, the DCIO is subject to a number of obligations set out in its contractual
 arrangements with the Trustee and the DCIO is aware of and gives effect to the principles set
 out in the Trustee's SIP. The DCIO acted in accordance with these obligations throughout the
 year.
- The Trustee's investment strategy seeks to outperform a benchmark based on a projection of the Scheme's liability cashflows. The liability benchmark is updated following each actuarial valuation, and when there is any significant change to the structure of the Scheme's liabilities. The benchmark was last updated following the actuarial valuation in 2019.
- The DCIO monitored and reported on the Scheme's investments and managers on a regular basis to ensure that the investment strategy remained consistent with the Scheme's objectives.
- The DCIO monitored and reported on manager performance relative to an appropriate market benchmark where one was available or an appropriate return objective where a market benchmark was not available. In addition, the DCIO assessed the performance of the Scheme's investment managers relative to peers and in the context of the prevailing market environment.
- The Trustee has implemented a dynamic risk management framework whereby the Scheme's funding position is monitored relative to agreed upside and downside triggers which are used to indicate if the Scheme is sufficiently ahead of or behind the journey plan to warrant reviewing or changing the Scheme's investment strategy. On a daily basis, using its proprietary software, Asset Liability Suite, the DCIO tracked an estimate of the Scheme's funding level relative to the Journey Plan and upside and downside triggers. No triggers were hit during the Scheme Year.
- The Trustee believes in diversification and the Scheme's portfolio is built using a diverse range of return-seeking and cashflow matching assets, as well as a dedicated allocation to liability driven investments which seek to match the sensitivity of the Scheme's liabilities to inflation and interest rates, in line with the policies set out in the SIP. Throughout the year, implementation of this strategy including the realisation of investments was delegated to the DCIO who managed the balance of these investments.
- The DCIO acted within guidelines set by the Trustee including asset allocation, manager and geographical diversification, and foreign currency exposure. No changes were made to the guidelines during the year.
- The Trustee considers that the balance of investments held and the approach to managing risk
 is in the best interests of members in order to mitigate downside risk to the funding position of
 the Scheme whilst helping the Scheme to achieve its ultimate objective over an appropriate
 time horizon.

DB Section (Cont)

Section 4: Other investment policies

As set out above, the Trustee has delegated responsibility to the DCIO (within agreed investment guidelines and in accordance with the Trustee's SIP) to implement the Trustee's agreed investment strategy, including making certain decisions about investments in compliance with Sections 34 and 36 of the Pensions Act 1995. As such the DCIO is also responsible for:

- Choosing investments including the selection and deselection of investments, and the ongoing management of relationships with asset managers.
- Sustainable and responsible investment i.e. how Environmental, Social and Governance ("ESG") factors are allowed for in the portfolio in terms of both capital allocation and stewardship.
- Managing portfolio liquidity relative to the Scheme's requirements.

Choosing investments

- The DCIO considered past performance as one of several inputs into the assessment of investment managers, which relies predominantly on research views based on a range of qualitative and quantitative factors, including the consideration of SI/ESG factors as outlined below. Whilst there were some changes to the underlying investment managers, no managers were terminated based on short term performance alone. Consistent with the Scheme's long investment time horizon, the Trustee seeks to be a long-term investor and the DCIO has appointed managers (in the majority of cases) with the expectation of a long-term relationship. This in turn allows investment managers to take a longer-term approach to investing, including engagement with issuers of debt and equity, with a view to improving investment outcomes over the long term.
- As part of its manager selection and ongoing oversight processes, the DCIO considers the level of fees and the type of fee structure's used by each manager (including a consideration of the alignment of interests created by certain fee structures). The DCIO considers a number of factors including the asset class / investment strategy, the way in which the strategy is implemented (e.g. active management or passive benchmark tracking), and fee benchmarking relative to peers. The majority of the Scheme's investment managers were paid an ad valorem fee, in line with normal market practice, for a given scope of services which includes consideration of long-term factors and engagement. The exceptions to this were in Secure Income Assets (SIAs) where some of the underlying managers' remuneration was partly based on performance over an appropriate time horizon. The use of performance fees for these types of investments (where manager skill is a key driver of expected returns) is quite common. The Trustee and DCIO recognise the incentives created by such fee structures and are comfortable with them given the highly active nature of these individual strategies, and in the context of the Scheme's wider investment portfolio where the aggregate use of these fee structures is limited.
- During the Scheme Year, the DCIO reviewed and reported to the Trustee on the total fees and costs incurred by the Scheme through its investments. As part of its review and reporting on the Scheme's costs, the DCIO also reported to the Trustee on the costs associated with portfolio turnover. The Trustee and DCIO were comfortable that portfolio costs, including those associated with turnover, were consistent with expectations relative to the underlying investments. The DCIO periodically monitors and assesses the level of portfolio turnover within the investment strategies invested to ensure the level is appropriate for the mandate.
- The DCIO's process for selecting, monitoring and de-selecting managers explicitly and formally
 includes an assessment of a manager's approach to SI (recognising that the degree to which
 these factors are relevant to any given strategy is a function of time horizon, investment style,
 philosophy and exposures). Where ESG factors are considered to be particularly influential to
 outcomes, the DCIO engages with investment managers to improve their processes. Some

DB Section (Cont)

examples of the impact these policies have had on the portfolio are disclosed in the next section.

Responsible investing, stewardship and sustainability

- Following the 2021 SI review, a subsequent ISC meeting took place in the current Scheme Year which explored the implications of the DCIO's SI policies on the portfolio and how SI considerations are taken into account when investing in certain geographies.
- In February 2022, the ISC carried out a detailed review of the DCIO's approach to Environmental, Social and Governance ("ESG") issues and how these are being incorporated by the DCIO into the portfolio. The review included:
 - A review of the Trustee's current SI policy to ensure it remains appropriate with proposed changes put to the ISC
 - The importance of sustainable investing and integrating ESG factors
 - o Training on the latest SI regulations affecting the Scheme
 - How the DCIO integrates sustainability and ESG into its ongoing process, including manager selection and research, portfolio construction and asset research
 - O An assessment of the underlying investment managers and how sustainability and ESG factors are applied in the process for the managing of the assets. The majority of the Scheme's applicable mandates were rated either positive or neutral by the DCIO on ESG and engagement metrics. Three of the Scheme's managers held Weak ratings leading the DCIO to engage with the respective managers to improve on the relevant criteria before reviewing the position in 12 months time
 - An overview of the Scheme's portfolio applying an ESG lens, including the following specific portfolio examples that have a focus on ESG:
 - Various assets held as part of the Secure Income Assets layer across areas such as renewable energy, social housing and public transport.
 - A carbon credits strategy invested as part of the Scheme's Diversifying Strategies layer which takes part in the pricing mechanism for emitting carbon emissions in the local market
 - A review of the EOS at Federated Hermes public policy engagement activity on behalf of the Scheme
 - A look ahead at the future initiatives and work being carried out by the DCIO which is expected to impact the Scheme, including Carbon Journey Planning and new metrics which look at better capturing climate transition risk
 - A walkthrough of the new SI reporting scorecard which provides the Trustee with a snapshot of the portfolio's SI credentials and exposures, including climate related exposures in line with the recommendations of the Taskforce for Climate-related Financial Disclosures.
- The ISC confirmed it was satisfied with the approach being taken by the DCIO on ESG was aligned with the Trustee's policies.
- Over the Scheme Year the Trustee did not make any investment decisions based on nonfinancial matters.
- The Trustee expects that the annual communication to members regarding ESG and stewardship will be addressed in the annual implementation statement. This document is a statutory report and will be produced and published on an annual basis alongside the Scheme's Annual Reports and Accounts.

DB Section (Cont)

Liquidity and realisation of investments

- As part of the investment guidelines, the Trustee has also set liquidity limits that the DCIO must adhere to. The Trustee has a policy to ensure that the Scheme's cashflow requirements can be readily met without disrupting its investments.
- Throughout the Scheme Year, the DCIO regularly monitored the level of cash in the Scheme, and cashflows into/out of the Scheme to ensure that there were sufficient assets in readily realisable investments to meet the Scheme's requirements without disrupting its investments.
- The Trustee monitored the liquidity of the Scheme's portfolio and cashflows into and out of the Scheme on a quarterly basis.
- The DCIO can make adjustments to the Scheme's allocation to cash when necessary within guidelines set by the Trustee.

Section 5: Risk management

Rather than setting out any policies, this section provides an overview of the broad range of risks recognised by the Trustee, risks which could ultimately lead to the Scheme accumulating insufficient assets to finance members benefits.

The Trustee has put in place an Integrated Risk Management Framework which seeks to identify, manage and monitor risks which could negatively impact the Scheme's ability to meet its funding objectives. This framework incorporates funding, covenant and investment factors and is ultimately used to help inform the Scheme's investment strategy. In relation to investment factors, the Trustee has identified a number of risks which it seeks to manage and monitor, in conjunction with the DCIO. Solvency and mismatch risk, investment manager risk, liquidity risk, and interest rate and inflation risks have been discussed above in the relevant sections on investment strategy and investment managers. The DCIO reported to the Trustee on each of these risks in quarterly meeting papers which were discussed at the Trustee's quarterly meetings.

The Trustee received an integrated investment and actuarial funding update on a quarterly basis at the Trustee meetings. It also received regular updates from the Sponsor to assess the level of ability and willingness of the Sponsor to support the continuation of contributions to the Scheme.

Currency risk was managed through the use of currency hedged share classes for relevant foreign currency denominated investments by the DCIO, managing the overall foreign currency exposure in line with the investment guidelines set by the Trustee. Throughout the year, the DCIO left a small proportion of the Scheme's foreign currency exposure unhedged for reasons of diversification and return generation. The DCIO monitored the Scheme's unhedged exposures on a regular basis and reported this to the Trustee as part of its quarterly meeting papers.

The Scheme's custodial risk from the custodian becoming insolvent was addressed by investing in a diversified range of reputable pooled funds which have been researched from an Operational Due Diligence perspective and where the Scheme's assets are held by separate custodians appointed by the managers. In addition, any uninvested cash was swept into a pooled cash fund at the custodian where the assets are held off the custodian's balance sheet. In addition, the DCIO's specialist research team reviews the custodian on a regular basis.

Political risk arising from political regimes and actions, particularly in less established/ more opaque markets, was managed throughout the year by maintaining a well-diversified portfolio by geography and managed within geographical constraints specified in the investment guidelines. The DCIO considers political risk when determining whether to allocate capital to an investment and also in determining the relative sizing of an investment, as was the case when determining the allocation route and sizing made to Chinese equities in the portfolio. The Scheme held <0.2% in Russian-listed assets as at the end of February 2022 (the start of the Russia-Ukraine war).

DB Section (Cont)

Section 4: Voting and engagement

The Trustee has delegated the day to day ESG integration and stewardship activities (including voting and engagement) to its investment managers. The Trustee has not set any specific guidelines around manager voting.

The Scheme is invested across a diverse range of asset classes which carry different ownership rights, for example fixed income whereby these holdings do not have voting rights attached. Therefore, voting information was requested from the Scheme's equity and listed real assets managers (as here there is a right to vote as an ultimate owner of a stock) across the following five pooled funds:

- Adaptive capped ESG equity (LGIM)
- Multi-Factor equity (LGIM)
- Listed global prime property (LGIM)
- Listed infrastructure (LGIM)
- China A shares equity (FSSA)

Legal & General Investment Management ("LGIM")

The DCIO's view is that LGIM continues to demonstrate good/leading practice vs. peers, in particular in their willingness to take visible stances on topics they believe are important. This is supported by an effective approach to conflict management, high transparency, and effective communications. Some of LGIM's strengths in this area are displayed publicly through its climate impact pledge program and through leading collaborative engagement efforts. However, the DCIO continues to engage with LGIM on the level of stewardship team resourcing as well as pushing for better/more effective fixed income engagement.

LGIM's Investment Stewardship team uses ISS's 'ProxyExchange' electronic voting platform to electronically vote clients' shares. All voting decisions are made by LGIM and LGIM do not outsource any part of the strategic decisions. LGIM's use of ISS recommendations is purely to augment their own research and proprietary ESG assessment tools. The LGIM Investment Stewardship team also uses the research reports of Institutional Voting Information Services (IVIS) to supplement the research reports that they receive from ISS for UK companies when making specific voting decisions

To ensure LGIM's proxy provider votes in accordance with their position on ESG, they have put in place a custom voting policy with specific voting instructions. These instructions apply to all markets globally and seek to uphold what the DCIO considers are minimum best practice standards which it believes all companies globally should observe, irrespective of local regulation or practice.

LGIM retain the ability in all markets to override any vote decisions, which are based on their custom voting policy. This may happen where engagement with a specific company has provided additional information (for example from direct engagement, or explanation in the annual report) that allows LGIM to apply a qualitative overlay to their voting judgement. LGIM have strict monitoring controls to ensure votes are fully and effectively executed in accordance with LGIM's voting policies by their service provider. This includes a regular manual check of the votes input into the platform, and an electronic alert service to inform LGIM of rejected votes which require further action.

DB Section (Cont)

FSSA Investment Managers ("FSSA")

Corporate engagement and asset stewardship are a key part of the investment process for FSSA and has been a key part of the investment process across all of its investment strategies. The investment team's long-term investment horizon, approach of investing in companies with strong governance structures and history and experience of investing in local markets, supports that they are well-equipped to engage with company management with a view to improving outcomes for minority shareholders. The DCIO views FSSA's approach to SI as good.

FSSA uses Glass Lewis as its proxy advisor. The Head of each asset class or their authorised signatory is responsible for ensuring that all company resolutions are reviewed such that an appropriate and consistent recommendation is made in line with the corporate governance guidelines and principles as outlined in the Proxy Voting policy. Once the proxy voting intentions have been confirmed, they must communicate the decision to the Company Engagement team in an agreed format by the pre-advised cut-off. FSSA will only vote in the best interests of its investors.

