# Statement of Investment Principles

**IBM I.T. Solutions Pension Scheme** July 2025

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# Introduction

- 1.1 IBM United Kingdom Pensions Trust Limited (the "Trustee"), as the Trustee of the IBM I.T. Solutions Pension Scheme (the "Scheme"), has drawn up this Statement of Investment Principles (the "Statement") to comply with the requirements of the Pensions Act 1995 (the "Act") and subsequent legislation. The Statement is intended to affirm the investment principles that govern the decisions about the Scheme's investments. The Trustee's investment responsibilities are governed by the Scheme's Trust Deed and Rules, of which this Statement takes full regard.
- 1.2 The Trustee has consulted IBM United Kingdom Holdings Limited (the "Company") as the Sponsor of the Scheme on the principles set out in this Statement and will consult the Company on any changes to it having taken prior written advice from an authorised investment consultant. The Trustee seeks to maintain a good working relationship with the Company and will discuss any proposed changes to this Statement with the Company. However, the ultimate power and responsibility for deciding investment policy lies solely with the Trustee.
- 1.3 This Statement includes both the Defined Benefit ("DB") and the Additional Voluntary Contribution and Additional Smart Contribution ("AVC and ASC") investments of the Scheme and these are considered separately, as appropriate.
- 1.4 The Scheme is open to new members and remains open to future accrual.
- 1.5 The Trustee does not expect to revise this Statement frequently because it covers broad principles rather than their implementation. The Trustee will review it at least once every three years, and without delay if there are relevant, material changes to the Scheme and/or the Company which the Trustee judges to have a bearing on the stated investment policy.

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# **Investment Management**

#### **Scheme Governance**

- 2.1 The Trustee has appointed a professional consultant (the "Investment Consultant") to provide relevant investment advice to the Trustee. The Investment Consultant has confirmed in writing to the Trustee that it has the appropriate knowledge and experience to give the advice required by the Pensions Act 1995 and the Occupational Pension Scheme (Investment) Regulations 2005. The advice received and arrangements implemented are, in the Trustee's opinion, consistent with the requirements of Section 36 of the Pensions Act 1995 (as amended).
- 2.2 The Trustee also takes advice as appropriate from the Scheme Actuary and other professional advisers.
- 2.3 The Trustee is responsible for the investment of the Scheme's assets and retains control over the decisions on investment strategy. However, in order to ensure that investment decisions are taken by persons or organisations with the skills, information and resources necessary to take them effectively, the Trustee delegates some of these responsibilities.
- 2.4 The Trustee has appointed a DB Investment Committee, a Defined Contribution ("DC") Investment Committee (which considers AVCs and ASCs as part of its remit), and a separate Governance Committee.
- 2.5 The DB and DC Investment Committees are responsible for determining and implementing investment policy.
- 2.6 The full responsibilities of the Investment Committees and Governance Committee are outlined in the Constitution and Powers document and Terms of Reference.
- 2.7 The Pensions Trust organisation undertakes a staff role in support of the Trustee and all committees.
- 2.8 The Trustee has delegated day-to-day management of the Scheme's investments to a number of investment managers. In some cases, this is via Trustee directed investments in pooled investment vehicles and insurance policies and in other cases via separate accounts in which the investment manager invests directly on behalf of the Scheme.
- 2.9 The AVC and ASC assets are invested in a range of funds managed by Legal & General Investment Management Limited ("Legal & General") and HSBC Global Asset Management ("HSBC") which are made available on the Legal & General Assurance Society Limited ("LGAS") investment platform.

- 2.10 Details of the appointments are contained in the investment management agreements between the investment managers and the Trustee, or within the governing documentation of the pooled vehicles.
- 2.11 A custodian is appointed by the Trustee to provide safekeeping of the Scheme's assets not invested in pooled funds or insurance policies, and performs the associated administrative duties. The details of this appointment are contained in the contract between the Trustee and the custodian.

