## Summary of Pension Fund Risks

# **Introduction**

The purpose of this document is to assess the risk associated with the RCT Pension Fund and to outline the control measures in place.

### Key to scoring

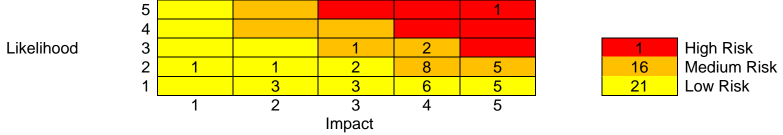
Likelihood Assessment Matrix:

Factor	Score	Indicators
Almost certain	5	99% likely to happen or has happened on a regular basis over the last 12 months
Very likely	4	75% likely to happen or has happened at least once or twice in the last 12 months
Likely	3	50% likely to happen or has happened once or twice in the last 24 months
Unlikely	2	20% likely to happen or has happened once or twice in the last 5 years
Highly unlikely	1	5% likely to happen or hasn't happened within the last 5 years

### Impact Assessment Matrix:

Risk	Score
Major	5
High	4
Moderate	3
Minor	2
Trivial	1

# Ascertainment Of Risk Level According To Levels Of Impact And Likelihood:



Risk Category	Risk Description	IMPACT	LIKELIHOOD	RATING		Control Measure
Funding	Long term investment strategy unable to meet the objective of funding liabilities.	5	2	10	MR	<ul> <li>Monitoring of deficit, reporting on the funding levels produce actuaries.</li> <li>Monitoring of the adopted asset / liability model.</li> <li>Monitoring the remedies of the McCloud case and ensuring provision is made against the Fund's liabilities.</li> </ul>
	Sub-optimal asset allocation throughout the portfolio.	4	2	8	MR	<ul> <li>The investment strategy is reviewed and adopted by the Per Committee.</li> <li>Regular review of the asset allocation strategy by the Comm advice from the Advisory Panel), covering both the fund strated asset allocation.</li> <li>Post 2019 valuation review completed and implementation in</li> </ul>
	Actuarial assumptions are not met. e.g. discount rate, life expectancy assumptions.	4	3	12	MR	<ul> <li>Agree and set prudent assumptions in conjunction with the a Fund Actuary, based on past trends, forecasts, longevity mo</li> <li>Adhere to triennial valuations.</li> <li>Monitor performance against assumptions, consider Interim where necessary.</li> <li>Monthly monitoring of Pension Fund investment valuation gi uncertainty in markets due to Covid-19.</li> <li>Receive regular Actuarial Funding updates.</li> </ul>
	Increases in Employer contributions.	4	2	8	MR	<ul> <li>Participate in LGPS Scheme design consultation.</li> <li>Engage with Employers during and between Valuation cycle during times of organisational change e.g. downsizing, outso</li> <li>Ensure adequate securities / guarantees are in place where that consequential risk is fully communicated to relevant particular for the securities of the securit</li></ul>
	Potential for 'Cashflow Negativity'	4	2	8	MR	<ul> <li>Regularly monitor cashflow impact position as contributions</li> <li>Ensure sufficient income generation/liquid assets are availal</li> <li>Regularly review Asset Strategy and adjust as necessary.</li> </ul>

Overarching Fund Objective – to ensure Fund assets are sufficient to meet Fund liabilities in the short, medium and long term

	Comments on changes in risk rating December 2022 qtr
ed by the	
g appropriate	
ension Fund	
mittee (with ategy and the	
in progress.	
appointed nodelling.	
n Valuations	
given the	
les, particularly	
sourcing.	
e possible and arties.	
s reduce.	Given inflationary
able.	increases and fund
	valuations, update
	cashflow positions