Manager voting data

The Trustee understands the importance of carrying out periodic reviews of the voting information and engagement policies of its investment managers to ensure they align with its own policies and principles. The table below provides a summary of the voting activity for the Scheme's holdings over the year.

The Trustee delegates the exercise of voting rights to its investment managers. Voting activity is undertaken in line with the voting policy of the investment manager which is noted above for the Scheme's equity and real assets managers. The DCIO has assessed the investment manager's voting policy as part of its overall assessment of the investment manager's capabilities. The DCIO considered the policy to be appropriate, and consistent with the Trustee's policies and objectives and ultimately therefore in the best financial interests of the members.

	Votable Resolutions	% of votable resolutions voted on	% of votes with management	% votes against management	% of votes abstained
Adaptive capped ESG equity (LGIM)	36,110	99.8	79.2	19.4	1.4
Multi-Factor equity (LGIM)	26,901	99.7	80.0	18.9	1.1
Listed infrastructure (LGIM)	1,106	100.0	83,4	16.4	0.2
Listed global prime property (LGIM)	1,052	100.0	84.8	15.0	0.2
China A shares equity (FSSA)	794	100.0	93.6	6.4	0.0

DB Section (Cont)

Significant Votes

The Trustee recognises there is a broad set of potential ESG risks for the Scheme. Votes are considered significant when one or more of the following apply:

- They are cast against the management recommendation
- The companies represent a meaningful holding
- They support proposals that are deemed to be important to the long-term value of the business and in the best interests of shareholders

The tables below give some examples of significant votes for the year to 31 March 2022:

Company name	AT&T
Date of vote	30-April-21
Summary of the resolution	Resolution 3 – Advisory Vote to Ratify Named Executive Officers' Compensation
How LGIM voted	LGIM voted against the resolution.
Where you voted against management, did you communicate your intent to the company ahead of the vote?	LGIM publicly communicates its vote instructions on its website with the rationale for all votes against management. It is their policy not to engage with their investee companies in the three weeks prior to an AGM as their engagement is not limited to shareholder meeting topics
Rationale for the voting decision	LGIM identified serious issues with the structure and quantum of AT&T's executive remuneration. In particular, the \$48 million sign-on equity award to the incoming CEO of its Warner Media division and a \$9 million retention grant to the General Counsel. The awards and payments made by AT&T did not meet LGIM's expectations of fair and balanced remuneration both in respect to their magnitude and the lack of performance criteria.
Outcome of the vote	Failed, 51.7% of shareholders voted against the resolution.
Implications of the outcome e.g lessons learned and likely future steps in response to the outcome	LGIM will continue to seek to engage with the company and monitor progress

DB Section (Cont)

Company name	Apple Inc.
Date of vote	04-March-22
Summary of the resolution	This was a shareholder resolution for a Civil Rights audit and report.
How LGIM voted	LGIM voted FOR the resolution (against management).
Where you voted against management, did you communicate your intent to the company ahead of the vote?	Yes. LGIM engaged with the company prior to the annual meeting and communicated how they were likely to vote. More generally, LGIM publicly communicates its vote instructions on its website with the rationale for all votes against management.
Rationale for the voting decision	LGIM considered the issues in question to be a material risk to the company and its shareholders.
Outcome of the vote	Passed, 53,6% of the votes were in favour of the resolution.
Implications of the outcome e.g lessons learned and likely future steps in response to the outcome	LGIM will continue to engage with Apple on this topic to track what changes are made in response to this resolution and the effects of such changes.

Company name	Chaozhou Three-Circle (Group) Co.Ltd
Date of vote	02-June-21
Summary of the resolution	The company's eligbility for issuance of shares without preemptive rights.
How FSSA voted	FSSA voted against the resolution.
Where you voted against management, did you communicate your intent to the company ahead of the vote?	No
Rationale for the voting decision	The discount being provided was deemed excessive and as such not in the interest of shareholders. Furthermore the size of the equity placement was deemed excessive.
Outcome of the vote	The total amount of funds raised in this issuance reduced to RMB 3.9Bn from the original target of 7.5Bn.
Implications of the outcome e.g lessons learned and likely future steps in response to the outcome	FSSA are stringent in their voting of governance matters especially. Small matters count, and FSSA feel there is always scope for their Chinese portfolio companies to become even better over time hence they will continue to push on this front. FSSA intend on communicating/engaging more with companies in future meetings on areas for improvement and on items they have voted against at AGMs.

DB Section (Cont)

Industry wide / public policy engagement

In addition to the above, the DCIO has partnered with EOS to undertake public policy engagement on behalf of its clients (including the Trustee).

This public policy and market best practice engagement is done with legislators, regulators, industry bodies and other standard-setters to shape capital markets and the environment in which companies and their investors operate, a key element of which is risk related to climate change. The DCIO represents client policies/sentiment to EOS via the Client Advisory Council, of which WTW are currently the chair.

Engagement activities by EOS on public policy over the year included:

- Engagements with over 1,200 companies on a total of 4,154 issues and objectives representing assets under advice of \$1.64tn.
- 64 responses to consultations or proactive equivalents and 71 discussions with relevant regulators and stakeholders.
- Voting recommendations in relation to over 128,000 resolutions, with over 20,000 being against management.
- Active participation in a number of stewardship initiatives including Climate Action 100+, PRI,
 Investor Alliance for Human Rights and the International Corporate Governance Network.

The DCIO is also engaged in a number of industry wide initiatives and collaborative engagements including:

- Becoming a signatory to the 2020 UK Stewardship Code in the first wave;
- Co-founding the Net Zero Investment Consultants Initiative with eleven other investment consultants in 2021, with a commitment across its global Investment business
- Joining the Net Zero Asset Managers Initiative in 2021, committing 100% of its discretionary assets
- Being a signatory of the Principles for Responsible Investment (PRI) and active member of their Stewardship Advisory Committee;
- Being a member of and contributor to the Institutional Investors Group on Climate Change (IIGCC), Asian Investors Group on Climate Change (AIGCC), and Australasian Investors Group on Climate Change (IGCC);
- Founding the Coalition for Climate Resilient Investment (with the World Economic Forum);
- Co-founding the Investment Consultants Sustainability Working Group;
- Continuing to lead collaboration through the Thinking Ahead Institute and Willis Research Network.

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58

DC Section

The University of Warwick Pension Scheme: Defined Contribution Section

Implementation Statement (forming part of the Trustee's Report)

Section 1: Introduction

This Implementation Statement has been prepared by UPS Pension Trustee Limited ("the Trustee") and relates to the defined contribution (DC) section ("the DC Section") of The University of Warwick Pension Scheme ("the Scheme"). It covers the Scheme year 1 April 2021 to 31 March 2022 and provides information on:

- The extent to which the Trustee's policies on exercising rights (including voting rights) and engagement activities have been followed over the Scheme year.
- A summary of the voting activity undertaken by the DC Section's pooled fund managers on behalf
 of the Trustee over the Scheme year, including information regarding the most significant votes.
- A summary of changes (if any) to the Statement of Investment Principles (SIP) over the Scheme year.
- The extent to which, in the opinion of the Trustee, the DC Section of the Scheme's SIP has been followed during the Scheme year.

A copy of this Implementation Statement will be made available on the following website:

https://warwick.ac.uk/services/humanresources/internal/rewardandbenefits/corebenefits/pensions/ups/

Delegation of responsibilities

To ensure that decisions on implementing the investment policies set out in the SIP are taken by persons or organisations with the skills, information and resources necessary to take them effectively, the Trustee delegates certain responsibilities to the Investment Sub Committee ("ISC") and, in respect of the DC Section, its bundled pension provider Scottish Widows.

These responsibilities are set out in more detail in the SIP, but are mainly:

- **ISC:** assisting the Trustee with developing an appropriate investment strategy for the DC Section and the ongoing monitoring of the investment strategy as well as the activity and performance of Scottish Widows.
- **Scottish Widows:** the DC Section's Default Option is structured as a 'governed' investment solution which is designed and implemented by Scottish Widows. Scottish Widows is responsible for the appointment and removal of the underlying investment managers used through the Default Option as well as the ongoing relationships with the investment managers.

Section 2: Trustee's policies on voting and engagement

The Trustee's Statement of Investment Principles (SIP) in place over the Scheme year describes the Trustee's policy on the exercise of rights (including voting rights) and engagement activities as follows:

"The Trustee delegates the exercise of rights (including voting rights) attached to the DC Section's investments to its investment managers. The Trustee expects Scottish Widows to monitor and report annually on the investment managers' approach to selecting investments, voting and engaging with companies with reference to ESG issues."

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DC Section (Cont)

The Trustee has subsequently reviewed and updated its policies on voting and engagement and these are set out in the SIP dated September 2022.

Section 3: Review of, and changes to, the DC Section of the SIP

As at 1 April 2021, the version of the SIP in place was dated August 2020. There are two parts to the SIP, one covering the defined benefit (DB) section and one covering the DC Section and this reflects the operational differences between the two sections of the Scheme. There were no reviews of, or changes made to, the DC Section of the SIP over the Scheme year.

Section 4: Adherence to the SIP

In the Trustee's opinion, the SIP has been followed over the Scheme year in the following ways:

- 1. Changes to the DC Default Option were reviewed and agreed. Over the Scheme year, the ISC revisited Scottish Widows' planned changes to the DC Section Default Option. These changes had initially been reviewed and agreed in 2020, however Scottish Widows pushed back the switch date in order to refine its approach to implementation.
 - It was concluded that the change to Scottish Widows' approach did not materially impact the decisions made in 2020 and that overall, they would help ensure that the Default Option remained appropriate for members. These changes were completed in May and June 2022 and therefore outside of the period covered by this Statement. Further detail will be included in next year's Statement.
- The range of self-select options was reviewed and changes are being made. In September 2021 the ISC, supported by the Trustee's professional advisers, carried out a review of the range of self-select investment options provided through the DC Section. This review considered whether the current range of options remained appropriate and whether additional fund options could enhance the range.
 - The review recommended that two self-select funds be removed from the range, three funds closed to future contributions (both of these changes took place between May and June 2022) and a new fund focussed on integrating Environmental, Social and Governance (ESG) factors be introduced. These changes were agreed by the Trustee in September 2021 and the new ESG fund was made available in February 2022. No DC Section assets were invested in this fund over the Scheme year.
- Quarterly monitoring of the investment options did not identify any issues. The performance of the DC Section's Default Option and wider range of investment funds is reviewed each quarter. As all funds provided through the DC Section are passively managed, these reviews consider whether the range of investment options and their underling funds have performed in line with their stated benchmarks. Scottish Widows provides quarterly investment performance reporting to support with this review.
 - In early 2022, following changes to some of the underlying funds held by the Default Option, Scottish Widows took the decision to revise the Default Option benchmarks. This saw a move away from using index-based benchmarks to inflation plus benchmarks (measured using the Consumer Prices Index) which Scottish Widows feel are better aligned with the investment objective of the Default Option. In making these changes, Scottish Widows has advised that the new benchmarks could lead to divergence in performance. There will be periods, such as the current short-term, when the fund is notably behind benchmark and the opposite may apply

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DC Section (Cont)

in periods of rising markets. Therefore, performance should be considered over the longer-term.

Alongside the performance monitoring, consideration is given to any external factors that could materially impact the DC Section's investment funds and in March 2022 the Trustee, supported by its professional advisers, considered the impact of the conflict between Russia and Ukraine. It was noted that across the DC Section's investment options exposure to investments held in Russia and Ukraine is below 1% and therefore the direct financial impact for members would be marginal.

Work continues on reviewing the investment managers' policies on responsible investing, stewardship and sustainability. At a meeting with Scottish Widows on 27 May 2021, the ISC, on behalf of the Trustee, reviewed Scottish Widows first Responsible Investment and Stewardship report. This set out Scottish Widows' Responsible Investment framework and outlined the work Scottish Widows had completed over the year to 31 December 2020 to integrate Responsible Investment practices into its asset management process. Scottish Widows also provided further detail around its Net-Zero commitment, its approach to investee company engagement and the range of exclusions operated through the underlying funds of the Default Option. Scottish Widows confirmed that its focus was on ensuring members benefit from the transition to a lower carbon economy, rather than simply divesting from certain businesses.

As a result of this review, the ISC concluded that the policies of Scottish Widows and the DC Section's pooled fund managers were reasonable and were not out of line with the Trustee's own policies described in the SIP. As such, and following subsequent discussions with the Trustee, no immediate action was taken. It was noted, however, that work would need to continue in this area as the policies and practices of all parties (including the Trustee) continue to develop. As the bundled provider to the DC Section, the Trustee expects Scottish Widows to provide further information and reporting on its ESG policies and practices as well as those of the DC Section's investment managers.

- Non-financial matters were not considered over the Scheme year. In line with the policies outlined in the SIP, the Trustee did not make any allowance for non-financial matters and did not consider any member views for incorporation into its ESG policy over the Scheme year.
- Communicating ESG and stewardship with DC Section members. The Trustee expects that the annual communication to members regarding ESG and stewardship will be addressed in the annual Implementation Statement. This document is a statutory report and will be produced on an annual basis alongside the Scheme's Annual Reports and Accounts.
- The costs and charges applied through the DC Section remain broadly competitive. The Trustee completes an annual assessment of the charges (Total Expense Ratios) and transaction costs levied by Scottish Widows, which are benchmarked by the Trustee's professional advisers. Such costs are reported to members in the Chairman's Statement on DC governance, available here:

DC Section (Cont)

https://warwick.ac.uk/services/humanresources/internal/rewardandbenefits/corebenefits/pensio ns/ups/

Based on external advice, the Trustee believes that the charges and transaction costs applied to the DC Section's range of investment options are broadly competitive, taking into account the size of the arrangement and investment strategy of the DC Section.