## **Realisation of Investments**

- 2.12 In general, the investment managers have discretion in the timing of realisations of investments and in considerations relating to the liquidity of those investments.
- 2.13 The Trustee's policy for the Scheme's DB investment strategy is that there should be sufficient secure investments in liquid or readily-realisable assets to meet short term cashflow requirements in the majority of foreseeable circumstances so that realisation of assets will not disrupt the Scheme's overall investment policy.
- 2.14 The Trustee has a cashflow policy process to ensure there are sufficient funds available to meet benefit payments and other expenses.
- 2.15 Members' AVC and ASC investments are traded and priced on a daily basis.

# **Environmental, Social and Corporate Governance**

- 3.1 The Trustee believes that environmental, social, and governance ("ESG") factors, including climate change, can impact the performance of the Scheme's investments, both DB as well as AVC and ASC, over the medium to long-term. The Trustee has delegated responsibility for the selection, retention, and realisation of investments to its investment managers and accordingly, the Trustee seeks to manage the risks and opportunities associated with these ESG factors by selecting industry leaders in investment management and against criteria which include ESG considerations.
- 3.2 The Trustee expects its investment managers to be signatories of the Principles for Responsible Investment (PRI), where applicable and implement these principles. The Trustee requires its investment managers to report on their commitment and how these principles have been implemented.
- 3.3 The Trustee supports the goals of the Paris Agreement, and believes that long term sustainability issues, in particular climate risk, present risks and opportunities which increasingly require explicit consideration. Climate-related risks and opportunities are assessed using a balanced and proportionate approach. The ultimate responsibility of the Trustee is to pay members their benefits and the Trustee is trying to do this in a sustainable way. The Trustee is aware of IBM's net zero target and the Trustee aspires to set its own net zero target as the quality of data improves. In general, the Trustee believes the Scheme's investments should be net zero emissions by 2050 or earlier, where applicable. The Trustee has set an interim target to reduce carbon intensity within reportable assets and monitors the Scheme's investments against this target on an annual basis.
- 3.4 The Trustee engages with investment managers to take steps to reduce carbon exposure within the Scheme's assets. The Trustee also engages with managers on climate-related risks and exposure to these risks within the Scheme's investments. These risks and opportunities are reported annually in compliance with the Occupational Pension Schemes (Climate Change Governance and Reporting) Regulations 2021. Further information can be found in the Climate Change-related Disclosures Report (available at <a href="https://www.smartpensionsuk.co.uk/#/page/governance-documentation">https://www.smartpensionsuk.co.uk/#/page/governance-documentation</a>)
- 3.5 The Trustee does not take into account non-financial matters in the selection retention and realisation of investments.
- 3.6 As noted above, the Trustee does not have an active policy of taking non-financial matters into account in its investment decision making. However, the Trustee has considered and assessed member views (regarding both financial and non-financial factors) in relation to the range of lifecycles/lifestyles and self-select ('Freestyle') funds offered to members (for AVCs and ASCs).

- 3.7 The Trustee engages with managers on climate-related risks and exposure to these risks within the Scheme's investments. These risks and opportunities are reported annually in compliance with the Occupational Pension Schemes (Climate Change Governance and Reporting) Regulations 2021.
- 3.8 The Trustee is committed to reviewing this policy on an ongoing basis.