	Detrimental changes to the maturity of fund membership. As the scheme matures the ratio of pensioner / deferred pensioner to active employees increases.	4	2	8	MR	<ul> <li>Monitor carefully through the valuation cycle. Ensure the investrategy reflects current and forecast Fund maturity.</li> <li>Actively participate in pension consultation, giving due consident any proposals that may have a disproportional impact on scherates.</li> </ul>
Investments	Financial Market suppressed by economic climate, national / global austerity measures and Geo-political instability.	5	5	25	HR	<ul> <li>Long-term funding plan with a diverse range of asset classes Manager styles.</li> <li>Panel clearly understand the impact of market conditions on and fund manager performance.</li> <li>Panel monitor and scrutinise performance, market conditions forecasts.</li> <li>Continue to monitor the potential implications of Brexit.</li> <li>Material economic and financial risk of infectious disease.</li> </ul>
	Custody arrangements may not be sufficient to safeguard pension fund assets.	4	2	8	MR	<ul> <li>An agreement is in place between the custodian and Pensior</li> <li>Monthly reconciliations are carried out to check external cust records.</li> <li>Funds held in the name of the Pension Fund or the WPP, nor Manager nor the Custodian.</li> </ul>
	Investment returns fail to meet agreed targets.	4	2	8	MR	<ul> <li>Regular monitoring of investment returns.</li> <li>Advisory Panel review and challenge of fund manager perfor against their benchmarks and targets.</li> <li>Use advisors to support the monitoring and challenge of fund</li> <li>Where performance issues arise, put more targeted review a arrangements in place.</li> <li>Monitor individual fund managers performance and address v necessary by closer monitoring and scrutiny</li> </ul>
	Adverse impact of the transition of the Pension Fund's assets into the Wales Pension Partnership pooling	4	2	8	MR	<ul> <li>Effective governance arrangements of the Joint Governance and Officer Working Group.</li> <li>Key role undertaken by the Joint Governance Committee at t process.</li> <li>Ensure operator establishes a tax efficient UK collective invervehicle.</li> <li>Ensure the appropriate 'wrappers' for the investments in illiquing</li> </ul>

investment	
nsideration to	
scheme 'opt out'	
ses and Fund	
on asset classes	
ons and	
sion Fund.	
ustodian	
not the Fund	
formance	
und managers.	
w and challenge	
ss where	
nce Committee	
at transition	
nvestment	
lliquid assets.	

	Investments are not carried out by the fund manager in accordance with instructions	3	2	6	LR	<ul> <li>Investment assets and transactions are monitored in-house v Euraplan Shareholder II system.</li> <li>Investment management fees are monitored on a quarterly b</li> <li>Investment malpractices are reported to the FCA.</li> </ul>
	given by the Pension Fund. Pension fund investments may not be accurately valued.	4	1	4	LR	<ul> <li>Investments are valued using correct prices obtained by function from independent third party agencies.</li> </ul>
	Fund managers may not have the appropriate control framework in place to protect pension fund assets.	4	1	4	LR	<ul> <li>Agreements are in place between fund managers and the Pere Portfolios are managed in accordance with the investment of Monthly reconciliations are carried out to check portfolios aga administering authority records.</li> <li>Third parties provide the Pension Fund with an annual internation report, which provides assurance.</li> <li>FCA regulated.</li> <li>Fund managers have robust arrangements in place to manager at difficult and volatile times.</li> </ul>
	Fund manager mandate restrictions and benchmarks constrain returns.	3	1	3	LR	<ul> <li>Obtain advice from advisors.</li> <li>Obtain advice from performance measurement company.</li> </ul>
Governance	Introduction of pooling arrangements by central government	5	2	10	MR	<ul> <li>Joint Governance Committee and Officer Working Group has formally constituted.</li> <li>Establishment of sub groups of the WPP for specialisation.</li> <li>Wales Pension Partnership's CIV proposal approved by FCA 2018, further submissions approved to allow for the developr additional sub funds.</li> <li>External 'Operator' appointed by WPP</li> <li>Participation on consultation papers.</li> <li>Engagement with local pension boards.</li> <li>Creation of sub funds continues to be effectively progressed.</li> <li>Pension Board Engagement days held to update Pension Bo and provide feedback.</li> <li>Development of appropriate business plans, policies and pro JGC meetings, feeding back to Pension Board Chairs</li> </ul>

se via the	
ly basis.	
fund managers	
Pension Fund.	
against	
ternal control	
anage mandates	
has been	Uncertainty on the
has been	change of
n. FCA on 24 <sup>th</sup> July	ownership of the WPP 'Operator'
lopment of	
sed. n Board Chairs	
procedures.	
ig member of the	