Section 5: Voting and engagement

Over the Scheme year, the DC Section was invested exclusively in pooled investment vehicles managed by BlackRock, iShares (by BlackRock) and abrdn on a passive basis relative to a defined index. The voting and engagement entitlements in the individual funds lie with the investment managers as the legal owners of the securities.

The Trustee understands the importance of carrying out periodic reviews of the voting and engagement information of its investment managers to ensure they align with its own policies. The Trustee, together with its professional advisers, requested this information from Scottish Widows (as the bundled pension provider to the DC Section) for the period 1 April 2021 to 31 March 2022 and this was provided on 26 May 2022.

Having reviewed the above in accordance with their policies, the Trustee is comfortable that the actions of the fund managers are broadly aligned with the DC Section's stewardship policies.

Scottish Widows is the bundled pension provider to the DC Section and is also responsible for the design of the Default Option of the DC Section. Scottish Widows delegates the voting and engagement activity connected with the Default Option to the underlying pooled investment managers, however the Trustee is mindful of the need to consider Scottish Widows' stewardship activity. The ISC will engage at least annually with Scottish Widows to understand how its Responsible investment policies and practices continue to evolve. Relevant information will be reported in future statements.

Voting activity

The table below provides information, sourced from Scottish Widows, relating to the investment managers voting activity for the pooled investment funds provided through the DC Section over the Scheme year. Please note that where funds are not present in the table, data was either not provided by Scottish Widows or there are no voting rights attached to these assets.

SE malagraph			Medical		
Fund name	Aquila Connect UK Equity Index Fund	Aquila Connect World (Ex-UK) Index Fund	ACS Climate Transition World Equity Fund	iShares Emerging Markets Equity Index Fund	ACS US Equity Index Fund
Structure	Pooled	Pooled	Pooled	Pooled	Pooled
Ability to influence voting behaviour of manager	The pooled fund s	tructure means that there	is limited scope for th behaviour	e Trustee to influence the	e manager's voting
Number of company meetings the manager was eligible to vote at over the year	754	1,972	724	3,380	598
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DC Section (Cont)

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Number of resolutions the manager was eligible to vote on over the year	10,693	24,008	10,148	28,828	7,364
Percentage of resolutions the manager voted on	100,0%	99.8%	99.6%	100,0%	99.7%
Percentage of resolutions the manager abstained from	0.4%	0,5%	0.4%	4.5%	0.0%
Percentage of resolutions voted with management, as a percentage of the total number of resolutions voted on	94.7%	92.3%	91.5%	90.3%	95,4%
Percentage of resolutions voted against management, as a percentage of the total number of resolutions voted on	5.3%	7.7%	5.8%	9.7%	4.6%
Percentage of resolutions voted contrary to the recommendation of the proxy advisor	0.0%	0.3%	0.1%	1.6%	0.0%

Managae	BlackBook				obesin	
Fund name	Aquila Connect Pacific Rim Equity Fund	ACS Continental European Equity Fund	ACS Japan Equity Fund	iShares Global Property Securities Equity Index Fund	ASI Global Corporate Bond Fund	
Structure	Pooled	Pooled	Pooled	Pooled	Pooled	
Ability to influence voting behaviour of manager	The pooled fund structure means that there is limited scope for the Trustee to influence the manager's voting behaviour					
Number of company meetings the manager was eligible to vote at over the year	479	421	505	390	15	
Number of resolutions the manager was eligible to vote on over the year	3,369	7,213	6,060	3,705	78	
Percentage of resolutions the manager voted on	100.0%	99.7%	100.0%	99.8%	3.8%	
Percentage of resolutions the manager abstained from	0.1%	1.4%	0.0%	0.2%	0.0%	

DC Section (Cont)

Percentage of resolutions voted with management, as a percentage of the total number of resolutions voted on	88.4%	85.5%	97.4%	94.8%	100.0%
Percentage of resolutions voted against management, as a percentage of the total number of resolutions voted on	11,8%	14,5%	2.6%	5,2%	0.0%
Percentage of resolutions voted contrary to the recommendation of the proxy advisor	0.5%	0.0%	0.9%	0.1%	0.0%

Notes:

- The proportion of resolutions that were voted on and abstained from may not sum to 100%. This can be due to how the investment manager or local jurisdictions define abstentions or classify a formal vote or abstentions as opposed to not returning a voting form or choosing to nominate a proxy.
- Given the fixed income focus of the ASI Global Corporate Bond Fund Abrdn provided limited voting information. As such, the remainder of this section focusses exclusively on BlackRock.

Proxy voting - BlackRock

BlackRock uses Institutional Shareholder Services' (ISS) electronic platform to execute its vote instructions, manage client accounts in relation to voting and facilitate client reporting on voting. In certain markets, BlackRock works with proxy research firms who apply its proxy voting guidelines to filter out routine or non-contentious proposals and refer to BlackRock any meetings where additional research and possibly engagement might be required to inform its voting decision. BlackRock's analysis is informed by its internally developed proxy voting guidelines, its pre-vote engagements, research, and the situational factors at a particular company.

BlackRock aims to vote at all shareholder meetings of companies in which its clients are invested. BlackRock will vote in favour of proposals where it supports the approach taken by a company's management or where BlackRock has engaged on matters of concern and anticipate management will address them. BlackRock will vote against management proposals where it believes the board or management may not have adequately acted to advance the interests of long-term investors. BlackRock ordinarily refrains from abstaining from both management and shareholder proposals, unless abstaining is the valid vote option (in accordance with company by-laws) for voting against management, there is a lack of disclosure regarding the proposal to be voted, or an abstention is the only way to implement its voting intention. In all situations the economic interests of its clients are paramount.

BlackRock reviews its voting guidelines annually and updates them as necessary to reflect changes in market standards, evolving governance practice and insights gained from engagement over the prior year. BlackRock's market-specific voting guidelines are available on their website at https://www.blackrock.com/corporate/about-us/investment-stewardship#principles-and-guidelines

DC Section (Cont)

Significant votes

As with last year, for this year's Statement the Trustee has delegated to the investment manager(s) to define what a "significant vote" is.

In determining significant votes, BlackRock Investment Stewardship prioritises its work around the themes that it believes will encourage sound governance practices and deliver sustainable long-term financial performance at the companies in which it invests. BlackRock's year-round engagements with clients, as well as its active participation in market-wide policy debates, help inform these priorities. The themes it has identified are reflected in its Global Principles, market-specific voting guidelines and engagement priorities, which underpin its stewardship activities and form the benchmark against which it looks at the sustainable long-term financial performance of investee companies.

Across the nine BlackRock managed funds outlined above, a total of 32 significant votes were reported (excluding duplication across the underlying funds) and it is not therefore feasible to include detail for each of these votes within this Statement. However, BlackRock periodically publishes "vote bulletins" on what it believes are its significant votes and these are available here: https://www.blackrock.com/corporate/about-us/investment-stewardship#engagement-and-voting-history. These bulletins provide an overview of each significant vote and include background to the vote as well as BlackRock's rationale for voting 'For' or 'Against'.

The following table provides links to a sample of these voting bulletins for the pooled funds noted above. BlackRock did not provide any significant voting data for the iShares Global Property Securities Equity Index Fund and therefore this is excluded from the table.

These voting bulletins have been selected to ensure there is at least one vote for each fund and to cover the broad spectrum of ESG related topics:

Company name	Date of the vote	Link to summary information	Fund(e)	Key topic(s)
Mitsubishi UFJ Financial Group Inc	29 June 2021	www.blackrock.com/corporate/l iterature/press-release/blk- vote-bulletin-mufg-jul-2021.pdf	Aquila Connect UK Equity Index Fund Aquila Connect World (Ex-UK) Index Fund ACS Japan Equity Fund	Climate related risks, corporate governance, business strategy
AT&T Inc	30 April 2021	www.blackrock.com/corporate/l jterature/press-release/blk- yote-bulletin-att-may-2021,pdf	Aquila Connect UK Equity Index Fund Aquila Connect World (Ex-UK) Index Fund ACS Climate Transition World Equity Fund ACS US Equity Index Fund	Executive pay, board quality and effectiveness
Equinor	11 May 2021	www.blackrock.com/corporate/l iterature/press-release/blk- vote-bulletin-equinor-may- 2021.pdf	Aquila Connect UK Equity Index Fund Aquila Connect World (Ex-UK) Index Fund ACS Climate Transition World Equity Fund ACS Continental European Equity Fund	Climate risk
China Tower Corp Ltd	14 January 2022	www.blackrock.com/corporate/l iterature/press-release/blk- vote-bulletin-china-tower-jan- 2022.pdf	Aquila Connect UK Equity Index Fund iShares Emerging Markets Equity Index Fund	Board quality and effectiveness; diversity, equity and inclusion

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DC Section (Cont)

Company name	Date of the Vote	Link to summary information	Fundis)	Key topicis;
Origin Energy Limited	20 October 2021	www.blackrock.com/corporate/l iterature/press-release/blk- yote-bulletin-origin-energy- oct-2021.pdf	Aquila Connect UK Equity Index Fund Aquila Connect Pacific Rim Equity Fund	Climate and natural capital
Dow Inc	15 April 2021	www.blackrock.com/corporate/l iterature/press-release/blk- vote-bulletin-dow-apr-2021.pdf	Aquila Connect UK Equity Index Fund Aquila Connect World (Ex-UK) Index Fund ACS US Equity Index Fund	Climate Risk

Fund level engagement

The table provides details of the engagement activity for the DC Section's pooled funds over the Scheme year. Please note that where funds are not present in the table, data was not provided by Scottish Widows.

Mahagar						
Fund name	Aquila Connect UK Equity Index Fund	Aquila Connect World (Ex-UK) Index Fund	ACS Climate Transition World Equity Fund	iShares Emerging Markets Equity Index Fund	ACS US Equity Index Fund	Aquila Connect Pacific Rim Equity Fund
Does the manager perform engagement on behalf of the holdings of the fund	Yes	Yes	Yes	Yes	Yes	Yes
Has the manager engaged with companies to influence them in relation to ESG factors in the year?	Yes	Yes	Yes	Yes	Yes	Yes
Total number of company engagements undertaken on behalf of the holdings in this fund in the year	2,907	1,454	801	470	570	206
Total number of individual companies engaged	1,828	875	405	301	351	130

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DC Section (Cont)

Manager	Black Rock					
Fund name	ACS Continental European Equity Fund	ACS Japan Equity Fund	iShares Global Property Securities Equity Index Fund	iShares Corporate Bond Index Fund		
Does the manager perform engagement on behalf of the holdings of the fund	Yes	Yes	Yes	Yes		
Has the manager engaged with companies to influence them in relation to ESG factors in the year?	Yes	Yes	Yes	Yes		
Total number of company engagements undertaken on behalf of the holdings in this fund in the year	400	280	110	273		
Total number of individual companies engaged	214	177	76	102		

Number of engagements by topic undertaken with holdings in the funds

The following table provides data on the number of engagements undertaken by BlackRock which it has segregated by engagement theme. 'E' refers to environmental issues, 'S' refers to Social issues and 'G' refers to governance issues. As above, where funds are not present in the table, we did not receive data from Scottish Widows.

Topic =		Attaller, physical Works The DET Pages Carell				
		Number of Engagements				
E- Climate Risk Management	1,446	751	395	294		
E- Environmental Impact Management	626	309	163	176		
E- Operational Sustainability	1,053	531	282	234		
S- Human Capital Management	840	493	249	121		
S- Social Risks and Opportunities	550	268	165	142		
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Implementation Statement (Cont)

DC Section (Cont)

G- Board Composition & Effectiveness	1,415	668	317	263
G- Business Oversight/Risk Management	766	364	183	227
G- Corporate Strategy	1,166	580	268	276
G- Executive Management	438	178	110	145
G- Governance Structure	742	402	137	190
G- Remuneration	1,061	528	306	119

Popic				
		Number of I	Engagements	
E- Climate Risk Management	331	128	146	150

E- Climate Risk Management	331	128	146	150
E- Environmental Impact Management	184	92	21	19
E- Operational Sustainability	271	130	126	12
S- Human Capital Management	241	119	44	95
S- Social Risks and Opportunities	122	78	42	31
G- Board Composition & Effectiveness	234	136	188	121
G- Business Oversight/Risk Management	168	111	46	46
G- Corporate Strategy	154	151	98	191
G- Executive Management	38	86	32	34
G- Governance Structure	87	126	46	155
G- Remuneration	221	94	197	18

DC Section (Cont)

	Number of E	ngagements
E- Climate Risk Management	42	123
E- Environmental Impact Management	25	38
E- Operational Sustainability	25	89
S- Human Capital Management	18	63
S- Social Risks and Opportunities	9	58
G- Board Composition & Effectiveness	48	91
G- Business Oversight/Risk Management	17	57
G- Corporate Strategy	61	85
G- Executive Management	13	53
G- Governance Structure	33	26
G- Remuneration	40	113

Chair's Statement

UPS Pension Trustee Limited

Chair's annual statement regarding defined contribution benefits held in the University of Warwick Pension Scheme ("the Scheme")

Introduction

- 1.1. This statement has been prepared by UPS Pension Trustee Limited ("the Trustee"), the Trustee of the University of Warwick Pension Scheme ("the Scheme"), and reports on how the Trustee has complied with the defined contribution (DC) governance standards. These standards are designed to help members achieve good outcomes from their pension savings.
- 1.2. This statement covers the Scheme year 1 April 2021 to 31 March 2022.
- 1.3. The Trustee will publish this Statement on a publicly accessible website. The web address for the website will be: https://warwick.ac.uk/pensions/ups

The Scheme's DC arrangements

- 2.1. Over the reporting period, the Scheme's DC arrangements comprised the following:
 - 2.1.1. A Defined Contribution Section ("the DC Section") which is open to future contributions and is used as a qualifying workplace pension scheme for auto-enrolment purposes. The administration and investment management services for the DC Section are provided by Scottish Widows.
 - 2.1.2. A separate AVC arrangement provided by Prudential which holds benefits for Defined Benefit Section ("the DB Section") members.

The DC Section's default investment arrangement

3.1. Over the reporting period, the DC Section had one default investment arrangement for the purposes of the regulations, the Scottish Widows Passive Interim Lifestyle Strategy ("the Default Option"). This was implemented in January 2017 following advice from the Trustee's professional advisers. Its design took account of the needs of DC Section members as well as the Trustee's own investment beliefs.

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- 3.2. The key features of the Default Option are as follows:
 - 3.2.1. It is structured as a lifestyle investment strategy which invests across a series of multi-asset investment funds. The multi-asset funds are designed to provide exposure to different degrees of investment risk depending upon each member's term to their Normal Retirement Age (NRA).
 - 3.2.2. When a member is a long way from NRA, the Default Option will hold investments that are designed to be higher risk (relative to other stages of the strategy) with the objective of providing potentially higher returns. Over the 42 years prior to a member's NRA the Default Option will automatically and progressively switch their retirement savings into lower risk investments with the aim of protecting their value relative to the way in which they are expected to be accessed.

Chair's Statement (Cont)

3.2.3. The Default Option has been designed to provide flexibility at each members NRA by being broadly appropriate regardless of how each member takes their retirement income (e.g. cash, annuity purchase or drawdown).

Alternative investment autions

- 3.3. Alongside the Default Option, over the Scheme year the Trustee made available three additional investment strategies that target taking benefits through Annuity Purchase, Drawdown and Cash at NRA. These all use the same underlying investment funds for growth as the Default Option and it is only in the final years of investment where the strategies will vary.
- 3.4. The Trustee also provided access to a range of individual investment options for members to self-select. These included:
 - 3.4.1. The underlying investment portfolios that make up the Passive Lifestyle Strategies, namely, the SW Passive Annuity Purchase, the SW Passive Multi Asset I, the SW Passive Multi Asset III, the SW Passive Multi Asset IV, the SW Passive Multi Asset V and the SW Money Market Funds.
 - 3.4.2. A range of DC Section specific funds, namely; the UPS Balanced Growth Fund, the UPS Equity Growth Fund, the UPS Money Market Fund and the UPS Pre-Retirement Fund.

Review of the Default Option and lecent changes

- 3.5. The Trustee, together with its professional advisers, monitors the investment options accessed through the DC Section on a quarterly basis. This monitoring looks at the performance of the funds, to ensure that they are consistent with the stated aims and objectives, as well as any developments or changes at the fund manager. The Trustee is comfortable that the funds used by the Default Option have performed in line with their stated aims and objectives over the Scheme year.
- 3.6. The last strategic review of the Default Option was completed in the previous reporting period, on 11 May 2020. This review considered the appropriateness of the current design of the Default Option as well as Scottish Widows' future planned changes. These changes would involve moving the vast majority of the DC Section's accrued assets and members from the Default Option to Scottish Widows' range of Pension Investment Approaches (PIAs) which would result in the following key changes:
 - 3.6.1. Integration of Environmental, Social and Governance (ESG) factors into the design of the strategy
 - 3.6.2. A change to the structure of the automatic de-risking in the lead up to NRA (see 3.2.2 above).
 - 3.6.3. Adjustments to the asset allocation of the strategy at different stages of membership.
- 3.7. The review concluded that overall the design of the strategy remained appropriate and that the changes being proposed by Scottish Widows should add value for members over the longer-term. Whilst these changes had originally been planned for early 2021, Scottish Widows took the decision to delay their implementation in order to refine its approach. Scottish Widows presented its revised proposals to the Trustee in November 2021 and, with support from its professional advisers, the Trustee concluded that the change in approach did not materially impact the decisions made in 2020 and therefore the decision was made to go ahead.
- 3.8. The first contribution was invested in the new strategy on 1 April 2022 and accrued assets for the vast majority of members were transferred in May 2022. As these changes fall into the Scheme year ending 31 March 2023, further detail will be provided in next year's Statement.

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Chair's Statement (Cont)

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- 3.9. In September 2021 the Trustee, supported by its professional advisers carried out a review of the range of self-select investment options provided through the DC Section following a recommendation made in the 2020 strategic review. The review recommended that two self-select funds be removed from the range, three funds be closed to future contributions and a new fund focussed on integrating ESG factors be introduced.
- 3.10. These changes were agreed by the Trustee in September 2021 and implemented in Q2 2022 (alongside with the changes to the Default Option noted above). As these changes fall outside of the Scheme year ending 31 March 2022, further detail will be provided in next year's Statement.

Stantier Information and Investments

3.11. Information on the range of investment options provided through the DC Section is available in the Statement of Investment Principles (SIP) which was last reviewed in September 2020. This is appended to this Chair's Statement and published online alongside. For the purposes of Regulation 2A of the Occupational Pension Schemes (Investment) Regulations 2005 the SIP sets out further details around the Trustee's investment objectives, as well as the default investment strategy. The SIP was last updated in June 2022 and published in July 2022.

Core financial transactions

- 4.1. The Regulations require the Trustee to ensure that core financial transactions are processed promptly and accurately. Core financial transactions comprise:
 - 4.1.1. The investment of contributions.
 - 4.1.2. Transfers into and out of the DC Section.
 - 4.1.3. Investment switches.
 - 4.1.4. Payments out of the DC Section in respect of members.

DC Sextrom ailministration

- 4.2. To ensure the accuracy and timeliness of all DC Section core financial transactions, the Trustee has established robust reporting and monitoring processes.
 - 4.2.1. The day-to-day monitoring of administration standards is undertaken by the University's "in-house" pensions team who scrutinise the performance of all service providers to the DC Section. The Pensions Administration Manager reports back to the Trustee on anecdotal experience as part of the quarterly Trustee meetings and any immediate concerns are escalated to the Trustee as appropriate.
 - 4.2.2. Service Level Agreements (SLAs) have been agreed as part of the contract between the Trustee and Scottish Widows. These SLAs set out the agreed maximum timescales for each task to be completed and also the percentage of tasks expected to be completed within these timescales. The agreed SLAs for each of the individual core financial transactions identified in 4.1 above are as follows:

Core financial transaction	SLA
Investment of contributions	24 hours from date of receipt
Transfer into the DC Section	Act on instruction by end of the following Business Day
Transfer out of the DC Section	Act on instruction within 2 Business Days
Investment switches	Act on instruction by end of the following Business Day

Core financial transaction	SLA
Payments out of the Plan	Act on instruction within 2 Business Days

4.2.3. Scottish Widows provides the Trustee with quarterly administration reports that document its performance against the agreed SLAs. The Trustee considers these reports in detail as a regular item at its quarterly meetings. Scottish Widows reports core financial transactions under 'Time Critical Processes' and its performance over the Scheme year is outlined in the table below:

SLA area	Performance target	Performance in period		
Time Critical Processes	100%	85%		
Manual Administration	95%	84%		
Call Handling	97%	97%*		

^{*}based on average of monthly performance period as opposed to total calls.

- 4.2.4. With effect from July 2019 Scottish Widows have also reported on 'Manual Financial Transactions Accuracy'. The target for this is 100%. Since it has been included in reporting, 'Manual Financial Transactions Accuracy' has been 100%.
- 4.2.5. As part of its ongoing consideration of service standards, the Trustee noted that the SLA level achieved by Scottish Widows over the Scheme year for Time Critical and Manual processes were below their targets of 100% and 95% respectively. This continues a trend noted from the previous year. Scottish Widows noted previously that the delays relate to the difficult working conditions and ongoing transformation of working practices arising from the Covid-19 pandemic. Looking at Time Critical processes across individual quarters, performance had improved at the start of the Scheme year before declining in the middle of the year and then recovering in the last quarter. The Manual Administration performance remained below target throughout but improved slightly towards the end of the Scheme year. The Trustee continues to exert pressure on Scottish Widows to hit its targets. Importantly, Scottish Widows was able to confirm that, where any Time Critical processes had been delayed, action had been taken to ensure that the member in question was not disadvantaged.
- 4.2.6. Administration is captured as part of the Scheme's risk register and any DC Section specific risks are clearly documented. This includes details of the controls established by the Trustee and records details of any required actions.
- 4.2.7. Additional measures that help to monitor the accuracy of core financial transactions are the University's annual checks on data quality.
- 4.3. There were no significant issues reported to or identified by the Trustee in connection with either the promptness or accuracy of core financial transactions processed during the period covered by this statement. As is mentioned above, there was some underperformance against SLAs, and this has been addressed. The Trustee will continue to monitor SLA performance.

AVC administration

4.4. As the administrator of the Defined Benefit Section ("the DB Section") of the Plan, the Trustee has delegated the administrative oversight of the separate AVC arrangement held with Prudential to Barnett Waddingham.

- 4.5. Barnett Waddingham advise the Secretary to the Trustee of any specific issues that arise relating to the administration of the AVC policies and high-level transactional information supplied by Prudential is reported to the Trustee as part of the quarterly meetings.
- 4.6. Over the Scheme year the Trustee noted that some members of the Scheme had experienced delays in relation to queries raised with Prudential. The Trustee and its professional advisers believe this to be as a result of the wider challenges that Prudential has faced connected to moving between administration platforms and the impact of the Covid-19 pandemic on staffing and processes. Whilst there is little interaction with Prudential for the members on a day-to-day basis (as only one fund is available) and members mostly only deal with Prudential at retirement (via Barnett Waddingham as Scheme administrators), the Trustee will continue to review highlighted issues to ensure where possible that delays do not have a material negative impact on members (e.g. delays paying benefits).

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4.7. Taking the above into consideration, the Trustee is confident that all core financial transactions over the Scheme year have been processed accurately. Whist there were some minor issues in relation to Time Critical processes, this has been investigated and no members were subject to any detrimental impact.

5. Charges and transaction costs

- 5.1. Charges for the administration, communication and investment services provided to the Scheme's DC arrangements are structured on a 'bundled' basis and consist of the following:
 - 5.1.1. **Charges:** these are collected by deduction of investment units and are expressed as a percentage of the value of each member's holdings within an investment fund. They are referred to as a Total Expense Ratio (TER) and include the Annual Management Charge (AMC) and the Fund Charge (FC) incurred over the period.
 - 5.1.2. **Transaction cost:** these relate to the variable costs incurred within an investment fund arising from the trading activities of the fund, e.g. incurred in the buying and selling of securities, which are not accounted for in the TER.

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5.2. The following table provides details of the costs and charges applied to each of the investment options provided through the DC Section over the period 1 April 2021 to 31 March 2022. This data has been sourced from Scottish Widows and there is no missing data:

Investment option	Fund Charge (FG)	Annual Manageoteni Charge (AMC)	Total Expense Ratio (TEP)	Transaction Costs (1)
SW Money Market CS1 [2]	0.440%	0.150%	0.159%	0.018%
SW Passive Annuity Purchase CS1 [2]	0.410%	0.075%	0.495%	0.019%
SW Passive Multi-Asset I CS1	0.410%	0.095%	0.505%	0.024%
SW Passive Multi-Asset II CS1 [2]	0.420%	0.085%	0.517%	0.043%
SW Passive Multi-Asset III CS1 [2]	0.420%	0.085%	0.517%	0.045%
SW Passive Multi-Asset IV CS1 [2]	0.410%	0.085%	0.505%	0.050%
SW Passive Multi-Asset V CS1 [2]	0.410%	0.085%	0.505%	0.041%

Investment option	Fund Charge (FC)	Annual Management Charge (AMC)	Total Expense Ratio (TER)	Transaction Costs (3)	
UPS Equity Growth	0.410%	0.075%	0.485%	0.036%	
UPS Money Market	0.360%	0.140%	0.500%	0.018%	
UPS Pre-Retirement	0.410%	0.075%	0.485%	0.002%	

- [1] In certain circumstances the methodology used for calculating transaction costs (known as slippage) can lead to negative costs being reported. This can be, for example, where other market activity pushes the price of the asset being traded down, whilst the transaction was in progress, resulting in the asset being purchased for a lower price than when the trade was initiated.
- [2] These are the underlying funds used by the Default Option. Note that for members investing in the Default Option the costs and charges that apply will depend upon how far each member is from their NRA.

AVC arrangement costs and charges - Prudential

5.3. Scheme members that hold AVC benefits with Prudential are invested exclusively in the Prudential With Profits Fund. Details of the charges and transaction costs quoted by Prudential for the With Profits Fund are provided in the table below:

Fund name	TER	Transaction costs	Effective date	
Prudential With Profits Fund	Prudential does not state an explicit TER for its With Profits Fund as charges are deducted before bonuses are applied to members' benefits, however, they are estimated to be in the region of 1%.	0.06%	31/12/2021	

[1] The Trustee and its advisers requested transaction cost information from Prudential for the reporting period covered by this Statement, however, Prudential was not able to provide this information in time for inclusion in this Statement. The transaction cost data to 31 December 2020 was released in July 2021 and Prudential was not able to confirm the expected timescales for the transaction cost data to 31 March 2021. The Trustee is continuing to work with its advisers to exert pressure on Prudential to ensure this information can be included in future years

impact of goods and charge

- 5.4. To demonstrate the impact of charges and transaction costs on members' pension savings over time, the Trustee (with support from Scottish Widows) has produced illustrations, and these are set out in Appendix 1. The Trustee has not included illustrations for the Prudential With Profits Fund as the holdings are not material relative to the wider Scheme DC assets. The estimated charges are relatively high for this fund, but the Trustee notes that it offers guarantees that members may value.
- 5.5. The Trustee also investigated whether Market Value Reductions (MVRs) would apply on transfers out of the Prudential With Profits Fund. Prudential confirmed that MVRs may apply if benefits taken at any time other than death or NRA and that MVRs were currently being applied to transfers out of the fund. However, an MVR will only apply if the value of the assets underlying

an individual plan is less than the value of the plan including bonuses. In practice this suggests MVRs would not apply to the majority of AVC funds based on bonus records, but the amount of bonuses that apply to transfer values may be less than they were previously.

6. Disclosure of net investment returns

- 6.1. From 1 October 2021, trustees of all relevant pension schemes, are required to calculate and state the annualised return, net of transaction costs and charges, of all of the investment options members were able to select, and in which members' assets were invested, during the Scheme year.
- 6.2. Statutory guidance recommends that trustees disclose net investment returns covering at least a five-year period. For the arrangements where the investment returns vary with age, such as for the Default Option, the investment returns are shown over 1 year, and 5 years for a member aged 25, 45 and 55 at the start of the period.
- 6.3. The following tables provide net investment return figures for DC Section's investment options. The data has been sourced by Scottish Widows and the returns have been produced in line with the June 2021 statutory guidance entitled "Completing the annual Value for Members assessment and Reporting of Net Investment Returns".

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Age at start of	Annualised returns to 31 March 2022				
investment period	Tyr net return	Syr net return (p.a.)			
25	12.68%	8.91%			
45	9.25%	7.19%			
55	4.92%	5.83%			

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Age at start of	Annualised returns to 31 March 2022			
investment period	Tyr net return	5yr metirerum (p.ar)		
25	12.68%	8.91%		
45	9.25%	7.19%		
55	4.92%	5.83%		

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Notes to the tables:

- Due to the way in which the Default Option and Passive: Securing Lifelong Income Lifestyle strategies work, the underlying funds held by members will be identical up to 5 years prior to NRA. As such, the returns for both strategies will be the same.
- Data for the strategies targeting cash and drawdown at retirement was not provided by Scottish Widows as no DC Section members had invested in these strategies over the Scheme year.

Self-Select

P Was Links	Annualised returns to 31 March 2022			
Fund name	Tyr ne t retu rn	Synnet return (p.a.)		
SW Money Market CS1	-0.46%	-0.21%		
SW Passive Annuity Purchase CS1	-6.70%	0.93%		
SW Passive Multi-Asset II CS1	1.66%	4.70%		
SW Passive Multi-Asset III CS1	4.92%	5.83%		
SW Passive Multi-Asset IV CS1	9.25%	7.19%		
SW Passive Multi-Asset V CS1	14.05%	9.60%		
UPS Equity Growth	14.29%	10.15%		
UPS Money Market	-0.36%	-0.06%		
UPS Pre-Retirement	-9.71%	1.08%		

Notes to the table:

 Data for the SW Passive Multi-Asset I CS1 was not provided by Scottish Widows as it did not hold any DC Section assets or members over the Scheme year.

7. Value for members

- 7.1. The Trustee is required to assess annually the extent to which the charges and transaction costs borne by members represent good value.
- 7.2. Analysis was undertaken by the Trustee's professional advisers, Barnett Waddingham LLP, and the findings set out in a report. The Trustee considered this analysis and confirmed its assessment of value for members, effective as at 31 March 2022 and this is set out below.

- 7.3. Recognising that low cost does not necessarily mean good value, the assessment considered whether the services for which members pay or share the costs are suitable for, relevant to and (likely to be) valued by members and whether performance of the services had been effective. Consideration was also made of the costs relative to other options available in the market.
- 7.4. Various investment-related services for which members do not directly bear the costs are nevertheless inextricably linked to creating the environment under which investment returns are delivered, e.g. strategy, monitoring and the investment governance structure, so these were included in the assessment.
- 7.5. Other services paid for by the University of Warwick were excluded but nevertheless deliver value to members, e.g. the services of professional advisers in relation to the defined contribution sections and the operation of the Trustee board, with a duty to act in the best interest of members.

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- 7.6. In relation to the DC Section, the member-borne charges and transaction costs relate to:
 - 7.6.1. investment services
 - 7.6.2. administration services
 - 7.6.3. communication services
- 7.7. The assessment considered:
 - 7.7.1. in relation to investment services:
 - 7.7.1.1 the investment strategy, e.g. the design of the default and range of alternative options
 - 7.7.1.2. the arrangements for monitoring the performance of the investment options and reviewing the investment strategy
 - 7.7.1.3. the investment governance arrangements
 - 7.7.2. in relation to administration services:
 - 7.7.2.1. the general administration arrangements
 - 7.7.2.2. arrangements in relation to financial transactions
 - 7.7.2.3. data and record keeping
 - 7.7.3. in relation to communication services:
 - 7.7.3.1. communication strategy
 - 7.7.3.2. pre-retirement communications
 - 7.7.3.3. at/post retirement communications
- 7.8. The assessment concluded that the DC Section continues to provide **excellent value** for members and that there are no areas in which the DC Section's arrangements detract value relative to areas where members bear costs directly. However, in terms of wider value for money (i.e. services for which the members do not directly bear costs) the Trustee expressed some concern around the "at retirement" services provided by Scottish Widows and in particular the knock-on delays for members. The Trustee is working with its professional advisers and Scottish Widows to resolve this.

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7.9. In reaching the conclusion the Trustee recognised the robust governance processes applied to the DC Section, the range and overall quality of administration services and engagement tools provided to members.

AVC benefits

- 7.10. In relation to the AVC arrangement with Prudential, the member-borne charges and transaction costs relate to:
 - 7.10.1. investment services
 - 7.10.2. administration services
 - 7.10.3. communication services
- 7.11. The assessment considered the broad value for members of these services, taking a proportionate approach that reflects the relatively low value of the AVC pension savings concerned.
- 7.12. The Trustee concluded that the AVC arrangement offers **reasonable value** in relation to the charges and transaction costs borne by members.
- 7.13. In reaching this conclusion, the Trustee recognised:
 - 7.13.1. Members investing in the arrangement can use their benefits to fund their tax-free cash entitlements through the defined benefit (DB) section of the Scheme.
 - 7.13.2. The charges are broadly aligned with similar types of arrangements offered elsewhere.
 - 7.13.3. Barnett Waddingham provides oversight of the benefits.

8. Trustee knowledge and understanding

- 8.1. Over the reporting period the Trustee comprised six Trustee Directors, of whom one is the Chair. Two of the Trustee Directors are member-nominated, and four are employer-nominated, meeting statutory requirements for the composition of trustee boards.
- 8.2. The Trustee delegates certain activities to an Investment Sub-Committee (ISC). The ISC is responsible for assisting the Trustee with developing an appropriate investment strategy for the DC Section, the ongoing monitoring of the investment strategy and the activity and performance of Scottish Widows.

Trustee knowledge and understanding requirements

8.3. Trustee Directors are required to be conversant with their schemes' main documents and have appropriate knowledge and understanding of the law relating to pensions and trusts, the funding of occupational schemes and investment of scheme assets.

Approach

- 8.4. The Trustee Directors aim to remain conversant with the Scheme's trust deed and rules as well as all other Scheme documents such as the SIP, the risk register and current policies, e.g. conflicts of interest. They do so through their experience in governing the Scheme, as well as specific activities over the Scheme year and access to professional advice.
- 8.5. The Trustee Directors aim to achieve and maintain knowledge and understanding of the law relating to pensions and trusts, the funding of occupational schemes and investment of Scheme assets through a combination of training and taking professional advice.

- 8.6. All Trustee Directors are asked to complete a formal training programme both following appointment and to review their training needs on an ongoing basis to ensure that they have the necessary skills and knowledge required to effectively discharge their duties.
- 8.7. Trustee training is considered at Trustee meetings and Trustee Directors are asked to provide feedback and suggest topics for future training sessions which allows all Trustee Directors to identify and address any gaps in knowledge. Training is delivered by the Trustee's professional advisers and external training is sought on topics relevant to the Trustee Directors' duties.
- 8.8. The Trustee Directors consult with professional advisers as and when required, for example on consultancy, investment and legal matters. The professional advisers are engaged to pro-actively alert the Trustee Directors on relevant changes to pension and trust law. Professional advisers also provide support in relation to understanding and reviewing the Plan's documents and attending Trustee meetings.

Authorities to entitle solvenin year

- 8.9. Over the Scheme year the Trustee took professional advice in the following areas:
 - 8.9.1. Review of the self-select fund range and consideration of alternative fund options.
 - 8.9.2. Review of the Default Option and Scottish Widows proposed changes.
- 8.10. Over the Scheme year, the Trustee reviewed the following Scheme documents:
 - 8.10.1. The 2021 annual governance statement
 - 8.10.2. The Annual Report & Accounts
 - 8.10.3. The risk register
 - 8.10.4. Investment adviser objectives, including a review of performance against those objectives
- 8.11. Over the Scheme year, the Trustee received training on the following topics at Trustee meetings
 - 8.11.1. The advantages and disadvantages of Master Trusts, including a comparison of potential value
 - 8.11.2. Wider regulatory environment, capturing recent and upcoming legislative changes
 - 8.11.3. Implementation statement requirements
 - 8.11.4. Market environment and the impact of the Russia/Ukraine conflict on DC Section members
 - 8.11.5. Integration of ESG into investment strategy design
 - 8.11.6. Additional Voluntary Contribution arrangements

Assessment

- 8.12. The Trustee Directors consider that their combined knowledge and understanding, together with their access to professional advice, enables them to properly and effectively exercise their trustee functions in the following ways:
 - 8.12.1. The Trustee Directors are able to challenge and question advisers, service providers and other parties effectively
 - 8.12.2. Trustee decisions are made in accordance with the Scheme rules and in line with trust law duties
 - 8.12.3. The Trustee Directors' decisions are not compromised by such things as conflicts or hospitality arrangements

James Hunt, for and on behalf of the Trustee of the University of Warwick Pension Scheme Chair of the Trustee

72/9/22

Date

Appendix 1: Illustrations on the impact of cost and charges

A1.1. To demonstrate the impact of member-borne charges and transaction costs on the value of members' pension savings, Scottish Widows, on behalf of the Trustee, has produced illustrations in accordance with statutory guidance. These show the impact of charges and transaction costs for representative cross-sections of the membership and investment options.

Parameters regular that the managers

- A1.2. To determine the parameters used in these illustrations, the Trustee, with support from the DC Section provider, Scottish Widows, has analysed the membership of the DC Section and ensured that the illustrations take into account the following:
 - A1.2.1. A representative range of pot sizes.
 - A1.2.2. A representative range of real term investment returns (gross of costs and charges), including the lowest, the highest and the most popular (by number of members).
 - A1.2.3. A representative range of costs and charges, including the lowest and the highest.
 - A1.2.4. A representative period of membership, covering the approximate duration that the youngest member would take to reach target retirement age.
- A1.3. Future contributions are included within these illustrations as the DC Section remains open to contributions. For those members who are no longer active, illustrations have been produced which assume no future contributions will be paid.

Guidance to the illustrations

The following notes on the illustrations should also be read;

- Projected pot sizes are shown in today's terms and do not need to be reduced further for the effects of future inflation. Inflation is assumed to be 2.5%.
- The retirement age is assumed to be age 65.
- The starting pot size is assumed to be £3,000.
- 4. For active members, gross contributions are assumed to be £150 per month from the start of the projection to retirement and are assumed to increase in line with inflation. For deferred members contributions are assumed to be nil.
- Values shown are estimates and not guaranteed.
- The charges used are those shown earlier in this Chair's Statement. Scottish Widows were unable to use an average over the last 5 years.
- The projected growth rates, gross of costs and charges, for each fund or arrangement are in line with the 2020 Statutory Money Purchase Illustrations (SMPIs) and are outlined below:

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Fund	Projected Growth Rate (Average)
UPS Pre-Retirement:	1.0% below inflation
UPS Equity Growth:	2.4% above inflation
Scottish Widows Cash:	1.5% below inflation
SW Money Market:	1.5% below inflation

Default Option

Years to retirement	Projected Growth Rate (Average)
1	0.30% below inflation
3	0.30% below inflation
5	0.20% below inflation
10	0.00% above inflation
15	0.30% above inflation
20	0.50% above inflation
25	0.70% above inflation
30	0.90% above inflation
35	1.00% above inflation
47	1.30% above inflation

Default Option - Active members

This has been selected as it is the most popular investment option selected through the DC Section. The illustrations show the impact of cost and charges for an active member investing in the strategy to age 65 starting at different ages. The illustrations assume a £150 per month contribution and a starting pot size of £3,000.

	Age Now 60 Age Now 55		Age Now 60 Age Now 55 Age Now 45		Age Now 35		Age Now 18			
		After all		After all		After all		After all		After all
Years	Before	charges +	Before	charges +	Before	charges +	Before	charges +	Before	charges +
	charges	costs	charges	costs	charges	costs	charges	costs	charges	costs
		deducted		deducted		deducted		deducted		deducted
1	5,070	5,050	5,100	5,080	5,150	5,120	5,150	5,120	5,150	5,120
3	9,200	9,100	9,340	9,230	9,580	9,480	9,580	9,480	9,580	9,480
5	13,200	13,000	13,500	13,300	14,100	13,900	14,100	13,900	14,100	13,900
10			23,700	23,000	26,000	25,100	26,500	25,700	26,500	25,700
15					37,100	35,400	40,200	38,300	40,200	38,300
20					47,200	44,400	54,000	50,700	55,300	51,900
25							66,000	61,000	72,000	66,500
30							75,900	69,100	90,400	82,200
35									109,000	98,200
47								-	139,000	120,000

Note on how to read this table: If an Active member aged 35 had £3,000 invested in this strategy and makes contributions as set out above, when they came to retire in 30 years, the fund could grow to £75,900 if no charges are applied but to £69,100 with charges applied.

Default Option - Deferred members

This has been selected as it is the most popular investment option selected through the DC Section. The illustrations show the impact of cost and charges for a deferred member investing in the strategy to age 65 starting at different ages. The illustrations assume a starting pot size of £3,000 and that no further contributions are made.

Age N		Now 60	Age N	Now 55	Age Now		Age Now 35		Age Now 30	
		After all		After all		After all		After all		After all
Years	Before	charges +	Before	charges +	Before	charges +	Before	charges +	Before	charges +
	charges	costs	charges	costs	charges	costs	charges	costs	charges	costs
		deducted		deducted		deducted		deducted		deducted
1	3,000	2,980	3,020	3,010	3,060	3,040	3,060	3,040	3,060	3,040
3	2,990	2,940	3,060	3,010	3,180	3,130	3,180	3,130	3,180	3,130
5	2,980	2,890	3,080	2,990	3,310	3,220	3,310	3,220	3,310	3,220
10			3,060	2,890	3,570	3,370	3,660	3,460	3,660	3,460
15					3,670	3,370	4,040	3,710	4,040	3,710
20					3,640	3,260	4,350	3,890	4,460	3,990
25							4,470	3,890	4,930	4,290
30							4,450	3,760	5,440	4,610
35									5,960	4,900
47									6,240	4,800

Note on how to read this table: If a Deferred member aged 35 had £3,000 invested in this strategy, when they came to retire in 30 years, the fund could grow to £4,450 if no charges are applied but to £3,760 with charges applied.

Self-select funds - Active members

The illustrations shown below are for a representative selection of the funds that members may invest in through the DC Section. They were selected to reflect the range of projected returns and charges. The illustrations assume a £175 per month contribution and a starting pot size of £3,000.

	UPS Pre I	Retirement	UPS Equi	ty Growth	Scottish Wid	ows Cash CS7	SW Money	Market CS1
		After all		After all		After all		After all
Years	Before	charges +	Before	charges +	Before	charges +	Before	charges +
	charges	costs	charges	costs	charges	costs	charges	costs
		deducted		deducted		deducted		deducted
1	5,030	5,010	5,170	5,140	5,010	4,990	5,010	4,990
3	9,040	8,950	9,670	9,570	8,950	8,860	8,960	8,850
5	12,900	12,700	14,400	14,100	12,700	12,500	12,800	12,500
10	22,400	21,800	27,200	26,400	21,800	21,200	21,900	21,100
15	31,500	30,300	41,800	39,900	30,300	29,100	30,400	28,900
20	40,100	38,100	58,300	54,800	38,100	36,300	38,300	35,900
25	48,300	45,400	76,900	71,200	45,400	42,700	45,700	42,200
30	56,100	52,200	97,900	89,300	52,200	48,600	52,600	47,900
35	63,600	58,500	121,000	109,000	58,500	53,900	59,000	53,100

Note on how to read this table: If an Active member had £3,000 invested in the UPS Equity Growth Fund and makes contributions as set out above, over the next 30 years, the fund could grow to £97,900 if no charges are applied but to £89,300 with charges applied.

Self-select funds - Deferred members

The illustrations shown below are for a representative selection of the funds that members may invest in through the DC Section. They were selected to reflect the range of projected returns and charges. The illustrations assume a starting pot size of £3,000 and that no further contributions are made.

	UPS Pre Retirement		UPS Equity Growth		Scottish Widows Cash CS7		SW Money Market CS1	
Years		After all		After all		After all		After all
Tears	Before	charges +	Before	charges +	Before	charges +	Before	charges +
	charges	costs	charges	costs	charges	costs	charges	costs
		deducted		deducted		deducted		deducted
1	2,970	2,950	3,070	3,050	2,950	2,940	2,950	2,930
3	2,910	2,870	3,220	3,170	2,870	2,820	2,870	2,810
5	2,850	2,780	3,390	3,300	2,780	2,710	2,790	2,700
10	2,720	2,590	3,830	3,630	2,590	2,460	2,600	2,440
15	2,590	2,400	4,330	4,000	2,400	2,230	2,420	2,200
20	2,470	2,230	4,890	4,400	2,230	2,020	2,260	1,980
25	2,350	2,070	5,530	4,840	2,080	1,830	2,100	1,790
30	2,240	1,930	6,250	5,330	1,930	1,660	1,960	1,610
35	2,130	1,790	7,060	5,870	1,790	1,500	1,820	1,450

Note on how to read this table: If a Deferred member had £3,000 invested in the UPS Equity Fund, over the next 30 years, the fund could grow to £6,250 if no charges are applied but to £5,330 with charges applied.

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The University of Warwick Pension Scheme – DB Section

Statement of Investment Principles

September 2020

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Table of Contents

Section 1	Introduction accounts to the control of the control
Section 2	Division at responsibilities
Section 3	Long-term objectives and investment strategy
Section 4	Other investment policies
Section 5	Risk management.

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The University of Warwick Pension Scheme

Section 1: Introduction

Pensions Acts

- 1.1 Under the Pensions Act 1995 (as amended by the Pensions Act 2004), trustees are required to prepare a statement of the principles governing investment decisions. This document contains that statement and describes the investment principles pursued by the UPS Pension Trustee Limited (the "Trustee") of The University of Warsick Pension Scheme D8 Section (the Scheme").
- The Trustee has consulted the University of Warwick ("the Employer") on the principles set out in this statement and will consult the Employer on any changes to it. However, the ultimate power and responsibility for deciding investment policy lies solely with the Trustee.
- 1.3 Before drawing up this statement, the Trustee has obtained and considered written advice from the Scheme's DB investment consultants (currently Willis Towers Watson). The Trustee will review this document regularly, at least every three years, and without delay following a significant change in investment policy.

Financial Services and Markets Act 2000

In accordance with the Financial Services and Markets Act 2000, the Trustee will set general investment policy but will delegate the responsibility for the selection of specific investments to an appointed investment manager or managers. The investment manager(s) shall provide the skill and expertise necessary to manage the investments of the Scheme competently.

Scheme details

1.5 The Scheme operates for the exclusive purpose of providing retirement benefits and death benefits to eligible participants and beneficianes ("Members").

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Section 2: Division of responsibilities

- 2.1 The Trustee has ultimate responsibility for decision-making an investment matters. In order to ensure that investment decisions are taken only by persons or organisations with the skills, information and resources necessary to take them effectively, the Trustee delegates some of these responsibilities.
- 2.2 in particular, the Trustee delegates a number of tasks to an Investment Sub-Committee ("ISC") as width as a Delegated Chief Investment Officer ("DCIO"), the latter function being carried out by Willis Towers Watson.

Trustee roles and responsibilities

- 2.3 The Trustee's primary investment role and responsibility is to set the overall strategic investment objectives for the Scheme including a risk budget, return target, sustainable investment policy, broad strategic asset allocation policy, and broad nex-management framework for the Scheme (taking advice from the ISC and OCIO), and ensuring that these objectives remain appropriate over time.
- 2.4 The Trustee delegates a number of responsibilities to the ISC and DCIO (as set out below). However, the Trustee reserves the right to make decisions on all such matters subject to informing the ISC and DCIO as soon as practicable after a decision has been taken.

ISC roles and responsibilities

- 2.5 The ISC sircles and responsibilities include
 - Assisting the Trustee in developing an appropriate overall investment risk budget, return target, sustainable investment policy, broad strategic asset biliocation policy, and broad risk-management framework for the Scheme.
 - Monitoring the overall progress of the Scheme and the underlying investment risk/return balance relative to the Trustee's strategic objectives and parameters, and reporting to the Trustee on an agreed frequency.
 - Monitoring the activity and performance of DCIO for the services provided as set out in DCIO's agreement with the Scheme, and reporting to the Trustee on an agreed frequency.

DCIO roles and responsibilities

- The Trustee has delegated responsibility to the DCIO to implained the Trustee's agreed investment strategy, including making certain decisions about investments (as set out in the Enduciary Management and Investment Consulting Senness Agreement (the Agreement) with effective date of 1 April 2012) in complication with Sections 34 and 35 of the Pensions Act, in particular, as part of the Agreement, the Trustee sets out (and updates as and when deemed appropriate) specific levestment Guidelines for the DCIO begins which to operate. The DCIO considers the Agreement, Investment Guidelines and the Trustee's policies set out within this statement when carrying out its role and responsibilities, which arisures appropriate incentivisation and alignment of decision-minking with the Trustee's overall objectives, strategy and policies.
- 2.7 The DCtO's roles and responsibilities include

The University of Warwick Périsión Scheme

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 Assisting the ISC (and where appropriate, the Trustee) in the development of an overall investment risk budget, return target, sustainable investment policy, broad strategic asset allocator policy, and broad risk-management framework for the Schame.

Within the constraints of the agreed investment guistelines

- determining asset allocation
- liability hedging design and implementation.
- reflecting Environmental. Social and Governance and broader sustainable investment considerations in the portfolio risk management process, including both capital allocation and stewardship/engagement.
- selecting and de-selecting investment managers
- implementing all asset transitions (including rebalancing).
- Leading and completing negotiations of investment manager agreements, including
 - agreeing investment and commercial terms.
 - obtaining, considering and acting on legal advice as appropriate
 - executing agreements on the Schema's behalf under a Power of Attorney

Underlying Investment Managers

- 2.8 Each underlying investment manager's responsibilities include:
 - Discretionary management of the postfolio including implementation (within agreed guidelines) of changes in the asset mix and selecting securities within each asset class.
 - Providing regular statements of the assets they manage.
 - The independent safekeeping of the assets and appropriate administration (including income collection and corporate actions) within any pooled funds used by the Scheme.

Global Custodian and Performance Measurer

- 2.9 The Scheme currently contracts a global custodian, whose responsibilities include
 - Registering the Scheme's invastment holdings.
 - Providing independent transaction activity and valuation reporting on a monthly basis.
 - Providing performance measurement services

Professional Advisors

2.10 The Trustee currently uses a single firm for both actuarial advice and investment advisory and fiduciary management services as it believes this arrangement has certain advantages for the Scheme, such as common models being used for investment and funding purposes as well as ease of communication.

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between lead advisers, both of which ultimately facilitate joined up funding and investment journey planning.

Scheme Actuary

- 2.11 The Scheme Actuary's responsibilities include
 - Performing the triannial (or more frequently, as required) valuations of the Scheme and advising on the appropriate contribution levels for the future.
 - Liaising with the investment consultant on the suitability of the Scheme's investment strategy given the financial characteristics of the Scheme.

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Section 3: Long-term objectives and investment strategy

Scheme objectives

- 3.1 The long-term objective of the Trustee is for the Scheme to be fully funded on a git + 0.25% basis (which is taken to be the same basis as that underlying the technical provisions but using a gilts + 0.25% discount rate to assess the liabilities) by the year 2028.
- 3.2 The Trustee will review this performance objective regularly and amend as appropriate

Investment strategy

- 3.3 The Trustee taxes advice to determine an appropriate investment strategy for the Scheme consistent with the above long-term funding objective. This includes a risk budget and return target and a range of investment parameters, which ere set out in a set of Investment Guide tres. The DCIO then inclements the agreed strategy by managing the Scheme's portfolio in line with the agreed investment Guidelines.
- 3.4 The investment strategy makes use of
 - a range of instruments that seek to match changes in hability values
 - a diversified range of return-seeking assets. Including a spectrum from index-tracking to actively managed portfolios.
 - a range of sustainable investment practices (see below), recognising that this is part of good financial risk management.
- 3.5 The balance within and between these investments will be determined from time to time with regard to maximising the change of achieving the Scheme's funding and investment objectives.
- 3.6 The Scheme will hold assets in cash and other money market instruments from time to time as may be deemed appropriate.

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6

Section 4: Other investment policies

The Trustee also faces other requirements relating to investment, be they legislative or considered best practice.

Choosing investments

- The Trustee has delegated responsibility for the selection and deselection of investments, and the ongoing management of relationships with asset managers to the OCIO within Investment Guidelines set by the Trustee. The DCIO will ensure that, in aggregate, the portfolio is consistent with the policies set out in this statement and that the investment objectives and guidelines of any individual manager/mandate are also consistent with those policies relevant to the mandate in question. The Trustee considers the DCIO's performance in carrying out these responsibilities as part of its ongoing oversight of the DCIO.
- 4.2 The Trustee expects the DCIO to appoint sivestment managers with an expectation of a long-term partnership, which encourages active ownership of the Scheme's passets. When assessing a manager's performance, the Trustee expects the DCIO to focus on longer-term outcomes commensurate with the Trustee's position as a long-term investor. Consistent with this view, the Trustee does not expect that the DCIO would terminate a manager's appointment based purely on short term performance but recognises that a manager may be terminated within a short timeframe due to other factors such as a significant change in business structure or the investment team. The Trustee adopts the same long-term focus as part of its ongoing oversight of the DCIO.
- 4.3 For most of the Scheme's investments, the Trustee expects the OCIO to appoint managers with a medium to long time horizon, consistent with the Scheme. In particular areas such as equity and credit, the Trustee expects the OCIO to work with managers who will use their engagement activity to drive improved performance over medium to long term periods within the violar context of long-term sustainable investment. The Trustee notes that the OCIO may invest in cartain strategies where such engagement is not deemed appropriate or possible, due to the nature of the strategy and/or the investment time horizon underlying decreion making. The Trustee expects that the appropriateness of the Scheme's allocation to such mandates is determined in the context of the Scheme's overall objectives.
- The Trustee expects the DCIO to assess the alignment of the Coheme's underlying monagers approach to sustainable investment (including engagement) with its own before making an investment on the Scheme's behalf. In addition, the Trustee expects the DCIO to review the managers, approach to sustainable investment (including engagement) on a regular basis and engage with the manager to ancourage further alignment as appropriate. This monitoring process includes specific consideration of the sustainable investment/ESG characteristics of the portfolio and the managers, engagement activities. If, following angagement, the DCIO considers that the degree of alignment remains unsatisfactory, the Trustee expects the DCIO to describe the manager.
- The Trustee expects the OCIO to consider the fee structures of assist managers and the alignment of interests created by these fee structures as part of its investment decision making process, both at the appointment of an asset manager and on an ongoing basis. Asset managers are generally paid an ad valorem fee, in line with normal market practice for a given scope of services which includes consideration of long-term factors and engagement. The Trustee expects the OCIO to review and report on the costs incurred in managing the Scheme's assets regularly, which includes the costs associated with portfolio turnover. In assessing the appropriateness of the portfolio turnover costs at an individual manager level, the Trustee expects the OCIO to have regard to the actual portfolio turnover and how this compares with the expected turnover range for that manager.

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Responsible investing, stewardship and sustainability

- 4.6 At the time of writing the Trustee is at a relatively early stage in developing its policy with regards to the new regulatory requirements on responsible investing, stewardship and sustainability. As developments occur, the Trustee will review its policy in this area and amend it from time to time.
- 4.7 The Trustee believes long-term sustainability to be an important and relevant issue to consider throughout the investment process. In particular the Trustee recognises that
 - an investment's financial success can be influenced by a wide range of factors including sinvironmental, social and governance (ESG) issues and stewardship.
 - ESG considerations and stewardship are therefore important aspects of responsible financial risk management in order to protect the value of investments and should improve long-term member financial outcomes.
- 4.8 Where ESG factors, stewardship and broader sustainable investment considerations are deemed to be financially material, the Trustee believes that they should be taken into account within the investment decision-material process. The Trustee may consider non-financial matters as part of its overall decision making and setting of investment strategy including as and when views are proactively raised by members, and will continue to monitor and review its approach in this area.
- 4.9 The Trustee will consider ESG and stewardship using information from their advisers investment managers and industry specialist bodies and in doing so, consider whether to review its OWI policy and procedures. The Trustee will report on ESG and stewardship at least annually, making the available to mambers.
- 4.10 The Trustee seeks to apply the principles outlined above via the selection and monitoring of the DCIO (and its associated approach to ESG and broader sustainability issues, as set out below). In particular the Trustee has delegated.
 - investment manager selection, de-selection and monitoring to the DCIO
 - the selection, retention and realisation of investments to the OCIO and in turn to the Scheme's
 investment managers (in accordance with the Financial Sentices and Markets Act 2000, the
 selection of specific investments is delegated to investment managers).
 - responsibility for the exercising of rights (including voting rights) bliaching to investments to the Scheme's investment managers

4 11 The OCIO

has a dedicated Sustainable investment resource and a network of subject matter experts

considers a range of sustainable investment factors, such as, but not limited to, those ansing from ESG considerations, including climate change, in the context of a proader risk management framework. The degree to which these factors are relevant to any given strategy is a function of sime horizon, investment style, philosophy and particular exposures, which the DCIO takes into account in the assessment.

has appointed Harmes EOS to undertake public policy engagement on its behalf

The University of Warwook Pension Scheme

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- engages with underlying managers where appropriate regarding their approach to stewardship with respect to relevant matters including capital structure of investee companies, actual and potential conflicts, other stakeholders and ESG impact of underlying holdings.
- fully enleads the consideration of ESG issues in the investment manager selection and portfolio management process, with oversight undertaken on an ongoing basis.
 - whilst noting there may be limitations for each investment manager and asset strategy, the OCIO expects investment managers to have ESG processes that align with the investment risk and return characteristics of the strategy.
 - where an investment manager's processes are deemed insufficient by the OCIO and the
 investment manager does not take steps to improve their approach, the investment manager's
 position in the portfolio may be reviewed and/or a decision may be taken not to proceed with
 an investment.
 - the DCIO encourages and expects the Scheme's investment managers to sign up to local or other applicable Stewardship Codes. in keeping with good practice, subject to the extent of malariality for certain asset classes.
- is itself a signatory to the Principles for Responsible Investment (PRI) and the UK Stawardship Code and is actively involved in external collaborations and initiatives.

Liquidity and realisation of investments

- 4.12 The Scheme's administrator (currently Barnet Waddingham LLP) assesses the likely benefit outgo on a regular basis and ensures that sufficient cash reserves are available.
- 4.13 The Trustale's policy's that there should be sufficient secure investments in liquid or readily-realizable assets to meet cashflow requirements in the majority of foreseable circumstances so that realisation of assets will not this right the Schamis's overall investment policy.

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Section 5: Risk management

- 5.1 The Trustee recognises a number of risks involved in the investment of the assets of the Scheme
 - Solvency risk and mismatching risk
 - are measured through a qualitative and quantitative assessment of the expected development of the assets relative to the habilities under current and alternative investment policies
 - are managed through assessing the progress of the actual growth of the assets relative to liabilities under current and alternative investment policies.
 - Manager risk
 - is measured by the expected deviation of the prospective risk and return, as set out in the manager's objectives, relative to the investment policy.
 - is managed through diversification across investment managers and by the ongoing monitoring
 of the performance of the investment manager as well as a number of qualitative factors
 supporting the manager's investment process.

Liquidity risk

- is measured by the level of cashflow required by the Scheme over a specified period
- is managed by the Scheme's administrators assessing the level of cash held in order to limit the impact of the cash flow requirements on the investment policy.

Currency risk

- is measured by the level of overseas investment and the translation effect of currencies leading to the risk of an adverse influence on investment values.
- is managed by reducing the translation risk of investing overseas by hedging a proportion of the overseas investments, currency translation risk for those overseas currencies that can be hedged efficiently.

Custod at risk

- is measured by assessing the credit-worthiness of the custodian bank and the ability of the
 organisation to settle trades on time and provide secure safekeeping of the assets under
 custody
- Is managed by monitoring the custodian's activities and discussing the performance of the
 custodian with the investment managers when appropriate. In addition, restrictions are applied
 as to who can authorise transfers of cash and the accounts to which transfers can be made.

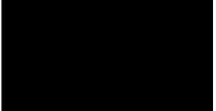
Political risk

- is measured by the level of concentration of any one market leading to the risk of an adverse influence on investment values arising from political intervention.
- is managed by regular reviews of the actual investments relative to policy and through regular assessment of the levels of diversification within the existing policy.

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- Spanson iss
 - is measured by the level of ability and willingness of the sponsor to support the continuation of the Scheme and to make good any current or future deficit.
 - is managed by assessing the interaction between the Scheme and the sponsor's business, as measured by the number of factors, including the creditiverthiness of the sponsor and the size of the pension liability relative to the financial strength of the sponsor.
- 5.2 The Trustee commues to monitor these risks alongside the OCIO



Signed for and on behalf of

UPS Pension Trustee Limited as Trustee of the Scheme

September 2020

The University of Warwick Pension Scheme

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Contents

ņ.	Introduction	3.
2.	Choosing investments	3
145	Investment objectives	d
4	Kinds of investments to be held	4
5.	The buildice between different kinds of investments	4
6	Risks	5
T,	Expected return on investments	6
В.	Realisation of investments	G
9	Socially Responsible Investment, Corporate Governance and Voting Rights	\dot{b}
io.	Monitoring	8
17	Agreement	8
	peridic 1. Note on investment policy in relation to the current Statement of Investment Principles dated	g

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1. Introduction

- 1.1 This Statement of Investment Principles ("the Statement") has been prepared by UPS Pension Trustee Eurosted ("the Trustee") and relates to the defined contribution (DC) benefits ("the DC Section") provided through The University of Warnick Pension Scheme ("the Scheme"). The Statement sets out the principles which govern the decisions about the investments that enable the Scheme to meet the requirements of
 - the Pensions Act 1995, as amended by the Pensions Act 2004.
 - the Occupational Pension Schemes (Investment) Regulations 2005 as amerided by the Occupational Pension Schemes (Investment) (Amendment) Regulations 2010 and the Occupational Pension Schemes (Charges and Governance) Regulations 2015 incorporating changes as required by The Pension Protection Fund (Pensionable Service) and Occupational Pension Schemes (Investment and Disclosure) (Amendment and Modification) Regulations 2018, and
 - the Occupational Pension Schemes (Investment and Disclosure) (Amendment) Regulations 2019
- 1.2 In preparing this statement the Trustee has consulted the University of Warwick, the Principal Employer, and obtained advice from Barnett Waddingham LLP, the Trustee's investment consultants. Barnett Waddingham is authorised and regulated by the Financial Conduct Authority.
- 1.3 This statement has been prepared with regard to the 2001 Myners review of institutional investment (including subsequent updates)
- 1.4 The Trustee will review this Statement at least every three years or dithere is a significant change in any of the areas covered by the Statement or the demographic and profile of members.
- 1.5 The investment powers of the Trustee are set out in Section 10 of the DC Trust Deed and Rules, dated March 2010. This statement is consistent with those powers.

2. Choosing investments

- 2.1 The Trustee carefully considers its Investment Objectives, shown in the Appendix, when designing the range of investment options to offer to its members. The Trustee also acknowledges that members will have different attitudes to risk and different aims for accessing their retirement savings and therefore, whilst seeking good member outcomes net of fees, it also considers the level of risk that is appropriate based on the anticipated needs of the membership profile of the DC Section.
- 2.2 The Trustee's policy is to offer a range of lifestyle-rivestment arrangements and a core range of investment funds that are suitable for the DC Section's membership profile and into which members can choose to invest their contributions and those contributions made by the employer. Details of these are given in the Appendix. In doing so, the Trustee considers the advice of their professional advisers, whom they consider to be suitably qualified and expenienced for this role.
- 2.3 The IJC Section is a bundled arrangement that is insured and invested with Scottish Widows. The day-to-day management of the IJC Section's assets is delegated to Scottish Widows and through Scottish Widows.

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the Trustee can access pooled funds from a range of other investment managers as well as Scottish Widow's own funds.

- 24 The DC Section's Default Option (outlined in the Appendix) is structured as a governed investment solution which is designed and implemented by Scottish Widows. Scottish Widows is responsible for the selection and deselection of the underlying investment managers used through the Default Option as well as the ongoing relationships with the investment managers. The Trustee understands that Scottish Widows will appoint investment managers to be used by the Default Option with an expectation of a long-term partnership, which escourages active stewardship of the Scheme's assets.
- 2.5. The DC Section's investment managers are detailed in the Appendix to this Statement. The investment managers are authorised and regulated by the Financial Conduct Authority, and are responsibility le for stock selection and the exercise of voting rights.
- 2.6 The Trustee reviews the appropriateness of the DC Section's investment strategy on an ongoing basis and is supported in this regard by its investment Sub-Committee (ISC). The ISC has a terms of reference which sets out its roles, responsibilities and powers. This ongoing review includes consideration of the continued competence of Scottish Widows and its ongoing management of the Default Option as well as any other investment managers utilised through the DC Section with respect to their performance against their stated obsectives and benchmarks.
- 27 The Trustee will consult the employer before amending the investment strategy.

3. Investment objectives

3.1. The Trustee has discussed and agreed key investment objectives in light of an analysis of the DC Section's membership profile as well as the constraints the Trustee faces in achieving these objectives. These are set out in the Appendix.

4. Kinds of investments to be held

4.1 The DC Section is permitted to invest in a wide range of assets including equities, bonds, cash, commercial property and alternatives.

5. The balance between different kinds of investments

- 5.1 Members can choose to invest in any of the funds detailed in the Appendix or can elect to invest in a lifestyle strategy. Where members do not choose where their contributions, and those made on sheir behalf by the employer, are invested, the Trustee will invest these contributions according to the default investment option set out in the Appendix.
- 5.2 The Trustee considers the ments of both active and passive management for the various elements of the DC Section's portfolio and may select different approaches for different asset classes or strategies

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5.3 The Trustee is aware that the appropriate balance between different kinds of investments will vary over time and the asset allocation may change as the membership profile evolves.

6. Risks

6.1 Bisk in a defined contribution scheme lies with the members themselves. The Trustee has considered a number of miks when designing and providing suitable investment choices to members. A comprehensive list of miks is set out in the Trustee hisk register, however, the main investment risks affecting all members are:

	The risk that the investments do not provide a return at least in line with inflation, thus eroding the purchasing power of the retirement savings. The Trustee makes available investment options that are expected to provide a long-term real rate of return.
	The risk that Buctuations in the assets held, particularly in the period before retirement savings are accessed, lead to uncertainty over the benefit amount likely to be received. In the lifestyle arrangements made available through the DC Section (see Appendix), the Trustee changes the proportion and type of investments so that in the run up to retirement the investments gradually start to more dosely match how the Trustee expects members to access their retirement savings. The frustee keeps under review the appropriateness of the strategies.
	The risk that a member's retirement income falls short of the amount expected whether this is due to lower investment returns than expected or insufficient contributions being paid. The Trustee periodically reviews the appropriateness of the investment options offered to ensure member outcomes can be maximised.
	Communications to members will seek to encourage them to regularly review the level of their communions, but ultimately this is a risk which lies with each member
	The Trustee monitors the performance of the DC Section's investment managers on a regular basis in addition to having meetings with them from time to time as necessary.
ne Prifes adminis Administration	Each investment manager is expected to manage properly diversified portfolios and to spread assets across a number of individual shares and securbes.
	The Scheme may gain exposure to overseas currencies by investing in assets that are denominated in a foreign currency or via currency management.
	The risk of loss of investment by the investment manager and custodian will be assessed by the Trustee. This includes losses beyond those caused by market movements (e.g. default risk, operational errors or fraud).

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7. Expected return on investments

- 7.1. The Trustee has regard so the relative investment return, net of fees, and risk that each asset class is expected to provide. The Trustee is advised by its professional advisors on these matters, whom it has deemed to be appropriately qualified. However, the day to day selection of investments is delegated to the investment managers.
- 7.2 The Trustee recognises the need to distinguish between nominal and real returns and to make appropriate allowance for inflation when making decisions and comparisons.

8. Realisation of investments

8.1 The Trustee has delegated the responsibility for buying and selling investments to its investment managers.

Socially Responsible Investment, Corporate Governance and Voting Rights

- 9.1. At the time of writing the Trustee is at a relatively early stage in developing its policy with regards to the new regulatory requirements on responsible investing, stewardship and sustainability. As developments occur, the Trustee will review its policy in this area and amend it from time to time.
- 9.2. The Trustee believes long-term sustainability to be an important and relevant issue to consider throughout the investment process. In particular the Trustee recognises that:
 - 9.2.1 An investment's ability to meet the Trustee's objectives can be influenced by a wide range of factors including environmental, social and governance (ESG) issues and stewardship.
 - 9.2.2 ESG considerations and stewardship are therefore important aspects of responsible financial risk management in order to protect the value of investments and should improve long-term member financial outcomes.
- 9.3 Where ESG factors, stewardship and broader sustainable investment considerations are deemed to be financially material, the Trustee believes that they should be taken into account within the investment decision-making process.
- 9.4 The Trustee may consider non-financial matters as part of its overall decision making and setting of investment strategy including as and when wexis are proactively raised by members, and will continue to monitor and review its approach in this area.
- As the DC Section's investments are held in pooled funds, ESG considerations are implemented by the investment managers of each fund. The Trustee monitors how ESG, climate change and stewardship are integrated within the investment process adopted by the investment managers and considers these issues with reference to its own behalfs as part of the criteria when remewing the suitability of the DC Section's investment options.

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- 8.6. The Trustee delegates the exercise of rights (including voting rights) attached to the DC Section's investments to its investment managers. The Trustee expects Scottish Wildows to monitor and report annually on the investment managers approach to selecting investments, voting and impaging with companies with reference to ESG issues.
- The Trustee considers it to be part of the role of their investment managers to assess and monitor how the
 companies in which they are investing are managing developments around ESG related issues on behalf
 of the DC Section.
- 9.8 When selecting investments to be used by the Default Option, the Trustee expects Scottish Wildows to appoint managers with an expectation of a long-term partnership, which encourages active punership of the DC Section's assets. The Trustee expects Scottish Wildows to actively engage with the investment managers to drive improved performance over the medium to long-term within the violer contest of long-term sustainable investment. The Trustee also expects Scottish Wildows to assess each investment manager's approach to sustainable investment including engagement) prior to its inclusion within the Default. Option, and its increase each manager's approach to sustainable investment including engagement) on a regular basis.
- 9.9. In selecting and reviewing its investment managers to the DC Section, where appropriate, the Trustee will consider investment managers, policies on engagement and how these policies have been implemented. If the Trustee deems any aspect of these policies to be out of line with their own investment objectives, they will use another investment manager for the mandate.
- 9.10 The Trustee carries out a strategy review at least every 3 years to assess the continuing relevance of the Default Option and self-select funds in the context of the DC Section and their aims, beliefs and constraints. The Trustee monitors the investment managers' approach to sustainable investment and ESG on an annual basis using information provided by Scottish Widows. This monitoring considers the performance of the DC Section's investment managers over medium and long-term time periods consistent with the Trustee's investment aims, beliefs and constraints.
- 9.11 The Trustee expects Scotush Widows to report regularly on the costs incurred in managing the DC Section's assets and this includes the costs associated with portfolio tumover. The Trustee formally reviews the reported portfolio tumover costs, at least annually, as part of the preparation of the Chaic's Annual Statement.
- 9.13 For the open-ended pooled funds in which the DC Section invests, there are no predetermined terms of agreement with the investment managers. The suisability of the DC Section's investments and their origoning alignment with the Trustice's investment aims, beliefs and constraints is assessed every three years, or when changes decrinit appropriate to do so more frequently. As part of this review the origoning appropriateness of the specific funds used, is assessed.
- 9.13 The Trustee will consider ESG and stewardship using information from their advisers investment managers and industry specialist bodies and in doing so, consider whether to review its own policy and procedures. The Trustee will report on ESG and stewardship at least annually, making this available to members.

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9.14 The DC Section's investment consultants, Barnett Waddingham, are independent and no arm of their business provides asset management services. This, and their FCA Regulated status, makes the Trustee confident that the investment manager recommendations they make are free from conflict of incerest.

10. Monitoring

- 10.1. Investment Performance. The Trustee reviews the performance of each investment option offered through the OC Section against the stated performance objective and in doing this, the Trustee receives a performance monitoring report at least quarterly. This monitoring takes into account both short-term and long-term performance. The investment manager's overall suitability for each mandate will be monitored as frequently as the Trustee considers appropriate in light of both its performance and other prevailing circumstances.
- 10.2. Objectives. The Trustee monitors the suitability of the objectives for the DC Section (as detailed in the Appendix) and performance (net of fees) against these objectives at least every three years and also when these is any significant change in the investment policy, underlying economic conditions or the profile of the mergors.
- 10.3 Investment Choices. The Trustee monitors the ongoing appropriateness of the investment choices offered on a periodic trans.
- 10.4. Engagement and Stewardship the Trustee monitors the engagement and stewardship activities undertaken by the investment managers on an annual basis using information provided by the DC Section's builded provider. Scottish Widows.

11. Agreement

11.1 This Statement was agreed by the Trustee, and replaces any previous statements. Copies of this Statement and any subsequent amendments will be made available to the employer, the investment manager, the actuary and the Scheme auditor upon request.



On behalf of the Trustee of The University of Warwick Pension Scheme

Appendix 1 Note on investment policy in relation to the current Statement of Investment Principles dated August 2020

The balance between different kinds of investment

The Trystee's main investment objectives are

- to provide a suitable default investment option that is likely to be suitable for a typical member of the DC Section.
- to offer an appropriate range of alternative investment options so that members who wish to make their over investment choices have the freedom to do so, recognising that members may have different investment needs and objectives.
- seek to achieve good member outcomes net of fees and subject to acceptable levels of risk

The Trustee is responsible for the design of the default investment option and for choosing which investment options to make available to members. Members are responsible for their own choice of investment options (including where the default investment option is selected for them because they have not selected other funds).

The Trustize has made available alrange of funds to suit the individual needs of the DC Section's members. For example, a range of funds with greater equity bias is available for those members willing to accept a greater level of volatility in pursuit of higher expected retrement savings. Funds that hold greater degrees of investment in bonds or cash are offered for those members who are lass comfortable with the likely volatility of the equity funds.

Alternatively, the Trustee has made available a range of lifestyle alrangements, whereby a member's assets are automatically invested in line with a pre-determined strategy that changes as the member gets closer to accessing their retirement savings. Emphasis is placed on medium to higher risk funds (i.e. investment largely in growth assets) in search of long-term inflation protected growth whilst the member is a long way off accessing their retirement savings, switching progressively to lower risk assets over the years preceding the member's target retirement date so as to protect the purchasing power of the retirement savings.

The idestyle arrangements are constructed from some of the funds mensioned above that We offered to members scanning to manage their own asset allocation decisions.

2. Default option

The Trustee acknowledges that members will have different attitudes to risk and different arms for accessing their represent savings, and so it is not possible to offer a single investment option that will be suitable for each individual member. However having analysed the membership profile of the DC Section.

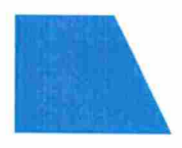
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the Trustee decided that the lifestyle arrangement set out below represents a suitable default investment option for the majority of members who do not make a choice about how their contributions (and those made on their behalf by the employer) are invested. The aims, objectives and policies relating to the default option are intended to ensure that assets are invested in the best interests of relevant members and their beneficiaries.

The default option is called the Passive Interim Lifestyle Strategy and is a governed solution which is designed and implemented by Scottish Widows. It invests in a range of risk targeted multi-asset funds depending upon how far each member is away from their Normal Retirement Age (TRA):

- When a member is more than 42 years from NRA, the Passive Interim Lifestyle Strategy will invest
 wholly in the Multi-Asset V Fund
- From 42 years up to 7 years before each members NRA, the Passive Interim Lifestyle Strategy looks to
 reduce the level of investment risk by automatically and gradually switching out of the Multi-Asset V
 Fund. It initially switches into the Multi-Asset IV Fund followed by the Multi-Asset III Fund and then
 the Multi-Asset II Fund. At 7 years from NRA it will invest wholly in the Multi-Asset II Fund.
- Over the final 7 years to NRA, the Passive Interim Lifestyle Strategy will gradually switch a proportion
 of each member's investments into the Arinuity Purchase Fund and the Money Market Fund. At NRA
 it will target a portfolio that invests 35% in the Multi-Asset II Fund. 40% in the Annuity Purchase Fund
 and 25% in the Money Market Fund.

This process is diustrated in the graph below





The objective of the Passive interim Lifestyle Strategy is to grow the value of a member's benefits over the longer term whilst providing less volability (but a potentially lower return) than investing solely in a portfolio of global equities. In the approach to NRA it is designed to limit the extent to which members' benefits are exposed to large fluctuations in value. It targets a portfolio that looks to provide flexibility at retirement by being broadly appropriate regardless of how each member takes their retirement income (e.g. cash, annuity purchase or drawdown).

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3. Alternative investment options

Acknowledging the challenge of identifying the best solution for different groups of members, the Trustee focuses on the default option. Alongside the default investment option, the Trustee makes available three further lifestyle investment options which have been designed to allow members to target a specific retirement income option. Like the Passive Interim Lifestyle Strategy, these form part of Scottish Widows range of governed investment solutions so have been designed and implemented by Scottish Widows.

- Passive Flexible Retirement Lifestyle: designed for those members that intend to drawdown income in retirement.
- Passive Immediate Spend Lifestyle, designed for those members that intend to take their retirement fund as cash.
- Passive Securing Lifeland Income Lifestyle designed for those members that intend to provide retirement income through annually purchase.

Each of these Lifestyle options holds the same underlying investment funds as the Passive Interim Lifestyle Strategy in the early years of membership. However, in the final 7 years to NRA they are tailored to reflect the target retirement income option.

Members can also self-select individual funds to invest in. These consist of the constituent funds of the lifestyle programmes (referred to above) as well as four further funds, details of which are set out in the section below.

4. Choosing investments

The Trustee has appointed Scottish Wildows to carry out the day-to-day investment of the DC Section. As the default option and range of infestyle strategies are designed and implemented by Scottish Wildows. Scottish Wildows is responsible for selecting the underlying fund managers. The Trustee selects the fund managers for all other funds offered through the DC Section.

The investment managers to the DC Section are currently BlackRock and Columbia Threadneedle, both of which are authorised and regulated by the Financial Conduct Authority

The investment benchmarks and objectives for each fund are given below

BlackRock	SW Multi-Asset V	SW Passive Multi Asset V Composite Benchmark	Provide capital growth over the long term
	SW Mule-Asset IV	SW Passive Multi-Asset IV Composite Benchmark	Provide capital growth over the long term
	5W Multi-Asset III	SW Passive Multi: Asset III Composite Benchmark	Provide capital growth over the long term
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	SW Multi-Asset II	SW Passive Multi Asset if Composite Benchmark	Provide capital growth over the long term
	SW Molti-Acces (SW Passivo Molo Arset II Composite Benchmark	Provide capital growths over the long term
	SW Passive Annuity Furchase	50% iBoix Sterling Non- Gifts Index 50% FTSE UK Gifts Over 15 Years Index	Reflect to some degree the changes in the cost of purchasing a level annuity
	UPS Balanced Growth	60% FTSE All-World Developed Ex-UK Index 25% (Box) Stering Non- Gilts Over 15 Years Index 15% FTSE All-Share Index	To provide a moderate to higher return over the longer-term
	UPS Equity Growth	80% FTSE All-World Developed ex-UK Index 20% FTSE All-Share Index	To provide a higher return over the longer- term (compared to the other UPS funds available
	UPS Pro-Resignary	67% (Basic Sterling Mon- Gits Over 15 Years Index 33% FTSE UK Gilts Over 15 Years Index	To provide returns linked to the bond markets that reflect, to some extent, movements in the price of buying an anounty.
	UPS Money Market	7 Day Sterling LIBID	To provide a greater degree of capital stability than other assets
Columbia Threadneedle	SW Money Markes	N/A	To provide stability of capital and a modest level of return

The performance of the investment managers will be monitored as frequently as the Trustee considers appropriate in light of the prevading circumstances. The monitoring taxes into account both short-term and long-term performance.

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5. Fee agreements

The annual fer arrangements with the investment managers are summarised below

Passive Multi- Asset V	0.410%	0.093%	0.503%
Plansive Multi- Asset IV	0.410%	0.094%	0.504%
Passive Multi- Asset III	0.420%	0.097%	0517%
Passave Weeltr Asset II	0.420%	0.094%	0.514%
Passive Multi- Asset I	0.470%	0.093%	0.503%
Passive Annuity Purchase CS1	0.410%	0.085%	0.495%
Money Market CS1	0.440%	0.156%	0.596%
UPS Balanced Growth	0.410%	0.086%	0.496%
UPS Equity Growth	0.410%	0.084	0.494
UPS Money Market	0.360%	0.140%	0.500%
UPS Pre-Reutement	Ø 4 10%	0.087%	0.497%

The Trustee reviews these charges periodically as part of the Value for Interior assessments.

Additional Voluntary Contributions (AVCs) for the Defined Benefit (DB) Section

The Trustee offers members of the DB Section the ability to accrue additional retriement payments through an AVC policy. This AVC policy is managed by Prudential and all AVC benefits are invested in the Prudential With Profits Fund.

A With Profits Fund is a pooled investment vehicle, which combines the assets of all investors to provide exposure to a range of asset classes. The fund is managed in line with its published Principles and Practices of Financial Management (PPFIA) however the provider does have some discretion over how this is achieved.

The value of a Whith Profit fund is not directly licked to the value of the underlying assets. Instead, returns, over the period are smoothed by retaining some profits in periods of higher growth and paying out more during periods of lower profits. This smoothing is achieved through a combination of regular bonuses and final bonuses.

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Regular bonuses are paid annually and represent the amount that the with profit fund manager believes appropriate to be passed on to members. There is usually no guarantee that regular bonuses will paid. Once paid however, they cannot be taken away providing the member keeps their investment in the policy until retirement or death.

Final bonuses (also known as terminal bonuses) may be added when benefits are paid. These are not guaranteed and will depend on a variety of factors including the fund performance over the period bonuses already paid expenses etc.