# Voting and Engagement Disclosures

## **Rights Attaching to Investments (Stewardship)**

- 4.1 The Trustee considers stewardship to be a key approach to implementing its investment beliefs and believes that well governed companies perform better over the longer term. The Trustee's policy is to delegate responsibility for the exercising of rights (including voting rights) attaching to the Scheme's DB and AVC/ASC investments to the investment managers. Investment managers are encouraged to exercise these rights. The Trustee believes investment managers' voting activity in relation to ESG and Climate Change can make a significant contribution to reducing carbon exposure within the Scheme.
- 4.2 The Trustee supports the aims of the UK Stewardship Code, and its investment managers are invited to operate in accordance with the guidelines laid out in the Stewardship Code which covers matters of both voting and engagement. The investment managers are encouraged to report their adherence to The Stewardship Code using the "comply" or "explain" principle where appropriate.
- 4.3 The Trustee believes in a stewardship and engagement approach rather than exclusions. Management of exposure to companies meeting the exclusion criteria of the UN Global Compact is managed at the discretion of the investment managers. The Trustee will carry out analysis on the investment managers' policies on an annual basis as part of the annual Stewardship report.
- 4.4 The Trustee requires its investment managers to report on corporate governance, and particularly on their voting and engagement records. Furthermore, the Trustee requires detailed information on significant votes, as determined by the Trustee, to be provided by the investment managers on an annual basis. The significant votes are reviewed by the Investment Committee and the most significant votes, as determined by the Trustee, are disclosed on an annual basis in the Engagement Policy Implementation Statement. The Trustee defines a 'significant vote' to be one which relates to one of the Trustee's beliefs and stewardship priorities which are:
  - Climate Change;
  - Diversity, equity and inclusion;
  - Energy Efficiency

The Trustee ensures the investment managers are aware of the Trustee's stewardship priorities and will regularly review the investment managers' voting and engagement activities in line with these priorities. Significant shareholder action other than voting should also be reported.

4.5 Reports on corporate governance produced by the investment managers along with their voting and stewardship policies are considered as part of the annual Stewardship Report which is discussed at Investment Committee meetings to ensure that the policies outlined in sections 3 and 4 are being met.

# Investment Manager Arrangements

## **Aligning Investment Manager Appointments with the Trustee's Investment Strategy**

- 5.1 Investment managers are appointed based on their capabilities and, therefore, their perceived likelihood of achieving the expected return and risk characteristics for the asset class or specific investment strategy they are selected to manage.
- 5.2 Where appropriate, the Trustee will seek investment advice in decisions regarding manager appointments. Such advice may consider factors such as the manager's idea generation, portfolio construction, implementation and business management, in relation to the Trustee's proposed investment.
- 5.3 As stated in Section 3, the Trustee has a policy of appointing investment managers who are committed to the Principles for Responsible Investment. The Trustee will consider the investment manager's implementation of ESG and climate-related considerations and, where relevant, will also consider the investment manager's policy on voting and engagement in decisions concerning manager appointments.
- 5.4 In respect of segregated appointments, the Trustee specifies the investment objectives and criteria in an investment manager agreement for the investment manager to be in line with the Trustee's specific investment requirements.
- 5.5 Where the Trustee invests in pooled investment vehicles, it accepts that it does not have the ability to specify the risk profile and return targets of the manager, but appropriate mandates can be selected to align with the overall investment strategy.
- 5.6 The Trustee will review an appointment if the investment objective for a manager's pooled fund changes to ensure it remains appropriate and consistent with the Trustee's wider investment objectives.
- 5.7 Investment managers are aware that their continued appointment is based on the success in delivering the mandate for which they have been appointed to manage. If the Trustee is dissatisfied, it will look to review the appointment.

#### **Evaluating Investment Manager Performance**

- The Trustee receives reporting on asset class and investment manager performance on a quarterly basis and this includes performance information over 3 months, 1 year, 3 years and 5 years. Performance is measured on both an absolute return basis and a relative return basis against a suitable index used as the benchmark (where appropriate) or against an alternative performance target. Both asset class and investment manager performance are reported net of fees and transaction costs<sup>1</sup>.
- The Trustee's focus is on long term performance but, as noted above, the Trustee may review a manager's appointment at any time for a variety of reasons including for example:
  - sustained periods of underperformance;
  - changes in the organisation or key personnel (including the portfolio manager);
  - a change in the underlying objectives of the investment manager;
  - a significant change to the Investment Consultant's rating of the investment manager.
- 5.10 The majority of investment managers are remunerated by way of a fee calculated as a percentage of assets under management. In this way, the managers are incentivised to maximise investment returns in line with the investment objectives. For the Liability Hedging mandate, a fixed fee is payable. For the Currency Hedging mandate, where required, a fee is payable calculated as a percentage of the hedge.
- 5.11 In some cases, active managers are incentivised using a performance target. Where a performance related fee is payable, a hurdle rate structure is in place to mitigate the possibility of the Trustee paying additional fees during periods of long-term underperformance.
- 5.12 The Trustee reviews the investment manager fees for the AVC and ASC arrangements on an annual basis. This review includes peer group comparison where fees are compared against those paid by other schemes based on each underlying fund's region, asset class, fund management style and the size of assets under management.