Failure to comply with LGPS Governance Regulation / Pension Regulator Code of Practice.	5	1	5	LR	<ul> <li>Fund Governance Compliance Statement is reviewed and pu annually.</li> <li>The Fund's 'Pension Board' became effective from 1st April 2</li> <li>The Fund has a breaches policy.</li> <li>Review the Investment Strategy Statement annually in accor MHCLG (now Department for Levelling Up, Housing and Cor guidance.</li> <li>Benchmark against regulator on code of practice.</li> <li>Submit Annual Pension Scheme Regulator Return on time.</li> <li>Good governance review currently being considered by MHC Department for Levelling Up, Housing and Communities).</li> <li>Participation on consultation papers.</li> </ul>
Members, officers and advisors do not have the right knowledge or skills.	4	1	4	LR	<ul> <li>The Pension Fund has adopted the CIPFA knowledge and sl framework.</li> <li>The Pension Fund Skills and Knowledge framework is review Investment and Administration Panel, Pension Committee ar Board.</li> <li>The Pension Fund subscribes to relevant professional bodies</li> </ul>
Loss of reputation.	2	2	4	LR	<ul> <li>The Fund holds Annual General Meetings, Communication F seminars and training.</li> <li>The Fund has a dynamic website responding to stakeholder</li> <li>Knowledgeable and professional staff.</li> <li>Meetings are held regularly with the Fund's employer authori</li> <li>Benefit statements are sent out annually to members by 31<sup>st</sup></li> <li>Monitoring the policy on voting decisions and the impact sho shareholder lose voting rights in EU companies.</li> <li>Annual reports are produced by 1<sup>st</sup> December.</li> <li>The Fund's Responsible Investment Policy is contained withi Investment Strategy Statement and available on the Pension site <a href="http://www.rctpensions.org.uk/En/GovernanceandInvestment">http://www.rctpensions.org.uk/En/GovernanceandInvestment</a></li> <li>The Pension Fund's passive equities are invested in a low care.</li> </ul>
Conflicts of Interest arise.	3	1	3	LR	<ul> <li>Declarations to be made by Advisory Panel Members, Pensid Members and Pension Committee Members.</li> <li>Director of Legal Services maintains a Register of Interests.</li> <li>Fund Governance Policy.</li> <li>Employer / Member Engagement – Communication Policy.</li> <li>Transparency – published audited accounts, Valuation, Annuetc.</li> </ul>

published	
il 2015.	
ordance with	
communities)	
HCLG (now	
·	
skills	
ewed at each and Pension	
ies, e.g. LAPFF.	
i Forums,	
er requirements.	
orities.	
l <sup>st</sup> August. nould UK	
thin the	
on Fund web-	
ents/Investments carbon product.	
-	
sion Board	
S.	
nual Report,	

	Failure to comply with the Myners Statement of Investment Principles.	2	1	2	LR	<ul> <li>The Statement is reviewed annually by the Advisory Panel a by the Pension Committee.</li> </ul>
Operational	Loss of key staff / expertise.	4	3	12	MR	<ul> <li>Job descriptions and person specifications.</li> <li>Dynamic training program.</li> <li>Workforce planning arrangements in place.</li> <li>All staff are currently working on a hybrid basis in line with th service</li> <li>Training and retaining of specialists in a challenging recruitment</li> </ul>
	Compliance with data quality regulation and best practice.	5	2	10	MR	<ul> <li>Data Improvement Plan in place.</li> <li>Good relationships / communication with Employers.</li> <li>Ensure timely notification by Fund Employers of new starters and leavers.</li> <li>Issue annual benefit statements to scheme members for rev</li> <li>Breaches policy in place.</li> <li>Mandatory rollout of I-connect, monthly data submissions.</li> <li>Monthly Data Screening.</li> <li>Common and Scheme Specific Data reviews / scoring.</li> <li>Scheme Member Self Serve validation available.</li> <li>Fund participation in the National 'Tell us Once Service'.</li> <li>TPR Annual Scheme Return and data score.</li> <li>Membership data is hosted in the UK.</li> </ul>
	Inability to implement the 'McCloud' remedies within expected timelines	5	2	10	MR	<ul> <li>Project Team established.</li> <li>Investment in team resources.</li> <li>Data retrospection solutions discussed and agreed through the Employer Comms Forum.</li> <li>Monitor and contribute to remedy draft regulations when available to remedy draft regulations when available to remedy engagement with Pensions Software Supplier.</li> <li>Sharing best practice through the various LGPS forums.</li> </ul>

and approved	
the needs of the	
ment market	
ers, changes	
eview.	
n the Fund's	
vailable.	

Cyber security breach of the Fund's pension system and personal data contained.	5	2	10	MR	<ul> <li>Third Party supplier – cyber reliance controls.</li> <li>Controls and environment maintained and regularly reviewed Council's standards. Internal controls include, appropriate pas access conventions, firewalls, virus and malware protection, d encryption requirements.</li> <li>Annual control review or more frequent depending on environ service changes.</li> <li>Designated Information Management Officer, with Security Inc reporting protocol.</li> <li>Cyber Essential Accreditation.</li> <li>Public Service Network (PSN) Accreditation.</li> <li>Information &amp; Security Board.</li> <li>All Wales Security Forum (WARP).</li> <li>Cyber Security Principles for Pension Schemes' (Self Assessing Cyber Security Risk Assessment undertaken during Covid-19.</li> </ul>
Confidential / commercially sensitive data is leaked, stolen or misplaced	5	1	5	LR	<ul> <li>The Pension Fund will clearly mark any confidential / commen- sensitive data that it shares.</li> </ul>
Failure to meet Service Standards.	3	3	9	MR	<ul> <li>Pension Fund Administration Strategy.</li> <li>Workforce planning, realign to meet one off demands, skills ar review.</li> <li>Appropriate systems and technology.</li> <li>Regular monitoring by Fund governance groups.</li> </ul>
Failure to implement scheme changes.	4	2	8	MR	<ul> <li>Regular updates are received, reviewed and acted upon in a t manner.</li> <li>Ensure software is adapted appropriately.</li> <li>Membership of relevant pensions professional bodies.</li> <li>Implementation of McCloud remedies</li> </ul>
Employer ceases to participate in Fund / Admitted bodies go into administration.	3	2	6	LR	<ul> <li>Employer covenants or bonds.</li> <li>Regular review of covenants.</li> </ul>
Failure to hold and share personal data in accordance with the General Data Protection Regulation (effective 28 <sup>th</sup> May 2018).	5	1	5	LR	<ul> <li>Administering Authority Information Management Security poli</li> <li>All Scheme Member correspondence securely imaged.</li> <li>Appropriate Data Protection Registration.</li> <li>Third Party Data Sharing agreements in place</li> <li>Fund Privacy Notice published.</li> <li>Employer Memorandum of Understanding implemented.</li> <li>Mandatory training undertaken by all staff.</li> <li>Awareness sessions held with the Fund's Governance groups</li> </ul>

wed in line with e password and on, data	
vironment /	
ty Incident	
sessment). d-19.	
nmercially	
ills and training	
in a timely	
y policies.	
oups.	

Failure to pay pensioners on time.	5	1	5	LR	<ul> <li>Payroll Timetables maintained.</li> <li>Business Continuity Plan.</li> </ul>
Delivery of the 2022 Triennial Valuation	5	1	5	LR	<ul> <li>2021 Data Cleaning exercise.</li> <li>Actuarial 'Employer Covenant' reviews.</li> <li>Employer Engagement : Year End Data Schedules Issued / Timetable / Support</li> <li>Project Terms of Reference / Timetable agreed with Actuary</li> <li>Initial assumption agreed with Actuary</li> <li>Data submitted as per agreed timeline</li> </ul>
Qualification of accounts.	4	1	4	LR	<ul> <li>Financial Information reconciled on a timely basis.</li> <li>Accounts are prepared in accordance with the relevant regulations, guidance and Codes of Practice.</li> <li>Regular dialogue with external auditors.</li> </ul>
Operational disaster (fire / flood, etc)	4	1	4	LR	Business continuity procedures are in place and tested.
Compliance with Fund 'Dispute' Regulation.	3	1	3	LR	Internal Dispute Procedure in place.
Failure by employers to pay contributions into the Fund on time and in accordance with the 2019 'Rates and Adjustments Certificate'.	2	1	2	LR	<ul> <li>Monitoring of monthly receipts to remittances, with reference to the 2019'Rates and Adjustment Certificate'.</li> <li>Report any material breaches to Regulator in accordance with the Fund's 'Breach Policy'.</li> </ul>
Fraud.	2	1	2	LR	<ul> <li>Strict internal control mechanisms, segregation of duties, etc.</li> <li>Internal and External Audit Review.</li> <li>National Fraud Inspectorate participation.</li> <li>Whistleblowing policy in place.</li> </ul>

Regulatory	Failure to comply with LGPS regulations and any other new regulations.	4	1	4	LR	<ul> <li>There are sufficient fully trained staff.</li> <li>Regular updates are received and acted upon.</li> <li>Membership of relevant pensions professional bodies.</li> <li>Welsh Pension Officer Group participation.</li> <li>Welsh Pension Fund Treasurers Group participation.</li> <li>Compliance with MiFID II.</li> <li>Submit Annual Pension Scheme Regulator Return on time.</li> <li>MHCLC/LGA guidance issued to Fund Employers around the 'Exit' Regulations (now revoked).</li> </ul>
	Non compliance of procurement rules	1	2	2	LR	<ul> <li>Regular budget monitoring.</li> <li>Periodic review of suppliers.</li> <li>Contract Procedure Rules.</li> </ul>