#### **Portfolio Turnover Costs**

- 5.13 The Trustee does not currently actively monitor portfolio turnover costs for the main DB assets. As noted above, investment manager performance is evaluated net of fees and transaction costs, and where possible, performance objectives for investment managers are set on a net basis. In this way, managers are incentivised to keep portfolio turnover costs to the minimum required to meet or exceed their objectives.
- 5.14 The Trustee reviews the transaction costs of the AVC and ASC assets on both a quarterly and annual basis.
- 5.15 The Trustee will continue to monitor industry developments concerning the reporting of portfolio turnover costs and in particular the standardisation and benchmarking of cost reporting.

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<sup>&</sup>lt;sup>1</sup> Costs incurred as a result of buying and / or selling assets.

## **Manager Turnover**

- 5.16 The Trustee is a long-term investor and does not seek to change the investment arrangements on a frequent basis. For open-ended funds there is no set duration for the manager appointments. The Trustee will therefore retain an investment manager unless:
  - For the DB assets, there is a strategic change to the overall strategy that no longer requires exposure to that asset class or manager;
  - For the AVC and ASC assets, the mandate is no longer considered to be optimal nor have a place in the default investment strategy or general fund range;
  - The manager appointed has been reviewed and the Trustee has decided to terminate the mandate.
- 5.17 For closed-ended funds, the Scheme is invested in a manager's fund for the lifetime of the fund. At the time of appointment, the investment managers provided an indication of the expected investment duration of their funds and have the discretion to extend the lifetime of the fund in line with the fund's governing documentation.

# **Strategic Asset Allocation**

#### **DB** Investments

#### **Objectives and Policy**

- 6.1 The Trustee has set the following long-term investment objectives in relation to the Scheme's DB investments:
  - The acquisition of suitable assets of appropriate liquidity that will generate income and capital growth to meet, together with any new contributions from the Company, the cost of current benefits that the Scheme provides.
  - To limit the risk of the assets failing to meet the liabilities, both over the long term and on a shorter term basis.
- 6.2 The Trustee has agreed a target, as set out in their Climate Change-Related Disclosures Report, with the aim of reducing the Scheme's Weighted Average Carbon Intensity<sup>2</sup> (WACI) by 50% for Scope 1 & 2 emissions until 2030 from the base year of 31 December 2022.
- 6.3 The objectives set out above and the risks and other factors referenced in this Statement are those that the Trustee determines to be financially material considerations in relation to the Scheme's DB investments. Reflecting these considerations, a high-level strategic asset allocation has been set by the Trustee, having consulted the Company.

<sup>&</sup>lt;sup>2</sup> This includes scope 1 and 2 weighted average carbon intensity emissions data where available for the following mandates: Global Bonds, Long-term UK Core Credit, Diversified Multi-Asset Growth and Alternative Credit.

#### **Investment Strategy**

- When reviewing the Scheme's investment strategy, the Trustee takes into account the long-term investment and funding objectives and as a result aims to balance the level of investment risk and required expected return within the investment strategy by investing in a diverse portfolio of "growth" assets, such as equities and other return seeking assets, and "matching" assets aiming to minimise the impact of changes in interest rates and inflation on the Scheme's funding level.
- 6.5 The Trustee has set the following target allocations to growth and matching assets:

Asset Class	Current Strategic Target Allocation (%)
UK property	16.3
Diversified Multi-Asset Growth Fund	
Secured Finance	
Alternative credit	
Global bonds	83.7
Long-term UK core credit	
Liability matching assets	
Cash	
Total	100.0

- 6.6 The underlying allocations to the individual asset classes may vary over time.
- 6.7 The Trustee has implemented a liability hedging policy to hedge a significant amount of the interest rate and inflation risks inherent in the Scheme's liabilities.
- The Trustee has also implemented a currency hedging policy to mitigate the increased risk associated with investing in overseas assets.

## **Risk Management**

6.9 The Trustee recognises a number of risks involved in the investment of the DB assets and that the choice and allocation of investments can help to mitigate these risks:

Type of Risk		Description	How is the risk monitored and managed?
Solvency and mismatching risk		The risk that the assets of the Scheme do not fulfil the current and future obligations of the Scheme to its members. This is the combination of all other risks described below.	Managed and monitored in the ways described below for the specific risks.
Interest rate and inflation risks		The risk arising from differences in the cash-flow profile of the gilts and other bonds held by the Scheme from that of the Scheme's projected benefit cash-flows due to members.	
Market risks	Currency risk	The risk that changes in exchange rates affect the values of overseas assets compared to the Scheme's sterling liabilities.	Managed through the chosen investment strategy controlling the exposures to specific market risk sources and through monitoring of the actual growth of the assets relative to liabilities.
	Credit risk	The risk that the issuer of a financial asset, such as a bond, fails to make the contractual payments due.	
	Equity, property and other risks	Risks additional to those above where the income or the capital value of an asset is uncertain owing to, for example, changes in the profitability of an issuing company.	_
Demographic risks		The risk arising from uncertainty in the actual future benefits to be paid to members, for example related to member longevity.	Managed through triennial valuations to set Sponsor contributions and through rebalancing of the liability hedge.

Type of Risk		Description	How is the risk monitored and managed?
Operational risks	Custodial risk	The risk that the custodian holding assets directly for the Scheme fails to settle trades on time, fails to provide secure safekeeping of the assets under custody or otherwise fails to discharge its obligations to the Scheme.	Managed by monitoring the custodian's activities and its creditworthiness.
	Counterparty risk	A form of credit risk in that the counterparty to a transaction (such as a derivative) could fail to meet its obligations to the Scheme.	Managed through collateral management, diversifying counterparty exposures, monitoring counterparty creditworthiness and the use of robust contracts.
	Terms of entry and valuation risk	The risk that derivative contracts are not purchased at a competitive price and that contracts are not correctly valued on an ongoing basis.	The management of this risk is delegated to the investment managers. The custodian provides independent valuations.
	Legal risk	The risk that the legal terms of contracts are not properly reviewed.	Managed by taking appropriate advice when putting in place new, or in reviewing existing, contracts.
	Day-to-day operational risks, including collateral risk	The risk that the Scheme fails to meet its contractual obligations to counterparties, such as in the provision of collateral for derivative contracts.	Day-to-day management of these risks is delegated to the investment managers or custodian. The Trustee requires managers to monitor collateral sufficiency and specifies controls within the managers' legal agreements.
Investment manager risk		The risk that the appointed investment managers underperform their objectives, fail to carry out operational tasks, fail to ensure safe-keeping of assets (in pooled funds) or breach agreed guidelines.	Managed through diversification across investment managers and by the ongoing monitoring of the performance of the investment managers.

Type of Risk	Description	How is the risk monitored and managed?
Liquidity risk	The risk that the Scheme cannot meet short term cashflow requirements or incurs excessive costs doing so. This includes liquidity requirements of the Scheme's currency and liability hedging programmes.	Managed by undertaking periodic reviews of the Scheme's liquidity requirements to ensure sufficient cash is held to limit adverse impact on investment policy.
Political and regulatory risk	The risk that the impact of political instability or intervention on financial markets causes the value of the Scheme's assets to fluctuate.	Managed through the chosen investment strategy.
Sponsor risk	The risk that the insolvency of the Sponsor impacts its ability to continue to support the Scheme and make good any current or future deficit.	Covenant reviews are undertaken at least triennially to assess the interaction between the Scheme and the Sponsor's business, the Sponsor's creditworthiness and its capacity to meet any current and potential future obligations.
Climate risk	A systemic risk that may materially affect the financial performance of investments.	The Trustee produces an annual Climate Change-related Disclosures Report in compliance with the Occupational Pension Schemes (Climate Change Governance and Reporting) Regulations 2021.
		The Trustee requests the Scheme's investment managers to provide portfolio carbon risk metrics consistent with the framework and the metrics agreed by the Trustee.
		As part of the triennial default investment strategy reviews, the Trustee considers opportunities to improve the ESG integration into the portfolio.

## **Additional Contributions (AVC and ASC)**

### **Overall Aims and Objectives**

- 6.10 The Trustee's principal mission is to help members who make AVC and ASC investments maximise their retirement outcomes with an appropriate level of investment risk, by providing an investment framework which represents value for members, considers climate related risks and opportunities where feasible, and which is in line with recognised market "good practice", taking into account guidance from the Pensions Regulator and other appropriate industry and regulatory bodies.
- 6.11 In addition to the principal mission as stated above and the investment objectives below, the Trustee also aims to:
  - Ensure that the AVC and ASC operational structure is suitable and cost effective.
  - Provide members with adequate tools and timely information to enable them to make informed contribution, investment and retirement decisions.

## **Investment Objectives**

- 6.12 The Trustee has the following investment objectives related to the AVC and ASC investments:
  - To offer default investment strategies that are suitable for the profile of defaulting members based on their expected risk tolerances and retirement objectives and embed climate change risk and opportunity considerations in their design.
  - To offer a range of self-select investment options which are appropriate for the profile of most members and offer options for sustainable investment.

#### **Investment Policies**

- 6.13 The Trustee recognises that the default investment strategy will not meet the needs of all members (who will have different personal preferences and retirement objectives) and as such, alternative investment options are available for members to choose from. This includes the Freestyle fund range. The Trustee's policy on investment return is to provide members with the ability to obtain a level of investment return commensurate with that achieved by the investment funds they select from the range of available offerings.
- 6.14 The fund range and default investment strategy are reviewed on at least a triennial basis, the last review having taken place in 2024. The default strategy will see members remain invested in equities for longer whilst targeting a lump sum cash withdrawal at retirement. The fund range will see a more focused selection of funds made available to members, with the decision taken to close a number of legacy funds that no longer represent DC best practice, and close funds where there was deemed to be significant crossover with alternatives. At the same time, a small number of new funds are to be introduced where there were deemed to be gaps in the existing fund range.

- 6.15 Members are to be offered a range of three Lifecycle investment strategies and 20 self-select funds. The self-select fund range is comprehensive and provides exposure to a wide range of asset classes which offer different levels of risk and return, the balance between which can be selected by the member. These include but are not limited to developed market equities, emerging market equities, real estate, listed infrastructure, pre-retirement funds, money market investments, gilts and index-linked gilts.
- 6.16 The Trustee notes that members' investment needs change as they progress towards retirement age, hence offering Lifecycle investment strategies which switch a member's pension savings into funds with a lower risk profile, as the member approaches their target retirement age. These Lifecycle strategies are consistent with how members can access their pension savings at retirement. The three current Lifecycle strategies will be:
  - 'Lifecycle to Drawdown' strategy. This is the Scheme's default investment strategy and is aimed at members targeting income drawdown at retirement. This sees members fully invested in equities until 20 years from retirement, before gradually transitioning into a diversified range of asset classes, and ultimately a proportion of cash, as retirement approaches.
  - 'Lifecycle to Annuity' strategy. This strategy mirrors the approach for the default strategy until 8 years from retirement, before transitioning into bonds expected to match changes in annuity pricing, and a proportion of cash
  - 'Lifecycle to Lump Sum' strategy. This strategy mirrors the approach for the default strategy until 8 years from retirement, before transitioning into more widely diversified assets and a significant proportion of cash.
- 6.17 The Trustee is conscious of the impact of management fees on the ultimate value of a member's pension fund. The Trustee believes that both actively and passively managed funds can add value for members and therefore has opted for a Fund Range centred around passive management, but with the ability to use active or smart beta products where it is deemed appropriate and cost effective to do so.

In determining which investment options to make available, the Trustee with advice from its Investment Consultant, has considered the investment risk associated with money purchase investments. This risk can be defined as the uncertainty over the ultimate amount of savings available on retirement. A number of factors contribute to this uncertainty, some of which (such as the amount of contributions paid and the length of time these contributions are invested) cannot be managed by the investment options made available to members. The list below is not exhaustive but covers the main risks that the Trustee considers and how they are managed:

Type of Risk	Risk	Description	How is the risk monitored and managed?
Market risks	Inflation risk	The risk that the real returns (i.e., return above inflation) of the funds do not keep pace with inflation.	Members are able to set their own investment allocations, in line with their risk tolerances.
	Currency risk	The risk that fluctuations in foreign exchange rates will cause the value of overseas investments to fluctuate.	The Lifecycle investment strategies include an allocation to inflation-linked assets.  Non-sterling exposure from developed markets within

Type of Risk	Risk	Description	How is the risk monitored and managed?
Equity, property and other risks	Credit risk	The risk that the issuer of a financial asset, such as a bond, fails to make the contractual payments due.	many of the investment funds is largely hedged back to sterling to reduce the impact of currency movements.
		isks asset is uncertain owing	For the multi-asset funds and Lifecycle investment strategies available, the Trustee periodically reviews the suitability of these options taking into consideration the risks listed.
	to, for example, changes in the profitability of an issuing company.	The Trustee considers these risks and the appropriate level of diversification when setting the default investment strategy.	
Investment	manager risk	The risk that the appointed investment managers underperform their objectives, fail to carry out operational tasks, do not ensure safekeeping of assets or breach agreed guidelines.	The Trustee regularly reviews the appropriateness of the level of the security of assets. The Trustee undertakes ongoing monitoring of the performance of the investment managers.
Liquidity ris	k	The risk that the Scheme's AVC and ASC assets cannot be realised at short notice in line with member demand.	The Scheme's AVC and ASC assets are invested in daily dealt and daily priced pooled funds.

Type of Risk	Risk	Description	How is the risk monitored and managed?
		The risk that the value of a member's account does not enable the member to meet their objectives post	The Trustee makes available a range of Lifecycle investment strategies for members.
			Lifecycle investment strategies automatically switch member assets into investments whose value is expected to be less volatile relative to how the member wishes to access their pension savings as they approach retirement age.
Pension Conversion risk	onversion risk	retirement.	Members can select a Lifecycle investment strategy in accordance with their personal preferences and retirement objectives.
			The default investment strategy is a Lifecycle strategy. As part of the triennial default strategy review, the Trustee reviews the appropriateness of the default retirement destination based on the membership profile and experience.

Type of Risk	Risk	Description	How is the risk monitored and managed?
Climate risk			The Trustee produces an annual Climate Change-related Disclosures Report in compliance with the Occupational Pension Schemes (Climate Change Governance and Reporting) Regulations 2021.
		A systemic risk that may materially affect the financial performance of investments.	The Trustee requests the Scheme's investment managers to provide portfolio carbon risk metrics consistent with the regulations and the metrics agreed by the Trustee.
			Climate scenario analysis is completed on a triennial basis in conjunction with the investment strategy review.
			As part of the triennial default investment strategy reviews, the Trustee considers opportunities to improve the ESG integration into the portfolio.

6.19 The objectives set out above and the risks and other factors referenced in this Statement are those that the Trustee considers to be financially material considerations. The Trustee believes that the appropriate time horizon within which to assess these considerations should be viewed at the member level. This will be dependent on the member's age and when they expect to retire.

#### **Members' Best Interests**

6.20 The Trustee will carry out regular assessments (at least triennially or following any significant change in membership) not only of the performance of the default investment strategy, but also of its design to ensure that it continues to remain appropriate for the membership profile. This is in addition to more regular performance monitoring, which is expected to take place quarterly. The Trustee strives to ensure the strategy evolves in line with the Scheme's membership characteristics in order to ensure that assets are invested in the best interests of the members.

Signed:

Name: C. Smith, Pensions Trust Manager & Company Secretary

Date: