London Borough of Ealing Pension Fund Annual Report & Accounts

2012/13

EALING COUNCIL



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CHAIR'S STATEMENT



Cllr Yvonne Johnson. Chair of the Pension Fund Panel

It is my pleasure to once again present on behalf of the Pension Fund Panel the London Borough of Ealing's Pension Fund annual report for the year ending 31st March 2013. I chair the Pension Fund Panel which is responsible for the oversight of the management, administration and strategic direction of the Pension Fund.

We administer the Local Government Pension Scheme (LGPS) on behalf of scheme members (i.e. employees of the London Borough of Ealing and certain other affiliated qualifying bodies). The scheme is a statutory funded scheme meaning that assets are set aside and invested to meet future liabilities. Benefits are defined in statute and employee contributions are currently fixed, so all fund deficits have to be met by the assets growing faster or the employer increasing their contribution. However under proposed changes to the LGPS, a cost control cap will require scheme members to either increase contributions or reduce benefits if the cost of running the scheme exceeds a specified limit. Currently the Council's cost of running its scheme is comfortably within the indicated cost cap.

The Panel met four times during the year, to review and challenge all our fund managers on performance, particularly on their rolling three year performance where we have set them an outperformance target. The Panel also considered a wide range of scheme issues from funding strategy to exercise of discretions as well as tactical and long term investment issues impacting the strategic direction of the Fund. The Panel also received training ranging from alternative investments to structuring an investment strategy.

The global economic backdrop has remained challenging for our investments. The first guarter of the financial year was dominated by Greece not being able to meet the terms of the international bail-out programme and Spain seeking assistance to recapitalise its fledging banking sector. All of these factors propelled the sovereign debt crises back to the fore, forcing up borrowing costs for many Eurozone states to unsustainable levels. This volatility continued into quarter two forcing the European Central Bank (ECB) to act in September by promising to do everything it could to keep borrowing costs down by buying unlimited quantities of the bonds of any Eurozone country that seeks assistance. Worries of automatic spending cuts and tax rises in the USA and a slowdown in China, two of the global growth engines, caused increased volatility in markets up until December 2012, although this was tempered by the action of the ECB. The final quarter of the year however saw significant rally in equity markets. Fears of a triple dip recession for the UK and the contentious Cypriot bailout did not appear to impact markets too much running up to the end of the financial year. All of these factors impacted on the value of our investments, but I am pleased to report that the fund rose in value from £692m to £800m during the financial year, and our fund out-performed our benchmark return by 0.2% in relative terms. We also out-performed the average return of a peer group universe of other LGPS funds being ranked in the top 8% of performers.

As always we continue to review the Fund's investment strategy in order to achieve higher returns within acceptable risk parameters to contain the amount the Council needs to contribute as the sponsoring employer of the scheme. In this regards, we recently appointed three UK commercial property managers with complimentary strategies to manage 10% of the Fund. We continue to review the governance arrangements of the scheme as part of our commitment to offering and maintaining quality scheme and service to scheme participants. In addition to

quarterly PFP meetings, the Treasury Risk and Investment Board (TRIB), a sub group of officers, meet monthly to actively assist to the PFP in monitoring risk, and to generate new ideas on the full range of PFP coverage as well as speeding up the implementation of strategic decisions taken by the PFP.

Public sector pensions remain under considerable public scrutiny in view of rising costs brought on by people living longer and historically low gilt yields (which is used to help value the Pension Fund's liabilities). Asset values have not kept pace with the distortion brought on by reduced long term interest rates. I informed you last year about the proposed changes to the scheme. These changes have now been finalised and will take effect from 1 April 2014.

The key proposals are that:

- Benefits accrued to date are protected; changes only affect the benefit structure going forward.
- The schemes will move from final salary to career average revalued earnings.
- Accrual rates will increase from 1/60th to 1/49th.
- Costs of running the scheme are to be capped and collared within acceptable parameters laid down by the Government Actuary's Department.
- Average employee contribution rates will remain at 6.5% although the top 5% of earners will pay more and 95% of members will either pay the same or less.
- The current retirement age of 65 will be replaced and automatically linked to any changes with the state retirement age to reflect changes in longevity projections.

Wider reviews are planned for the governance and structure of the LGPS and a call for evidence and consultation are currently underway. We continue to keep abreast of all proposed regulatory changes and ensure that where possible we participate in industry debate to contribute towards securing a sound and sustainable scheme. We will keep you updated of proposed changes to the scheme through various communication channels including our website, newsletters and our annual general meetings. An AGM was held on 13th March 2013 which included updates on scheme changes, investment performance, auto-enrolment and the 2013 valuation. It also featured a presentation from Bob Holloway, the Head of Workforce Pay & Pensions at the Department of Communities and Local Government. Feedback from those who attended was excellent and next year we will once again be holding pension surgery sessions.

I would like to thank colleagues on the Panel and officers of the Council for all their efforts which has contributed to making this year another successful one.

Once again I do urge you to provide us with feedback to assist us in improving the way we communicate with you and the quality of the information you receive. Contact details can be found in the section 'Staff, Advisors and Investment Managers'.

HIGHLIGHTS 2012-13

- The value of the Fund rose from £691.5m to £800.0m at the end of the financial year; an increase of 15.7%.
- 71% of assets under management are held in equities with the balance invested in UK corporate bonds.
- The year ending 31st March 2013 was a very good one for markets with the European debt crisis subsiding. This was reflected in the US equities index S&P 500 reaching an all-time high. Against this background, the Pension Fund performed very well over the year and its returns placed it in the top 8% of Local Authority performers.
- Overall in 2012/13 the scheme again remained cash flow positive (when investment income is included), with income to the scheme (contributions and investment income) at £67.7m, 51% more than the outgoings of £44.8m, enabling the Council to invest sensibly for the longer term without worrying about short term market movements.

MANAGEMENT STRUCTURE

The London Borough of Ealing Pension Fund is part of the Local Government Pension Scheme (LGPS). The LGPS is governed by statute with the LGPS falling under the remit of the Communities and Local Government Department (CLG).

The London Borough of Ealing is the Administering Authority for the London Borough of Ealing Pension Fund. The Pension Fund Panel has delegated responsibility for the management of the Fund and oversees the general framework within which the Fund is managed and sets investment policy on behalf of the Council and other employers in the Fund. The Panel Members operate in a quasi-trustee capacity and are selected to represent the political makeup of the Council. The Director of Finance has delegated authority for the day to day operation of the Fund.

PENSION FUND PANEL

Terms of Reference

- To decide all matters relating to policy, target setting for and performance monitoring of the pension fund;
- To consider and decide all matters regarding the management of the pension fund's investments, including sales and acquisitions of properties to be owned by the Council for statutory pension purposes;
- To consider and make recommendations on policy and staff-related issues which have an impact on the pension fund directly or indirectly.

| Members | during 2012/13 | Political Party |
|-------------|----------------------|--------------------------------|
| Councillors | Cllr Johnson (Chair) | Labour |
| | Cllr Cowing | Conservative |
| | Cllr Langan | Labour |
| | Cllr Manro | Labour |
| | Cllr Sabiers | Labour |
| | Cllr Steed | Liberal Democrat |
| | Cllr Young | Conservative |
| Non-Voting | Members | |
| | S Kalsi | (Unison) |
| | H Turner | (Admitted body representative) |

Contact Details for Pension Fund Panel

Committee Services (Perceval House)
Gordon Williams - Telephone: 0208 825 6058

Panel Member Training 2012/13

| | | Topic | | Provider |
|-------------------------|----|-------------|------------|------------|
| Hedge Funds | 3 | | | Aon Hewitt |
| Maintaining Strategy | an | Appropriate | Investment | Aon Hewitt |

Panel Voting Rights:

The voting rights for the panel are as follows:

• Councillors who are members of the Pension Fund Panel have voting rights.

• Trade union and admitted body representatives who are members of the Pension Fund Panel are non-voting.

STAFF, ADVISERS AND INVESTMENT MANAGERS

| Company Name | Contact | Contact Details |
|---------------------------------|----------------------------------|-------------------------|
| Ealing Officers: | | 0208 825 5000 |
| Director of Finance | Maria Christofi | Perceval House |
| | | 14-16 Uxbridge Road |
| | | London W5 2HL |
| Assistant Director of Corporate | Nigel Watson | Perceval House |
| Finance | | 14-16 Uxbridge Road |
| | | London W5 2HL |
| Head of Financial Planning & | Matthew Bunyon | Perceval House |
| Investments | | 14-16 Uxbridge Road |
| | | London W5 2HL |
| Group Manager, Treasury & | Bridget Uku | Perceval House |
| Investments | | 14-16 Uxbridge Road |
| | | London W5 2HL |
| Consulting Actuaries: | | |
| Mercer | lan Kirk | 1 Tower Place West |
| | | Tower Place |
| | | London EC3R 5BU |
| Auditors: | | |
| KPMG | | 12 th Floor, |
| | | 15 Canada Square, |
| | | Canary Wharf, London |
| Investment Consultant: | | |
| Aon Hewitt | Kate Charsley | 10 Devonshire Square |
| | | London EC2M 4YP |
| Legal Advisers: | | |
| In-House Team | Helen Harris – | Perceval House |
| | Director of Legal and Democratic | 14-16 Uxbridge Road |
| | Services | London W5 2HL |
| Pension Administration Service | es: | |
| In-House Team | Jane Lynham – | Perceval House |
| | Payroll and Pensions Manager | 14-16 Uxbridge Road |

| | | London W5 2HL |
|--|------------------------|--|
| London Pensions Fund Authority (LPFA) | Ealing Pension Team | Dexter House 2 Royal Mint Court London EC3N 4LP |
| Custodian: | | |
| BNY Mellon | Rachel Richer | BNY Mellon Asset Servicing UK |
| | | Pension Team |
| | | 3 rd Floor, 160 Queen Victoria Street |
| | | London EC4V 4LA |
| Investment Managers: | | |
| Lazard – UK Equity Mandate | Louisa Vincent | 50 Stratton Street |
| | | London W1J 8LL |
| Allianz – Global Equity Mandate | Andrew Whitaker | 155 Bishopsgate |
| | | London EC2M 3AD |
| RLAM – UK Corporate Bond | James Stoddart | 55 Gracechurch Street |
| Mandate | | London EC3V 0UF |
| Performance Measurement Serv | vices: | |
| WM Performance Services - | Karen Thrumble | 525 Ferry Road |
| State Street | | Edinburgh EH5 2AW |
| Pension Body Membership: | | |
| National Association of Pension | n/a | Cheapside House |
| Funds - represents the interests of the occupational pensions | | 138 Cheapside |
| movement, organises conferences and training programs for members. | | London EC2V 6AE |
| Local Authority Pension Fund | David Sellors | Email: David.Sellors@lapfforum.org |
| Forum - promotes the investment interests of local authority pension funds, and to maximise their influence as shareholders. | | Telephone: +44(0) 7920 809 515 |

THE SCHEME

The London Borough of Ealing administers the Ealing Pension Fund for the active members, pensioners and deferreds of the Council and admitted and scheduled bodies.

The Local Government Pension Scheme is a defined benefit scheme. Benefits are determined by a range of statutory provisions. The main regulations governing the operation of the scheme are the Local Government Pension Scheme (Members, Contributions and Benefits) Regulations 2007, Local Government Pension Scheme (Administration) Regulations 2008 and the Local Government Pension Scheme (Transitional Provisions) Regulations 2008.

However following on from Lord Hutton's report on reform of public sector pension schemes The Local Government Association and trade unions have announced changes to the LGPS to take effect from 1st April 2014. Details of these changes are highlighted on the next page.

The Local Government Pension Scheme provides significant benefits for its members. The key benefits of the scheme are outlined below: -

- A guaranteed pension based on salary and length of time in the scheme
- Tax free lump sum on benefit accumulated prior to 1st April 2008 and option to convert some of the pension into tax free lump sum on post 1st April 2008 service
- Life assurance cover 3x member yearly pay from the day of joining scheme
- Pensions for spouses/civil and nominated co-habiting partners and children
- An entitlement to have pension paid early on medical grounds (3 tiers of award)
- Pensions increase annually in line with inflation

The above list is not exhaustive and certain conditions have to be met for an individual to be entitled to the benefits outlined. The cost of membership for employees is in banded contributions ranging from 5.5% to 7.5%, depending on the level of pay that a member receives. Employers also pay contributions towards the cost of providing benefits and these are determined every three years following a review by the Fund's consulting actuary, Mercer.

The pay bands and the rates that apply from April 2013 are:

| Full-time Pensionable Pay | % Contribution |
|---------------------------|----------------|
| £0 to £13,700 | 5.5% |
| £13,701 to £16,100 | 5.8% |
| £16,101 to £20,800 | 5.9% |
| £20,801 to £34,700 | 6.5% |
| £34,701 to £46,500 | 6.8% |
| £46,501 to £87,100 | 7.2% |
| More than £87,100 | 7.5% |

If you work part-time your rate will be based on the whole-time pay rate for your job, although you will only pay contributions on the pay you actually earn.

The pay bands will be adjusted each April in line with the cost of living.

The contributions enjoy full tax relief and, in addition, result in reduced National Insurance Contributions for the contributor.

The contribution rate for Councillors is 6% of eligible allowances, councillors pensions are currently under review.

LGPS 2014

The new scheme will not change pensions already being paid or benefits built up before April 2014, **existing benefits will be protected in full**. The main changes proposed are as follows:

| 1 | A Career Average Revalued Earnings (CARE) scheme using CPI as the revaluation factor (the current scheme is a final salary scheme). |
|---|--|
| 2 | The accrual rate would be 1/49th (the current scheme is 1/60th). |
| 3 | There would be no normal scheme pension age, instead each member's Normal Pension Age (NPA) would be their State Pension Age (the current scheme has an NPA of 65). |
| 4 | Average member contributions to the scheme would be 6.5% (same as the current scheme) with the rate determined on actual pay (the current scheme determines part-time contribution rates on full time equivalent pay). While there would be no change to average member contributions, the lowest paid would pay the same or less and the highest paid would pay higher contributions on a more progressive scale after tax relief (see table below). |
| 5 | Members who have already or are considering opting out of the scheme could instead elect to pay half the contributions for half the pension, while still retaining the full value of other benefits. This is known as the 50/50 option (the current scheme has no such flexible option). |
| 6 | For current scheme members, benefits for service prior to 1st April 2014 are protected, including remaining 'Rule of 85' protection. Protected past service continues to be based on final salary and current NPA. |
| 7 | Where scheme members are outsourced they will be able to stay in the scheme on first and subsequent transfers (currently this is a choice for the new employer). |

2014 Member Contributions

As mentioned above while the average contribution rate for members remains 6.5%, the structure has been altered to be more progressive. Also the table below reflects the rate paid on actual pay and not full time equivalent as was previously the case.

| Actual Pensionable Pay | % Contribution |
|------------------------|----------------|
| £0 to £13,500 | 5.5% |
| £13,501 to £21,000 | 5.8% |
| £21,001 to £34,000 | 6.5% |
| £34,001 to £43,000 | 6.8% |
| £43,001 to £60,000 | 8.5% |
| £60,001 to £85,000 | 9.9% |
| £85,001 to £100,000 | 10.5% |
| £100,001 to £150,000 | 11.4% |
| More than £150,000 | 12.5% |

2014 death in service lump sum

This will continue to be three times pensionable pay but will now include non-contractual overtime and additional hours.

2014 ill health cover

There is only one change to ill health cover. Enhancement of service to age 65 for Tier 1 ill health or enhancement for Tier 2 of 25% of service to 65, will be replaced by the same enhancement but based on the individual's Normal Pension Age rather than 65. If your State Pension Age is higher than 65 when you are retired on grounds of ill health, the enhancement will reflect that higher pension age.

Further information on the 2014 changes visit www.lgps.org.uk or http://www.yourpension.org.uk/LPFA/Scheme-Reform.aspx (Ealing's Pension Fund administrators LPFA)

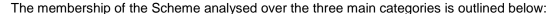
ADMITTED & SCHEDULED BODIES

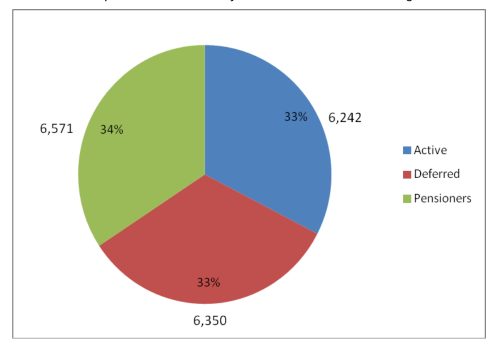
The Pension Fund had 27 employers in the Fund during the financial year 2012/13, including the London Borough of Ealing. The other employers in the Fund fall into either scheduled body status or admitted body status. These employers in the Fund are listed in the section Accounting Policies and Notes to the Accounts.

MEMBERSHIP OF THE FUND

Admission to the Local Government Pension Scheme (LGPS) administered by Ealing is open to all Council and Scheduled Body employees, except for teachers who have separate arrangements for pension benefits, payable through the Teachers Pensions Scheme. Membership into the Council's Scheme is automatic for full and part-time employees (unless they opt out), providing there is a contract of 3 months or more. Admission to the Pension Scheme for employees of Admitted Bodies is dependent on the status of the admission agreement, whether it is open, i.e. admits new members, or closed, i.e. is only available for staff transferring over and does not admit new members.

The LGPS is also available to all councillors and elected mayors of an English county council, district council or London borough council or of a Welsh county council or county borough council who are offered membership of the Scheme under their council's scheme of allowances and who are under age 75.





Definitions:

- Active Members: Those in employment with the Council or one of its Admitted or Scheduled Bodies and making contributions to the Pension Fund.
- Deferred Members: Those who have left the Council or one of its Admitted or Scheduled Bodies, but have not yet become entitled to receive their pension from the scheme.
- **Pensioners**: Those who receive a pension from the Scheme (including spouses' and dependants' pension).

BUDGET REVIEW

The Pension Fund Panel reviews the budget for the Pension Fund on an annual basis. In the table below income and expenditure for 2012/13 and 2011/12 is shown with the agreed budget for 2013/14:

| | Actual | Forecast | Actual | | | Budget |
|--|---------|----------|---------|----------|------|---------|
| | 2011/12 | 2012/13 | 2012/13 | Variance | | 2013/14 |
| | £m | £m | £m | | | £m |
| Income | | | | | | |
| Employer Contributions | 31.5 | 26.8 | 27.5 | 3% | 0.7 | 26.7 |
| Employee Contributions | 9.2 | 8.9 | 9.0 | 1% | 0.1 | 8.9 |
| Transfer In | 4.6 | 3.8 | 3.6 | -5% | -0.2 | 3.7 |
| Other Income | 1.1 | 0.8 | 0.8 | 0% | 0 | 0.8 |
| Total Income | 46.4 | 40.3 | 40.9 | 1% | 0.6 | 40.1 |
| | | | | | | |
| <u>Expenditure</u> | | | | | | |
| Pensions | 27.1 | 30.6 | 30.9 | 1% | 0.3 | 32.2 |
| Lump sum retirement benefits | 7.0 | 6.1 | 5.5 | -10% | -0.6 | 6.1 |
| Lump sum death grants | 0.2 | 1.0 | 0.9 | -10% | -0.1 | 0.7 |
| Transfers out (inc. refunds) | 2.8 | 3.1 | 3.2 | 3% | 0.1 | 3.1 |
| Fund Management expenses | 2.2 | 2.2 | 2.3 | 5% | 0.1 | 2.8 |
| Administration expenses | 1.1 | 0.9 | 0.9 | 0% | 0.0 | 1.0 |
| Total Expenditure | 40.4 | 43.9 | 43.7 | 0% | -0.2 | 45.9 |
| | | | | | | |
| Net Income/Expenditure | 6.0 | -3.6 | -2.8 | -22% | 8.0 | -5.8 |
| | | | | | | • |
| Investment Income generated by Fund Managers | 25.4 | 24.9 | 25.7 | 3% | 0.8 | 25.3 |
| | | _ | | | | |
| Total Income (inclusive of income held with Fund Managers) | 31.4 | 21.3 | 22.9 | 8% | 1.6 | 19.5 |

Overall the London Borough of Ealing Pension Fund achieved a net surplus for the year 2012/13 of £22.9m (£31.4m in 2011/12). This excludes the effect of the rise in market value of the Fund's investments which was £85.5m (£2.6m in 2011/12).

During 2012/13 non-investment income was not enough to cover pension benefits and expenses. This trend is expected to continue due to the rising cost of pension benefits and stagnating contribution levels. Current cash levels will be sufficient to meet forecasted pension obligations in 2013/14 without the need to draw down from investments.

The spike in 2011-12 employer contribution occurred because of the Council's decision to convert compensation added years (CAY) payments to funded benefits, hence buying out its liability to pay these going forward. As part of the payment plan an additional £5m was paid into the Fund in March 2012, with £1.09m being paid annually for the next 20 years.

Pension benefits have risen by 14% in 2012/13 due to the transfer of CAY pensioner payments from the Council (as mentioned above) and the high inflationary increase in 2012-13 (5.2%).

Lump sum payments for retirement and death were lower than forecasted due to the difficulty in predicting the latter and the flexibility offered in the former (lump sum payments can be reduced in return for a higher annual pension).

A requirement of the LGPS Regulations is that all employing authorities (Admitted and Scheduled bodies) must pay to the administering authority all deductions made from employees pay for pensions no later than 19 days after the month in which they relate. During the year there has been one body that has failed to make more than one monthly payment by the 19th of the next month, however the delay has never been more than 2 days late. Payment dates are monitored monthly to ensure compliance of the regulations, and bodies that pay contributions past the 19th are contacted.

A copy of the budget report for 2012/13 can be obtained from the Council's website, or using the file path below.

http://www.ealing.gov.uk/meetings/meeting/225/pension_fund_panel

The Pension Fund Panel approved the 2012/13 budget report on 28th February 2013.

RISK MANAGEMENT

Risk management constitutes a major part of Pension Fund Governance and is embedded within the on-going decision making process of the Panel. Successful risk management leads to improved financial performance, better delivery of services, improved Fund governance and compliance.

There are four general approaches to tackling risk: avoid, reduce, transfer or accept:

- Avoidance of risk avoid undertaking the activity that is likely to trigger the risk.
- Reducing the risk take mitigating action to reduce the likelihood of the risk occurring, or controlling the impact of the consequences if the risk does occur.
- Transferring the risk handing the risk on elsewhere, either totally or in part e.g. through insurance.
- Accepting the risk acknowledging that the ability to take effective action against some risks may be limited or that the cost of taking action may be prohibitive to the potential benefits gained.

The risks that the Ealing Pension Fund is exposed to falls into the categories outlined below:

- Financial These relate to insufficient funding to meet liabilities, loss of money, poor financial monitoring with the consequence being the requirement for additional funding from the Council and other employers.
- Strategic Failure to meet strategic objectives, such as performance targets and Funding Strategy Statement objectives.
- Regulatory Failure to comply with legislation to meet statutory deadlines.
- Reputational Poor service damaging the reputation of the Fund and administering authority.
- Operational Accurate data maintenance and meeting of service delivery targets.
- Contractual 3rd party providers, failure to deliver, effective management of contracts.
- Communication Failure to keep all stakeholders notified of changes that affect them, be they employers, scheme members or contractors.

The key risks to the fund are:

- Increasing longevity
- Poor Investment performance
- Reliance on third party operations
- Counterparty risks

Although the above risks relate primarily to external risk, measures are in place to monitor and manage these risks. These include:

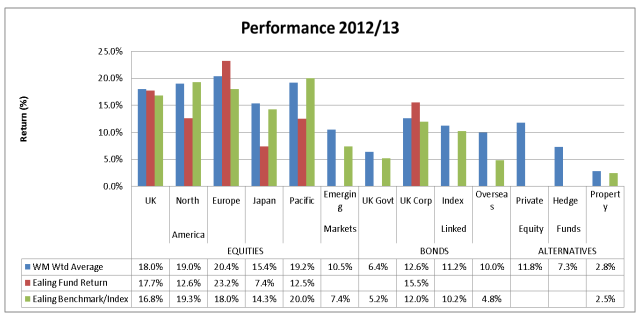
- Monitoring longevity triennially and in discussions with the Fund Actuary on how best to manage the impact on the Fund from people living longer.
- Adequate diversification of assets and managers/manager style, quarterly monitoring
 of investment performance and regular reviews of asset allocation to ensure that it
 remains appropriate for the Fund taking into account the appropriate investment
 advice from the Pension Fund adviser.
- Contract monitoring and performance reviews.
- Ensuring counterparties have adequate ratings and internal controls in place, which includes reviewing AAF (Audit and Assurance Faculty) reports.

INVESTMENT REVIEW

Investment Background

Investors' risk appetite grew during 2012/13 on the back of expectations that the worst of the Eurozone crisis was over and central bankers polices of keeping interest rates low and providing liquidity to banks. This is reflected in the average fund in the WM local Authority Universe returning 13.8%, as opposed to 2.6% in 2011/12.

The graph below shows the impact of this surge on various markets over the last financial year compared to the WM* universe:



*WM are the independent performance measurement company for the Fund.

After the strong finish to 2011/12, April saw investors cash-in on the sharp rise in equities and sentiment towards the global economy deteriorated during the first quarter. Political turmoil in Greece, and banking problems in Spain added to market uncertainty, propelling the sovereign debt crisis back to the forefront of market concerns. Global economic data was also worse than expected with evidence of weakness in Germany as well as the US and large emerging economies.

In the next three months relative calm was brought to global markets as central banks stepped in to keep the faltering economic recovery alive or, in the case of the Eurozone, prevent the current crisis from spiralling out of control. In July the European Central Bank (ECB) and People's Bank of China cut lending rates in response to sluggish economic growth and the Bank of England increased its asset purchase program by £50bn. In addition, the ECB unveiled details of the Outright Monetary Transactions programme for EU peripheral government bond purchases. No monetary limit was set for the purchase of bonds, effectively positioning the ECB to provide unlimited liquidity to any country which officially applies to the European Stability Mechanism. Italian and Spanish sovereign bond yields fell sharply as markets reacted positively to the announcement. The ECB's move was followed, in mid-September, by the US Fed's announcement of Quantitative Easing 3, which also provides

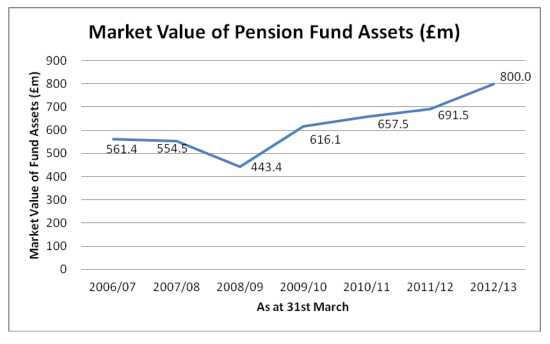
unlimited funding for the purchase of U.S. mortgage-backed securities. An important consequence of these central bank policies was record low nominal (and in many cases negative real) yields for "safe haven" sovereign bonds.

In November, equities ended a volatile month on steadier ground as uncertainty over negotiations to avert the looming US fiscal cliff were tempered by easing Eurozone tensions and improved sentiment about growth prospects for the U.S. and China. Markets were further supported in December by positive developments in the US, Europe, China and Japan. The Federal Reserve announced an additional bout of quantitative easing by committing to purchase an extra \$45bn of US government bonds per month. Greece successfully bought back government debt at a steep discount to face value, a precondition for receiving additional financial support from the Eurozone. European Union finance ministers also took the first steps towards a full banking union by agreeing to allow the European Central Bank to supervise large euro zone banks. In China, strong industrial output and retail sales data, as well as a rise in exports, indicated a pick-up. All these developments helped lead to the FTSE All-Share to rise by 12% for 2012.

Equities continued their strong run of form in the first quarter of 2013. The majority of gains were made in January, as Eurozone sovereign debt fears continued to recede and the US avoided automatic spending cuts and tax rises following congressional approval of a compromise package. February saw ratings agency Moody's downgrade the UK's AAA status to Aa1, citing lack of growth. Risk appetite turned negative as the inconclusive outcome of the Italian election led to fears of sustained instability for the country and the Eurozone as a whole. Bond yields in Italy and Spain jumped, equity markets fell and the Euro weakened. Moving into March markets were able to move higher, with the S&P 500 closing at an all-time high and other major stock market indices also recording gains. Eurozone troubles once again erupted with Cyprus having to agree to a €10bn rescue package with international lenders towards the end of March.

Value of the Fund's Assets

At the end of March 2013 the market value of the Pension Fund's total assets was £800.0m; a rise of 15.7%from the opening value of £691.5m. The graph below depicts the progress of the Fund's assets over the last 7 years (as at the 31st March in each year).

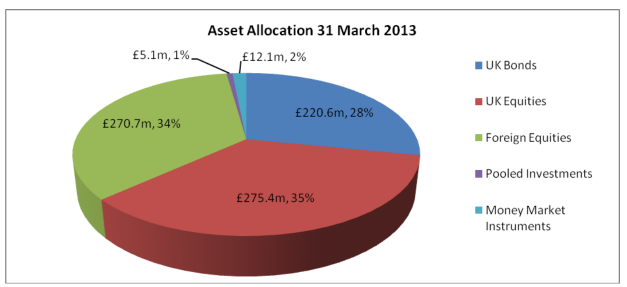


The Pension Fund Revenue Account also shows the impact of the market recovery during the financial year 2012/13 with a surplus of £108m.

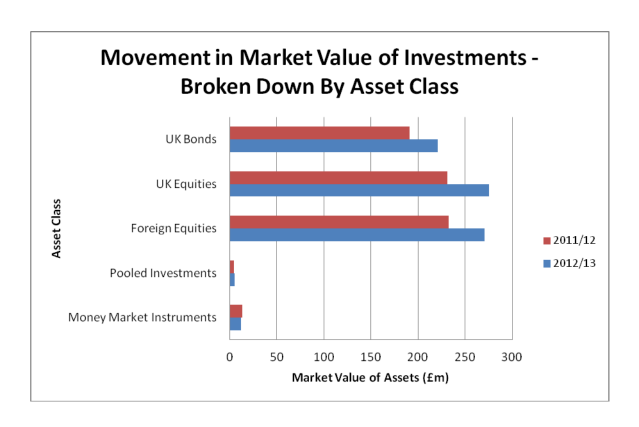
Investment Management

The management of the Fund's assets is determined by the Local Government Pension Scheme (Management and Investment of Funds) Regulations 2009. The regulations enable authorities to appoint investment managers to manage and invest Pension Fund assets on their behalf, subject to being satisfied with their experience, competence and risk control, with appropriate arrangements for monitoring performance. The Local Government Pension Scheme (Administration) Regulations 2008 requires the Fund to publish a Statement of Investment Principles (SIP), which sets out the main parameters and responsibilities for the management of the Fund. The SIP covers the investment style for fund managers e.g. balanced active/passive, types of investment to be permitted and the relative proportions between them, performance objectives for fund managers, socially responsible investment standards to be applied, and corporate governance matters to be exercised relating to the Fund's shareholding interests. A copy of the current SIP is included within this report.

The Fund appointed three new specialist managers in April 2007, with a UK Equity, Global Equity and UK Corporate Bond mandate. The allocation to the various asset classes as at the end of 2012/13 is as outlined below:



The chart below sets out how the distribution across the various asset classes has moved between the end of the previous financial year, March 2012, and the end of the current financial year, March 2013. As can be seen from the chart, there has been little change in the weightings of asset classes during the year.



During the year assets under management were maintained the three specialist managers:

| Manager | Mandate | % of Fund Under Management at 31/3/12 |
|---------|--------------------|---|
| Lazard | UK Equities | 38% |
| Allianz | Global Equities | 33% |
| RLAM | UK Corporate Bonds | 29% |

Internally managed assets held as a proportion of the Fund represented 2%; this comprised of cash held outside of Fund Manager holdings, and debtor and creditor balances.

Top fifteen holdings by Market Value as at 31st March 2013

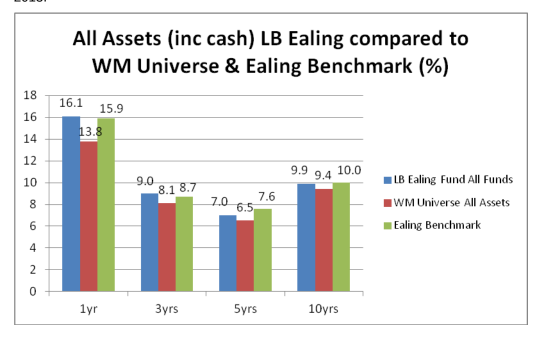
| Top 15 Holdings at 31 st March 2013 | Market Value (£) |
|--|------------------|
| HSBC Holdings plc | 18,960 |
| Royal Dutch Shell plc | 18,954 |
| Vodafone Group | 12,711 |
| British American Tobacco | 12,394 |
| Standard Chartered | 11,459 |
| Diageo | 10,757 |
| Lloyds Banking Group plc | 10,659 |
| Rio Tinto plc | 10,632 |
| Unilever | 9,720 |
| Barclays | 8,803 |

| BP plc | 8,720 |
|---------------|-------|
| Tesco | 7,976 |
| Astrazeneca | 7,972 |
| Compass Group | 7,459 |
| BG Group plc | 7,399 |

Performance of Fund

The investment strategy and performance of the Fund is reported on a quarterly basis to the Pension Fund Panel with Fund Managers alternating to present to Members. The investment performance of the Fund is measured by the WM Company against a customised benchmark.

As set out in the graph below, the fund has returned 16.1% for 2012/13, and an average of 9.0%, 7.0% and 9.9% for the three years, five year and ten years respectively to 31st March 2013.



In 2012/13 the Ealing Fund return of 16.1% outperformed the benchmark of 15.9% with a relative return of +0.2%. It also outperformed the WM Local Authority Universe which achieved 13.8%. This positive performance against the Ealing benchmark arose mainly from good stock selection within UK Bonds and European equities.

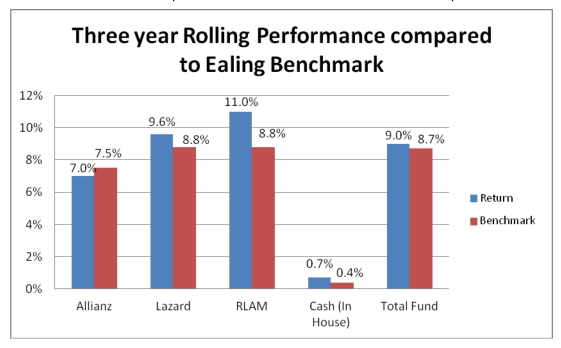
The table below details the performance for the year to March 2013 for each of the fund managers and the combined fund in relation to the Ealing Specific Benchmark. The fund was ranked in the 8th percentile in the WM Local Authority Universe (the lowest rank being the 100th percentile). Over 3, 5, and 10 years, the fund is ranked in the 22nd, 36th and 19th percentile respectively.

| | Return | LB Ealing Benchmark | Relative Performance | Relative Performance |
|--------------------|--------------------------|--------------------------|-------------------------|-------------------------|
| | Year to 31 March 2013 | Year to 31 March 2013 | 2012/13 | 2011/12 |
| | % | % | % | % |
| Allainz | 16.2 | 17.5 | -1.1 | 3.9 |
| Lazard | 17.3 | 16.8 | 0.5 | 1.3 |
| RLAM | 15.4 | 12.0 | 3.1 | 0.2 |
| Cash (In House) | 0.7 | 0.4 | 0.2 | 0.0 |
| Total Fund | 16.1 | 15.9 | 0.2 | 1.7 |

As illustrated in the table above Allianz, who manage the global equities mandate, underperformed the benchmark with a relative return of -1.1%. This underperformance is attributable to stock outside the UK and Europe. Lazard achieved an over performance of the benchmark with a relative return of 0.5%. RLAM also achieved an out performance of 3.1%. This was driven by sound stock selection decisions.

At the overall portfolio level, the Fund outperformed the composite benchmark return during the year 2012/13 by 0.2%.

Long-term 3 year rolling performance analysis of the fund managers to March 2013 shows Lazard and RLAM have outperformed their benchmark, while Allianz underperformed theirs.



Investment Management Expenses

The investment management expenses for the year to 31st March 2013 were £2,283k, up slightly from the previous year figure of £2,223k, mainly due to increases in fund management fees as a result of the rising market value of assets.

ADMINISTRATION

Administration of the London Borough of Ealing Pension Fund is outsourced to the London Pensions Fund Authority (LPFA). They deal with all aspects of the scheme and should be the first point of contact for all queries.

The contact details for the Ealing Pensions team at the LPFA are:

Ealing Pension Team
London Pensions Fund Authority
Dexter House
2 Royal Mint Court
London
EC3N 4LP

Telephone: 020 7369 6115
Text Telephone: 020 7369 6119
Email: ealing@lpfa.org.uk

Pensioners please note that your pension will continue to be paid by Ealing Council and any enquiries about your payment should be directed there.

Ealing Council
Payroll Department
Perceval House
3rd Floor NW
14-16 Uxbridge Road
London
W5 2HL

Telephone: 0208 825 9000

Administration Expenses

The relative costs of administering the Fund over the financial year 2012/13 amounted to £890k (£1,006k in 2011/12). The administration expenses cover the costs involved in administering the Pension Scheme, including actuarial costs, audit, payroll and pension administration.

Administration Performance

The performance of LPFA is measured against four criteria:

Accuracy – Whether the figures provided have been accurately computed.

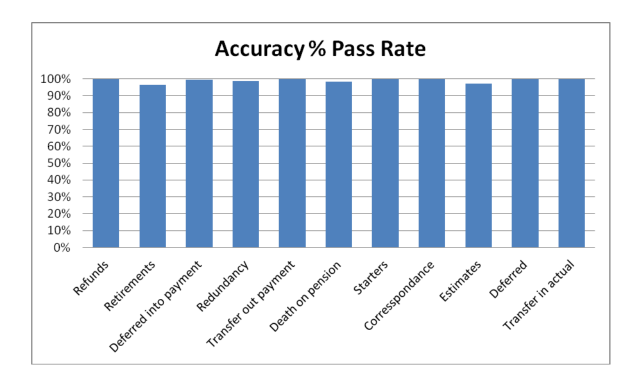
Timeliness – Have cases been processed in a timely manner.

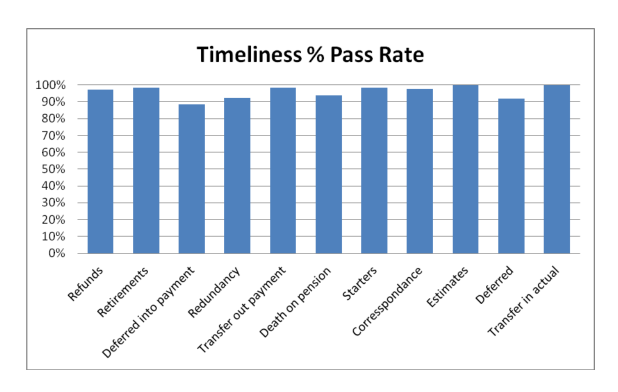
Documentation – Has the correct documentation been attached to members' files.

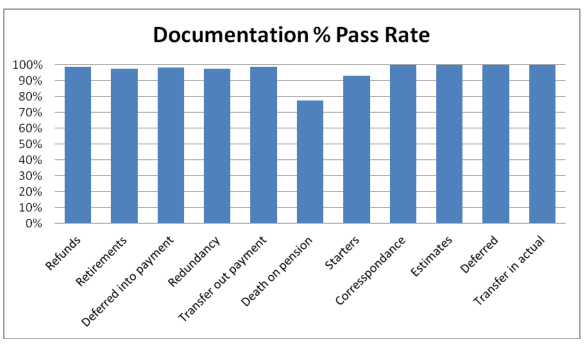
Axis – Does the pension administration system correctly reflect the activity processed.

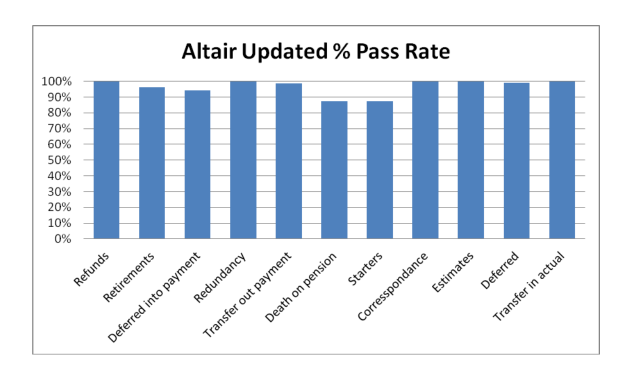
Ealing's in house pension team take monthly samples of work untaken by LPFA and assesses it against these criteria. Any 'fails' accrue resource credits to be used towards the Ealing contract. Performance statistics are reported to the Pension Fund Panel on a quarterly basis.

Below are performance graphs showing the pass rate LPFA achieved for 2012/13 across some of the most common and active areas within LPFA's remit.









Internal Disputes Resolution Procedure

The LGPS is required by statute to make arrangements for the formal resolution of disagreements between, on the one hand, the managers of the Scheme and on the other, active, deferred and pensioner members or their representatives. There is, therefore, access to a two stage dispute resolution procedure. This procedure consists of an initial application to the person or persons appointed by the individual's employer to consider the matter.

If the complainant is still dissatisfied with the decision they then have the right to refer the matter to the Stage 2 Deciding Officer to consider the matter under dispute. The Stage 2 Deciding Officer is Mike Allen, of the London Pension Funds Authority (LPFA).

If after the 2nd stage, the dispute has not been resolved the complainant can contact the Pensions Ombudsman.

In addition to the dispute procedure the Social Security Act 1990 and the Pensions Act 1995 have created a framework of national organisations to control occupational and personal pension schemes, to which LGPS members have access.

Self-Service

Members have quick and easy access to a dedicated pensions website www.yourpension.org.uk. Click the 'Ealing' option to view the latest information on the LGPS, Newsletters, Scheme Guides, Fact Sheets, Forms and Publications which are also available to download. An online calculator is also available to obtain an estimate of your pension and lump sum.

LPFA has also launched a new pensions administration system with a new look member self-service system. The system has improved functionality which will gradually be rolled out. This replaces the axis online system.

Current users of PIN: Members who currently hold a PIN to access member self-service will need to go through a simple re-registration process to set yourself a password and username. This is only a couple of screens and there is a Re-registration option as you enter member self-service. If you had bookmarked the previous online site this will no longer be valid and you will need to bookmark the next screen instead.

https://axise.yourpension.org.uk

New to member self-service? Member self service enables you to view personal and financial information about your pension. You can carry out basic modelling or "what if.." calculations. Your service history can be accessed and this can be done at any time without the need to contact the LPFA.

To access the secure system you will firstly need to complete a simple registration form online. Your request will be emailed to LPFA and you will be issued an activation code through the post. We feel this is more secure than emailing the code to you but it may take up to a week for you to receive this letter. Once you have your activation code you can go online and set up a username and password.

Please note that for security reasons LPFA do not hold a record of the username or password you have selected. If you forget your password you will need to re-register from the Log-in web page.

If you have more than one pension payroll number you only need to complete the registration process once.

If you require assistance with this system please contact one of our administration teams on enquiries@lpfa.org.uk or 0207 369 6118.

Please note this service is available for active and members with a frozen pension but not Ealing pensioners.

Notification of Change of Address

As statements are sent out on an annual basis showing the current value of your benefits it is vitally important that you notify the LPFA of any change of address.

This becomes especially important when the benefits are due to be paid.

Please send written notification of any change of address you may have to the LPFA at the address shown above.

STATEMENT OF THE CONSULTING ACTUARY

An actuarial valuation of the London Borough of Ealing Pension Fund was carried out as at 31 March 2010 to determine the contribution rates with effect from 1 April 2011 to 31 March 2014. The results of the valuation are contained in our report dated 31 March 2011.

On the basis of the assumptions adopted, the valuation revealed that the value of the Fund's assets of £610 million represented 70% of the Funding Target of £868 million at the valuation date. The valuation also showed that a common rate of contribution of 12.1% of pensionable pay per annum was required from employers. The common rate is calculated as being sufficient, together with contributions paid by members, to meet all liabilities arising in respect of service after the valuation date.

Adopting the same method and assumptions as used for assessing the Funding Target the deficit would be eliminated by an average additional contribution rate of 9.6% of pensionable pay for 20 years. This would imply an average employer contribution rate of 21.7% of pensionable pay in total.

In practice, each individual employer's position is assessed separately and the contributions required are set out in our report dated 31 March 2011. In addition to the certified contribution rates, payments to cover additional liabilities arising from early retirements (other than ill-health retirements) will be made to the Fund by the employers.

The funding plan adopted in assessing the contributions for each individual employer is in accordance with the Funding Strategy Statement (FSS). Different approaches adopted in implementing contribution increases and deficit recovery periods are as determined through the FSS consultation process.

The valuation was carried out using the projected unit actuarial method and the main actuarial assumptions used for assessing the Funding Target and the common contribution rate were as follows:

| | For past service liabilities | For future service liabilities |
|--------------------------------|------------------------------|--------------------------------|
| Rate of return on investments: | | |
| - pre retirement | 6.5% per annum | 6.75% per annum |
| - post retirement | 5.5% per annum | 6.75% per annum |
| | | |
| Rate of pay increases: | 4.75% per annum | 4.75% per annum |
| Rate of increases in pensions | | |
| in payment (in excess of | 3.0% per annum | 3.0% per annum |
| Guaranteed Minimum Pension): | | |

The assets were assessed at market value.

The next triennial actuarial valuation of the Fund is due as at 31 March 2013. Based on the results of this valuation, the contribution rates payable by the individual employers will be revised with effect from 1 April 2014.

Full details of the assumptions and methodology adopted for the valuation are set out in the actuarial valuation report.

GOVERNANCE POLICY AND COMPLIANCE STATEMENT

Governance Policy Statement

Introduction

This Statement is prepared in compliance with the Local Government Pension Scheme (Amendment) (No 2) Regulations 2005. It sets out the Policy of London Borough of Ealing, as administering authority, in relation to its Governance responsibilities for the Local Government Pension Scheme (LGPS).

Governance Framework

The Council's constitution sets out how the council should be directed controlled and manages and in this regard sets the framework for the administration of the Pension Fund. Elected Members (the full Council) have overall responsibility for the governance of the Scheme.

The governance framework is supported by:

- The Pension Fund Panel (PFP)
- Treasury Risk & Investment Board (TRIB)
- Officers of the Council; and
- Professional Advisors

Delegation of Function

The stewardship function is delegated to the Pension Fund Panel (PFP) and the Council ratifies decisions made by the Panel. The PFP consists of seven local councillors and two non-voting employee/trade union representatives. The Chair and Vice-Chair are both elected by the Panel at its first meeting of the municipal year.

Meetings

The Panel meets quarterly to consider issues concerning the Scheme and to review the performance of the pension fund. Other meetings may also be convened to consider urgent/specific matters, such as the selection of service providers. Panel meetings are quorate if a third of the members are present.

The Executive Director of Corporate Resources (Section 151 Officer), supported by the Director of Finance, is responsible for implementing Council policy and PFP decisions. Operating through the Treasury Risk and Investment Board (TRIB) a body that convenes monthly, the Sections 151 officer and his deputy together with other officers of the Council ensure the smooth implementation of PFP policies on administration, funding, investment, communication and risk management of the fund. This ensures continuity of review of pensions fund matters in between quarterly PFP meetings. The chair and deputy chair are kept updated and informed of any decisions taken within the remit of the delegations granted by the PFP and Council to the Executive Director of Corporate Resources.

The Head of Legal provides legal advice to the PFP. The Strategic Finance and Human Resources teams provide routine professional support.

The Council employs external professional advisors, including: fund actuary, investment advisers, fund managers, global custodian, independent performance measurers and pensions administrator.

Training

Members of the PFP receive training on a wide range of issues concerning the management of the Pension Fund. Training slots are provided at all quarterly meetings. Additional training is arranged on an ad hoc basis particularly around key times within the pension fund cycle to supplement member knowledge in key areas salient to decisions being made. This ensures that members are able to discharge their duties as quasi trustees of the Pension Fund.

Pension Fund Panel Terms of Reference

The Terms of Reference of the PFP is as follows:

- To decide all matters relating to policy and target setting for, and monitoring the investment performance of, the pension fund
- To consider and decide all matters regarding the management of the pension fund's investments, including sales and acquisitions of properties to be owned by the Council for statutory pension purposes; and
- To consider and make recommendations on policy and staff related issues, which have an impact on the pension fund directly or indirectly through changes in employer pension contribution rates.

Review of this Policy Statement

This Statement will be revised and a new version approved and published by the Panel following any material changes in the Council's policy on any of the matters included in the statement.

London Borough of Ealing's Current Compliance Position

Since 1st April 2006, Administering Authorities have been required to publish and maintain a Pension Fund Governance compliance Statement setting out the governance arrangements for their Fund including details of membership, how often they meet and the decision making process. This came into force following an amendment to the 1997 Local Government Pension Scheme Regulations. The London Borough of Ealing's is outlined below.

On 30th June 2007, the 1997 Regulations were further amended to require Pension Funds to report on the level of compliance on their governance arrangements against a set of best practice principles and where they did not comply to state the reason why. The Communities and Local Government Department (CLG) published a draft Governance Compliance Statutory Guidance note on 8th October 2007 for consultation.

The CLG Guidance provides a detailed description of each of the best practice principals against which compliance is to be measured and also an example of how the Compliance statement should be completed. The extent to which Ealing complies with the guidance is shown in the following summary:

| REQUIREMENT | COMPLIANCE | COMMENT |
|---|------------------------|--|
| Structure | | |
| The management of the administration of benefits and strategic management of fund assets clearly rests with the main committee established by the appointing council. | Compliant | The Council Constitution clearly sets out that responsibility for the management of the Pension Fund resides with Pension Fund Panel. |
| That representatives of participating LGPS employers, admitted bodies and scheme members (including pensioner and deferred members) are members of either the main or secondary committee established to underpin the work of the main committee. | Partly Compliant | The larger admitted bodies e.g. University of West London are invited to participate on the Pension Fund Panel and trade union representatives sit on the panel as observers. |
| That where a secondary committee or panel has been established, the structure ensures effective communication across both levels. | Compliant | The Council does not have a secondary Committee or Panel, however PFP are supported by the Treasury Risk and Investment Board (TRIB). TRIB ensure the implementation of PFP policies operates smoothly in between quarterly PFP meetings. Good communications flows have been established between this board and the PFP and officers from this board also sit of the PFP. |
| That where a secondary committee or panel has been established, at least one seat on the main committee is allocated for a member from the secondary committee or panel. | Partly Compliant | The Council does not have a secondary Committee or Panel. However, they are supported by the TRIB, and at least two members from this body also attend the PFP meetings. |
| Representation | 1 | |
| That all key stakeholders are afforded the opportunity to be represented within the main or secondary | Partially Compliant | Representation on the Pension Fund Panel is open to the larger admitted bodies |

| committee atructure. These include: | | and two trade union |
|--|---------------|---|
| committee structure. These include:- employing authorities (including non-scheme employers, e.g. admitted bodies), scheme members (including deferred and pensioner scheme members), | | and two trade union representatives sit on the panel. The Panel has not appointed an independent professional observer but has appointed expert advisors who can attend Panel meetings when required. |
| • independent professional observers, | | required. |
| expert advisors (on an ad-hoc basis). | | |
| That where lay members sit on a main or secondary committee, they are treated equally in terms of access to papers and meetings, training and are given full opportunity to contribute to the decision making process, with or without voting rights. | Compliant | Committee papers are published prior to the meeting and where issues affect other employers or scheme members information is provided and opportunities for consultation exist within the current framework. |
| Selection & Role Of Lay Members | | |
| That committee or panel members are made fully aware of the status, role and function they are required to perform on either a main or secondary committee. | Compliant | Members are aware of their roles and responsibilities as members of the Pensions Fund Panel, their terms of reference are set out in the constitution. |
| Voting | | |
| The policy of individual administering authorities on voting rights is clear and transparent, including the justification for not extending voting rights to each body or group represented on main LGPS committees. | Not Compliant | The constitution does not provide for non-Councillor members to be given voting rights. |
| Training/Facility Time/Expenses | | |
| That in relation to the way in which statutory and related decisions are taken by the administering authority, there is a clear policy on training, facility time and reimbursement of expenses in respect of members involved in the decision-making process. | Compliant | Training is provided to members of the Pension Fund Panel to assist with the decision making process. All members have the opportunity to attend particular training meetings and there is a training budget to fund these. |
| That where such a policy exists, it applies equally to all members of committees, sub-committees, advisory panels or any other form of secondary | Compliant | Training sessions are conducted at PFP meetings to enable all Panel members to obtain training on topical |

| forum. | | issues. |
|--|------------------------|---|
| Meetings (Frequency/Quorum) | | |
| That an administering authority's main committee or committees meet at least quarterly. | Compliant | Pension Fund Panel meets at least once a quarter. |
| That an administering authority's secondary committee or panel meet at least twice a year and is synchronised with the dates when the main committee sits. | Partly Compliant | No secondary committee., but the supporting body meet monthly. |
| That administering authorities who do not include lay members in their formal governance arrangements, provide a forum outside of those arrangements by which the interests of key stakeholders can be represented. | Compliant | There are two lay representatives on the panel. Consultation with key stakeholders takes place and there is an AGM to which all members are invited. |
| Access | | |
| That subject to any rules in the council's constitution, all members of main and secondary committees or panels have equal access to committee papers, documents and advice that falls to be considered at meetings of the main committee. | Compliant | Panel meeting papers have to be sent to Members at least 7 days prior to the meeting. All members invited to the Panel have equal access to papers, documents and advice. |
| Scope | | |
| That administering authorities have taken steps to bring wider scheme issues within the scope of their governance arrangements. | Compliant | The Panel already considers a wider range of Pension Fund issues outside of investment. |
| Publicity | | |
| That administering authorities have published details of their governance arrangements in such a way that stakeholders with an interest in the way in which the scheme is governed, can express an interest in wanting to be part of those arrangements. | Partially Compliant | The governance policy statement attached above was consulted upon prior to publication and is published on the Council's website. |

LONDON BOROUGH OF EALING PENSION FUND ACCOUNTS

INTRODUCTION TO THE FUND, ACCOUNTING POLICIES AND PRINCIPLES

Introduction

- The London Borough of Ealing Pension Fund is part of the Local Government Pension Scheme (LGPS), which is a statutory, funded pension scheme. The LGPS benefits are defined and set out in law. There have been no significant changes to the LGPS scheme in the year 2012/13.
- 2. However changes to the LGPS scheme will come into effect from 1st April 2014. The main points to note are:

| | 1 | Final salary scheme to be replaced by a Career Average Revalued Earnings (CARE) scheme using CPI as the revaluation factor. | | | |
|--|---|---|--|--|--|
| | 2 | The accrual rate will be 1/49th (the current scheme is 1/60th). | | | |
| | 3 | There will be no normal scheme pension age; instead each member's Normal Pension Age (NPA) would be their State Pension Age (the current scheme has an NPA of 65). | | | |
| | | | | | |
| | | While there would be no change to average member contributions, the lowest paid would pay the same or less and the highest paid would pay higher contributions on a more progressive scale. | | | |
| | 5 | Members who have already or are considering opting out of the scheme could instead elect to pay half contributions for half the pension, while still retaining the full value of other benefits. This known as the 50/50 option (the current scheme has no such flexible option). | | | |
| | 6 | For current scheme members, benefits for service prior to 1 st April 2014 are protected and continue to be based on final salary and current NPA. | | | |
| | 7 | Where scheme members are outsourced they will be able to stay in the scheme on first and subsequent transfers (currently this is a choice for the new employer). | | | |

Further details can be found at http://lgps2014.org/.

- 3. The objective of the London Borough of Ealing Pension Fund's financial statements is to provide information about the financial position, performance and financial adaptability of the Fund, as well as to show the results of the stewardship of management.
- 4. The Fund is operated under regulations made by the Department of Communities and Local Government under Section 7 of the Superannuation Act 1972. The rules of the scheme are set out in LGPS (Benefits, Membership and Contributions) Regulations 2007 and the LGPS (Administration) Regulations 2008.
- 5. Membership of the fund consists of contributing members, deferred members, pensioners, widows and dependants.

| | 31 st March 2013 | 31 st March 2012 |
|----------------------|-----------------------------|-----------------------------|
| Contributing members | 6,428 | 6,034 |
| Deferred members | 6,927 | 6,715 |

| Pensioners, widows and dependants | 6,290 | 6,193 |
|-----------------------------------|--------|--------|
| | 19,645 | 18,942 |

The Council is the administering authority of the scheme and has the major share of contributors and pensioners. There are now 20 contributing scheduled bodies and 6 admitted bodies. All of the bodies shown below contribute to the Fund.

Other employers contributing to the Fund as at 31st March 2013 are:

Scheduled Bodies

Brentside High

Brentside Primary Cardinal Wiseman

Derwentwater Primary

Dormers Wells Infant

Dormers Wells Junior

Dormers Wells High

Dormers Wells Trust

Drayton Manor High

Edward Betham CE Primary

Ellen Wilkinson School for Girls

Featherstone High

Greenford High

Northolt High

St Ann's

Twyford Academy

University of West London

Alex Reed Academy (previously West London Academy)

Wood End Infants

Wood End Academy

6. All investments are managed by external fund managers, Lazard Asset Management Ltd for UK Equities, Allianz Global Investors (previously RCM Ltd) for Global Equities and Royal London Asset Management Ltd for Corporate Bonds.

Accounting Policies

- 7. The Pension Fund accounts have been prepared in accordance with the Code of Practice on Local Authority Accounting in the UK 2012/13 (the Code) issued by CIPFA (Chartered Institute of Public Finance and Accountancy). The accounting policies contained in the Code apply International Financial Reporting Standards as adapted or interpreted for the public sector. IAS19 Employee Benefits and IAS26 Accounting and Reporting by Retirement Benefit Plans are of particular relevance to these statements. Where IAS26 is less detailed in its reporting requirements and this leads to lack of clarity then due to the hierarchy of standards recourse is to UK GAAP and thus the Pension SoRP (Statement of Recommended Practice). The fund accounts are not consolidated with the accounts of the authority.
- 8. Pension benefits, expenses, contributions from employees and employers and transfers in and out of the fund are accounted for on an accruals basis i.e. income/expenditure is recognised in the period it is earned/incurred, rather than when the cash is received.
- 9. Investment income is also accounted for on an accruals basis for all securities.

Admitted Bodies

Compass Group

EC Harris

Greenwich Leisure

MITIE PFI NSL Parking

Viridian Housing

- 10. Both the costs of the investment management arrangements and Pension Fund administration expenses are charged to the Fund.
- 11. As per the Code cash balances, as well as consisting of cash in hand, also may include fixed term deposits, certificates of deposit, floating rate notes and other cash instruments.
- 12. Apart from the actuarial valuation there are no estimated figures that can have a significant risk of materially adjusting assets or liabilities within the next financial year.
- 13. The 2011/12 accounts have been restated for two reasons. One, to more accurately reflect investment debtors and creditors on the Net Asset Statement by splitting out 'Taxes payable' (a new line added to the accounts) from 'Dividends due'.

| | Original 31 st March 2012 | Adjustment | Restated 31 st March 2012 |
|---------------|---|------------|---|
| Dividends due | £2,131k | £212k | £2,343k |
| Taxes payable | - | -£212k | -£212k |

Secondly to add the 'Taxes on Income' line to the Fund Account to reflect the major categories required by the Code.

| | Original 31 st March 2012 | Adjustment | Restated 31 st March 2012 |
|-------------------------|---|------------|---|
| Dividends from equities | £13,965k | £1,183k | £15,148k |
| Taxes on Income | - | -£1,183k | -£1,183k |

Actuarial Valuation

- 14. The Fund is valued by an independent actuary every 3 years. An independent valuation was carried out by Mercer Limited as at 31 March 2010 to determine the contribution rate from 1 April 2011 to 31 March 2014. The Actuary used a "market value" basis for the valuation of the Fund at 31 March 2010. Assets amounted to £610M and accrued liabilities to £868m, resulting in a funding level of 70% (deficit value of £258m).
- 15. Contributions to the Scheme by employers are set at rates determined by the Scheme's Actuary and approved by the London Borough of Ealing Pension Fund Panel. The Council is meeting the fund's liabilities by a recovery plan that has been certified by the Actuary for the next three years. Since the 2010 Valuation this has required contributions from the Council and ex grant maintained schools of 12.1% of pensionable pay plus a fixed cash value (£9,664k in 2011/12, £10,123k in 2012/13 and £10,604k in 2013/14). Notionally this equates to 19.6% of pensionable pay (19.6% in 2011/12), with cash top-ups if required. Other Admitted and Scheduled bodies rates differed, reflecting different profiles of liabilities.
- 16. The contribution rates were calculated using the projected unit actuarial method from the 2010 Actuarial

Valuation and the main assumptions were as follows:

| | For Past Service Liabilities | For Future Liabilities |
|-------------------|---------------------------------|---------------------------|
| Investment Return | 6.5% | 6.75% |
| Earnings Growth | 4.75% | 4.75% |
| Price Inflation | 3.00% | 3.00% |

17. In accordance with IAS26 the actuarial present value of promised retirement benefits are shown in the attached report by the Actuary in the Appendix.

Basis for Valuation

- 18. Investments are shown in the accounts at market value, which is determined as follows:
 - 18.1. All valuations for investments at 31 March 2013 and transactions during 2012/13 financial year are obtained from the accounting records of the Custodian Bank of New York Mellon (BNYM). This is the same principle as applied in the 2011/12 accounts.
 - 18.2. All UK investments are valued using an official vendor feed, usually International Data Corporation (IDC), but data from other vendors is used as appropriate in line with the Custodian BNYM Global Pricing Guidelines.
 - 18.3. All Fund investments (excluding cash) have their fair value derived from unadjusted quoted prices in active markets. Actively traded investments are valued on the basis of bid market prices.
 - 18.4. Unit trust and In-house funds are stated at the bid point of the latest prices quoted by their respective managers.
 - 18.5. Overseas investments are valued using official vendor feeds in accordance with BNYM's Global Pricing Guidelines and translated into sterling at the rate prevailing on 31st March 2013. IDC is usually used for foreign equities except US equities that are typically priced using Interactive Data Pricing and Reference Data Inc (IDSI).
 - 18.6. Dividends received from foreign investments during the year are accounted for in sterling at the foreign exchange rate prevailing on the day of receipt.
- 19. The Custodian BNYM completes a monthly reconciliation of its portfolio valuation to external fund manager at a line-by-line security level. The custodian works to the following tolerances

Nominal Value: Zero tolerance

Market Value: 200 basis points at an individual line level

20 basis points at a portfolio level

Accruals: 1,000 currency units per line

Statement of Investment Principles (SIP)

20. The Statement of Investment Principles for Ealing Pension Fund was reviewed as part of the annual report covering the 2011/12 Annual Accounts and approved by the Pension Fund Panel as Trustees of the Fund on 6th December 2012. The SIP is published on Ealing's web site and is available to any interested party.

PENSION FUND - FUND ACCOUNT

| Dealings with members, employers and others directly involved in the scheme | 2012/13 £000 | 2011/12 (restated) £000 |
|---|-----------------|-------------------------------|
| INCOME | | |
| Contributions: (note 10) | | |
| -employer contributions | 27,572 | 31,519 |
| -member contributions | 9,032 | 9,206 |
| Transfers in from other pension funds | 3,557 | 4,543 |
| Other Income (note 9) | 815 | 1,129 |
| | 40,976 | 46,397 |
| EXPENDITURE | | |
| Benefits: (note 11) | | |
| -pensions | 30,934 | 27,096 |
| -commutation of pensions & lump sum retirement benefits | 5,512 | 6,981 |
| -lump sum death benefits | 913 | 211 |
| Payment to and on account of leavers: | | |
| -refunds of contributions | 16 | 39 |
| -transfers out to other schemes | 3,196 | 2,803 |
| Other Payments: | | |
| Administrative expenses (note 7) | 890 | 1,006 |
| | 41,461 | 38,136 |
| | | |
| Sub-total: Net additions from dealings with members | (485) | 8,261 |
| RETURNS ON INVESTMENTS | | |
| Investment Income | | |
| -income from fixed interest securities | 11,656 | 11,085 |
| -dividends from equities | 14,711 | 15,148 |
| -pooled funds | 327 | 328 |
| -interest on cash deposits | 40 | 41 |
| Taxes on Income | (1,060) | (1,183) |
| Profit and losses on disposal of investments and changes | 05.544 | 0.500 |
| in value of investments | 85,514 | 2,568 |
| Investment management expenses (note 8) | (2,283) | (2,223) |
| Sub-total: Net returns on investments | 108,905 | 25,764 |
| Surplus / (Deficit) on the fund for the year | 108,420 | 34,025 |
| Net assets of the scheme at 1 April | 691,532 | 657,507 |
| Net assets of the scheme at 31 March | 799,952 | 691,532 |
| | | |

PENSION FUND - NET ASSETS STATEMENT

| | 2012/13 | 2011/12 |
|---|---------|--------------------|
| | £000 | (restated) £000 |
| INVESTMENT ASSETS | | |
| Fixed Interest Securities | | |
| UK Corporate Bonds | 219,396 | 186,262 |
| UK Government | - | 813 |
| Other UK | 1,228 | 3,912 |
| Equities | | |
| UK | 275,363 | 231,203 |
| Europe | 131,027 | 106,179 |
| North America | 80,661 | 73,275 |
| Japan | 19,893 | 16,407 |
| Pacific | 22,057 | 18,497 |
| Emerging Markets | 11,764 | 10,919 |
| Other | 5,291 | 6,987 |
| Pooled Investment Vehicles | | |
| Other managed funds | 5,087 | 4,191 |
| Cash Deposits (note 6) | | |
| Cash held by custodian | 1,264 | 79 |
| Money market instrument | 12,084 | 13,051 |
| Other Investment Balances | | |
| Debtors (note 12) | | |
| Interest due | 4,394 | 4,218_ |
| Dividends due | 2,298 | 2,343 |
| Recoverable tax | 586 | 546 |
| Unsettled sales | 7 | 1,327 |
| Other income receivable | 174 | 5 |
| Total Investment Assets | 792,574 | 680,214 |
| Total investment Assets | 732,374 | |
| INVESTMENT LIABILITIES | | |
| Other Investment Balances | | |
| Creditors (note 13) | | |
| Unsettled purchases | (4,640) | (3,509) |
| Taxes payable | (200) | (212) |
| Other payables | (54) | - |
| NET INVESTMENTS (Under External Management) | 787,680 | 676,493 |

| CURRENT ASSETS | 422 | 264 |
|---|---------|---------|
| Contributions due from employers (note 12) | 423 | 364 |
| Payments in advance (note 12) | 3 | 6 |
| Other Debtors (note 12) | 19 | - |
| Cash balances not forming part of investment assets | 12,742 | 16,076 |
| Total Current Assets | 13,187 | 16,446 |
| CURRENT LIABILITIES | | |
| Unpaid benefits (note 13) | (264) | (735) |
| Accrued expenses (note 13) | (651) | (672) |
| Total Current Liabilities | (915) | (1,407) |
| TOTAL NET ASSETS | 799,952 | 691,532 |

The Financial statements summarise the transactions of the scheme and show the net assets of the fund at the disposal of the Pension Fund. 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 fund that takes account of such liabilities is described in the notes to the accounts and through the accompanying report.

RECONCILIATION OF OPENING NET ASSETS TO CLOSING NET ASSETS

Lazard
Allianz
RLAM
Cash held by Custodian
Money Market Instruments
Investment Income Due
Unsettled Sales
Other Investment debtors
Creditors
Net External Investments
Net Current Assets with LBE
Net Assets

| Net Assets of Scheme 31/03/2012 | සි Purchases of G Investments | ⊜ Sales of ⊝ Investments | Increase in G fund during year | Cash Applied G to Investment during year | Net Assets of Scheme 31/03/2013 |
|---------------------------------|----------------------------------|-----------------------------|--------------------------------|--|---------------------------------|
| 248,624 | 119,506 | (108,605) | 35,547 | | 295,072 |
| 214,843 | 42,944 | (37,454) | 30,651 | | 250,984 |
| 195,178 | 48,421 | (37,054) | 19,165 | | 225,710 |
| 79 | | | 150 | 1,035 | 1,264 |
| 13,051 | 112,677 | (113,643) | | | 12,085 |
| 7,107 | | | 25,674 | (25,503) | 7,278 |
| 1,327 | | | | (1,320) | 7 |
| 5 | | | | 169 | 174 |
| (3,721) | | | | (1,173) | (4,894) |
| 676,493 | 323,548 | (296,756) | 111,187 | (26,792) | 787,680 |
| 15,039 | _ | | (2,767) | | 12,272 |
| 691,532 | 323,548 | (296,756) | 108,420 | (26,792) | 799,952 |

| Increase in Fund during Year | | 2011/12 |
|--|---------|---------|
| increase in rund during real | £000 | £000 |
| Change in Market Value of Investments | 85,514 | 2,568 |
| Net Additions from dealings with Members | (485) | 8,261 |
| Investment Management Expenses | (2,283) | (2,223) |
| Investment Income | 26,734 | 26,602 |
| Taxes on Income | (1,060) | (1,183) |
| Net Increase in Fund during the year | 108,420 | 34,025 |

| Change in Investments | 2012/13 £000 | 2011/12 £000 |
|---|-----------------|-----------------|
| Purchases for the Year | 323,548 | 358,877 |
| Less Sales for the Year | (296,756) | (336,925) |
| Net increase in Investments at book cost | 26,792 | 21,952 |
| | | |
| Funded By: | | |
| Distribution of Cash Fund managers | - | - |
| Investment Income received for re-investment during year | 25,503 | 20,912 |
| Cash receipts applied to investment during year | 1,289 | 1,040 |
| Fund Manager Commission in Investment Management expenses | - | - |
| Net Investment in Fund | 26,792 | 21,952 |

NOTES TO THE ACCOUNTS

- 1. In 2006/07 the Pension Fund Panel appointed Allianz to manage Global Equities, Lazards for UK Equities and Royal London Asset Management (RLAM) for UK Corporate Bonds and the transition to the new arrangements was completed in April 2007. The three specialised managers were also set outperformance targets of 2.0% pa for Lazard and Allianz and 1.0% pa for RLAM against their selected benchmarks.
- 2. The Fund's investments as at 31st March 2013 continued to be managed by Lazard, Allianz and RLAM, acting under the direction of the Pension Fund Panel. The Market Value of the investments managed by each fund manager at 31st March 2013 is shown below and based on the Custodian BNYM valuation. The asset classification by sector shown in the accounts for 2012/13 is provided by the Custodian, this is consistent with the figures in 2011/12.

| | 2012/13 £m | 2011/12 £m |
|---------|---------------|---------------|
| Lazard | 298 | 254 |
| Allianz | 258 | 222 |
| RLAM | 232 | 200 |
| | 788 | 676 |

3. The proportion of the externally managed assets held by the fund managers as at 31st March 2013 compared to the target allocation are:

| | Proportion 2012/13 | Proportion 2011/12 | Target Allocation |
|---------|--------------------|--------------------|----------------------|
| Lazard | 38% | 37% | 42% |
| Allianz | 33% | 33% | 33% |
| RLAM | 29% | 30% | 25% |

4. Investment transactions for the Fund, excluding cash instruments, are shown below. Transaction costs are included in the cost of purchases and sale proceeds. Transaction costs charged directly to the scheme include fees, commissions, stamp duty and other fees. In addition to the transaction costs disclosed above, indirect costs are incurred through the bid-offer spread on investments within pooled investment vehicles. The amount of indirect costs is not separately provided to the scheme.

| | 2012/13 | 2011/12 |
|-------------------|---------|---------|
| Sales | £183m | £212m |
| Purchases | £211m | £231m |
| Transaction Costs | £825k | £918k |

5. Securities which exceed 5% of an asset class or type of security are shown below. There are no

securities which exceed 5% of net assets.

| Holding | | 2012/13 £000 | | 2011/12 £000 |
|--|--------|--------------------------|--------|--------------------------|
| Royal Dutch Shell Plc B Shares | 14,654 | 5.4% of Global equities | 12,926 | 5.6% of Global equities |
| HSBC Holdings Ordinary Shares | 19,104 | 6.9% of UK equities | 15,395 | 6.7% of UK equities |
| Vodafone Group Ordinary Shares | 15,149 | 5.5% of UK equities | 12,457 | 5.4% of UK equities |
| RBS Global Treasury GBP FUND RBS VAR RT | 12,084 | 100% of Cash instruments | 13,051 | 100% of Cash instruments |
| Royal London AM Bond Funds PLC Sterling Extra Yield | 5,087 | 100% of Pooled Funds | 4,191 | 100% of Pooled Funds |

6. In addition to the sales and purchases of investments there was a further net investment during the year in an overnight money market fund.

| | 2012/13 £000 | 2011/12 £000 |
|-------------------------|-----------------|-----------------|
| Cash held by custodian | 1,264 | 79 |
| Money market instrument | 12,084 | 13,051 |

7. Administrative Expenses

| | 2012/13 £000 | 2011/12 £000 |
|----------------------------------|-----------------|-----------------|
| Actuarial expenses | 38 | 32 |
| Pension administration & payroll | 761 | 859 |
| External audit | 21 | 34 |
| Other administrative expenses | 70 | 81 |
| | 890 | 1,006 |

8. Investment Expenses

| | 2012/13 £000 | 2011/12 £000 |
|---------------------------|-----------------|-----------------|
| Fund management | 1,906 | 1,833 |
| Custodian | 87 | 69 |
| Investment consultancy | 18 | 40 |
| LB Ealing recharge | 254 | 255 |
| Other Investment expenses | 18 | 26 |
| | 2,283 | 2,223 |

9. Other income earned by the Pension Fund includes the costs from early retirements, class action claims, and internal interest on cash balances held by the Council. During 2012/13 there were 34 early retirements accounted for (44 in 2011/12).

| | 2012/13 £000 | 2011/12 £000 |
|---|-----------------|-----------------|
| Income in relation to Early retirements | 714 | 1,063 |
| Internal interest | 86 | 53 |
| Class action income | 15 | 13 |
| | 815 | 1,129 |

10. The total contributions split by administering authority, scheduled bodies and admitted bodies.

| | 2012/13 £m | 2011/12 £m |
|-------------------------------------|---------------|---------------|
| Administering authority (LB Ealing) | 31.2 | 35.1 |
| Scheduled bodies | 5.2 | 5.1 |
| Admitted bodies | 0.2 | 0.5 |
| | 36.6 | 40.7 |

During 2011/12 London Borough of Ealing paid £5m to the Pension Fund as an initial payment for the conversion of Compensatory Added Years Pensions into Fund Benefits as enabled by 13(A) of the LGPS (Benefits Membership and Contributions) Regulations 2007. Annual payments of £1.09m are then to be paid until 31st March 2032.

11. Benefits Payable

| | 2012/13 £m | 2011/12 £m |
|-------------------------------------|---------------|---------------|
| Administering authority (LB Ealing) | 34.3 | 31.3 |
| Scheduled bodies | 2.5 | 2.7 |
| Admitted bodies | 0.6 | 0.3 |
| | 37.4 | 34.3 |

12. Debtors

| | 2012/13 £000 | 2011/12 £000 |
|-------------------------------------|-----------------|-----------------|
| Central government bodies | 0 | 0 |
| Local authorities | 180 | 235 |
| NHS bodies | 0 | 0 |
| Public corporations & trading funds | 0 | 0 |
| Other - sundry | 265 | 135 |
| Other - investments | 7,459 | 8,439 |
| | 7,904 | 8,809 |

13. Creditors

| | 2012/13 £000 | 2011/12 £000 |
|-------------------------------------|-----------------|-----------------|
| Central government bodies | 0 | 1 |
| Local authorities | 6 | 0 |
| NHS bodies | 0 | 0 |
| Public corporations & trading funds | 0 | 0 |
| Other - sundry | 909 | 1,406 |
| Other - investments | 4,894 | 3,721 |
| | 5,809 | 5,128 |

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Additional Voluntary Contributions

- 14. The Fund provides an Additional Voluntary Contribution (AVC) scheme for its contributors, the assets of which are invested and accounted for separately from the Fund, in accordance with regulation 5(2)(c) of the Pension Scheme (Management and Investment of Funds) Regulations 1998. The scheme providers are Scottish Widows and Equitable Life, where the sums saved are used to secure additional benefits on a money purchase basis for those contributors electing to pay additional voluntary contributions. Funds are invested across a range of Funds. Employee contributions made into the AVC facilities during the year were:
 - Scottish Widows £76,441.12, 1st April 2012 31st March 2013 (£103,754.96, 1st April 2011 31st March 2012)
 - Equitable Life £4,151.73, 1st November 2011 31st October 2012 (£7,325.12, 1st November 2010 31st October 2011)

The latest available fund valuations are as follows:

| | 2012/13 £000 | 2011/12 £000 |
|---|-----------------|-----------------|
| Scottish Widows with Profits Fund (31 st March 2013) | 662 | 586 |
| Equitable Life with Profits Fund | 170 | 194 |
| Equitable Life Unit Linked Fund | 174 | 164 |
| Equitable Deposit Account Fund | 52 | 60 |
| Total Value of Equitable Life Funds (31 st October 2012) | 396 | 418 |
| | 1,058 | 1,004 |

Financial Instruments

Accounting regulations require financial instruments to be further analysed into various defined categories (see table below). No financial assets were reclassified during the accounting period.

2012/13

2011/12

| | Fair value through profit and loss | Loans and receivables | Financial liabilities at amortised costs | Fair value through profit and loss | Loans and receivables | Financial liabilities at amortised costs | |
|----------------------------------|---|-----------------------|---|---|-----------------------|---|---|
| | £000 | £000 | £000 | £000 | £000 | £000 | l |
| Financial Assets | | | | | | | l |
| Fixed Interest Securities | 220,624 | | | 190,987 | | | ĺ |
| Equities | 546,056 | | | 463,467 | | | l |
| Pooled Investment Vehicles | 5,087 | | | 4,191 | | | ĺ |
| Cash Deposits | 13,348 | | | 13,130 | | | l |
| Other Investment Balances | 7,459 | | | 8,439 | | | l |
| Contributions due from employers | | 423 | | | 364 | | l |
| Other Current Balances | | 22 | | | 6 | | ĺ |
| Cash balances | | 12,742 | | | 16,076 | | ĺ |
| Total Financial Assets | 792,574 | 13,187 | - | 680,214 | 16,446 | - | ĺ |
| | | | | | | | l |
| Financial Liabilities | | | | | | | l |
| Other Investment Balances | (4,894) | | | (3,721) | | | J |

Unpaid benefits
Other current liabilities
Total Financial Liabilities

| Net | Fina | ncial | Liab | ilities | |
|-----|------|-------|------|---------|--|

| | | (264) | | | (735) |
|---------|--------|-------|---------|--------|---------|
| | | (651) | | | (672) |
| (4,894) | - | (915) | (3,721) | - | (1,407) |
| | | | | | |
| 787,680 | 13,187 | (915) | 676,493 | 16,446 | (1,407) |

IFRS 7 Nature and extent of risks arising from Financial Instruments

15. The Pension Fund activities expose it to a variety of financial risks:

Credit risk - the possibility that other parties might fail to pay amounts due to the Fund.

Liquidity risk - the possibility that the Fund might not have funds available to meet its commitments, in particular pension benefits.

Market risk - the possibility that financial loss might arise for the Fund as a result of changes in such measures as interest rates and stock market movements.

16. Credit Risk

The entire Pension Fund investment portfolio is exposed, to a greater or lesser degree, to credit risk. This risk is minimised through the Statement of Investment Principles and the Funding Strategy Statement. The Fund also appoints Fund Managers on an active mandate, which helps to manage this risk by looking at company fundamentals rather than broad sector movements.

The Funds maximum exposure to credit risk in relation to its investments cannot be assessed generally as the risk of any institution failing to make interest payments or repay the principal sum will be specific to each individual institution. Recent experience has shown that it is rare for such entities to be unable to meet their commitments.

The Bond portfolio is managed closely with reference to credit ratings and duration management. The managers are only allowed to invest in investment grade bonds. The Council's Bond manager also invests in unrated bonds on which they carry out their own due diligence and award proprietary ratings to. The bond manager, has a comprehensive set of risk controls against which all portfolios are measured and monitored. Portfolio risk is evaluated using UBS Delta allowing them to Value At Risk (VAR). Portfolios are monitored on a live basis on a fund management system, 'ThinkFolio', where applicable mandate guidelines are built in.

From 1st April 2011, Pension Fund cash has been managed separately from the council's in a separate bank account. Under the current strategy, the Pension Fund is only permitted to invest in nationalised or part-nationalised UK banks and HSBC (AA rated by Fitch), thereby severely limiting credit risk.

Non-investment transactions go through Ealing Council's bank account and balances are transferred throughout the year. As Ealing Council is a local authority the Pension Fund's credit risk is considered negligible. There is however indirect exposure to the Council's investments but credit risk is managed by employing a restricted counterparty list (Local Authorities, UK banks rated at least AA-or who have been fully or partly nationalised and UK Treasury Bills).

The table below highlights the credit risk exposure to internally managed Pension Fund cash as at

31st March 2013

| Counterparty | Fitch Long Term Rating | 2012/13 £m | 2011/12 £m |
|--------------------------|---------------------------|---------------|---------------|
| Lloyds TSB Bank plc | Α | 5 | 6 |
| RBS Banking Group plc | Α | 6 | 8 |
| HSBC Bank plc | AA | 0 | 0 |
| London Borough of Ealing | N/A | 2 | 2 |
| | • | 13 | 16 |

Payments are received from admitted and scheduled bodies in relation to employer and employee contributions for LGPS members. Based on experience of default and uncollectability over the last five financial years, the risk of default in the future is considered very low. Bond Agreements are in place for Admitted Bodies to ensure liabilities would be met in the event a contractor were to be dissolved, wound-up, liquidated or cease to exist.

17. Liquidity Risk

The Pension Fund transactions are actioned through the Administering Authority's bank account. The authority has a comprehensive cash flow management system that seeks to ensure that cash is available as needed. If unexpected movements happen, the authority has ready access to borrowings from the money markets and the Public Works Loans Board. There is no significant risk that it will be unable to raise finance to meet its commitments under financial instruments.

Pension Fund transactions will continue to be transacted through the Administering Authority's bank account and the relevant balance will be transferred between the authority and the fund throughout the year. The Pension Fund maintains the liquidity of its internal cash balances by investing in highly liquid accounts (the RBS account is instant access and Lloyds balances are two six month fixed term deposits with maturities three months apart). This enables instant access to cash to meet expenditure liabilities as they fall due.

The Pension Fund internal cash position is very healthy (as shown by the table below) so there is a very low risk that the Pension Fund cash would be fully depleted in the near future. Budgeting and forecasting exercises are carried out to monitor this situation. The Pension Fund could draw money down from the Fund managers' investment portfolios if internal cash balances reached very low levels, as the scheme is mainly invested in highly marketable securities.

| Net Internal Expenditure (includes investment expenses) | Internal cash balance as at 31 st March 2013 | Liquidity |
|---|--|-----------|
| £2,775k | £12,742k | 21.8% |

18. Market Risk

18.1. Actuarial Risk

The funding of defined benefits is by its nature uncertain. Funding of the Pension Fund is based on

both financial and demographic assumptions. These assumptions are specified in the actuarial valuation report. When actual experience is not in line with the assumptions adopted a surplus or shortfall will emerge at the next actuarial assessment and will require a subsequent contribution adjustment to bring the funding back into line with the target.

The Administering Authority has been advised by the actuary that the greatest risk to the funding level is the investment risk inherent in the predominantly equity-based strategy, so that actual asset out-performance of gilts between successive valuations could diverge significantly from the overall 1.4% per annum currently required on the basis of the 2010 valuation assumptions.

18.2. Price Risk

The Fund invests in equity shares; consequently it is exposed to losses arising from movements in the prices of shares. The Council is responsible for the investment return achieved on the Fund's assets. The investment objective is to maximise investment returns over the long term within specified risk tolerances. Investment returns are defined as the overall rates of return (capital growth and income). The Pension Fund Panel has decided that, given the financial circumstances of the Fund, it can afford to take on some risk in the pursuit of incremental return particularly given the strong liquidity status of the fund i.e. being cash flow positive.

The Council seeks to diversify risk through having more than one investment management firm with different strategies and investment philosophies to manage the assets of the Fund. The investment policy is to appoint expert investment managers with clear performance benchmarks and to place maximum accountability for out performance against those benchmarks on the investment manager. Ealing has adopted an active specialist approach to investment management.

The individual managers' current activity and transactions are reported quarterly to the Pension Fund Panel who question and seek explanations from investment managers (when asked to attend Panel meetings) on their activities and performance. The investment performance of the managers is calculated independently by the WM Company. Performance is monitored against the benchmark and a peer group universe of other local authorities.

The Fund invests in UK Fixed Interest Corporate Bonds, which also exposes the Fund to losses arising from price movements and downgrading of bonds. Bonds in general are considered less risky than stocks, because Bonds carry the promise of their issuer to return the face value of the security to the holder at maturity. Most bonds also pay investors a fixed rate of interest income that is also backed by a promise from the issuer. Historically the bond market has been less vulnerable to price swings or volatility than the stock market, however the average returns from bond investments have also been historically lower, if more stable, than average stock market returns.

With downgraded bonds there is the risk that their value will sustain further significant falls, however the Investment manager may predict the reason for downgrade to be temporary based on their expert knowledge of the market and so retain them within their portfolio.

The table below is a sensitivity analysis looking at the effect of market movements on the Total Net Asset Value. Potential price changes (calculated by our performance analysts The WM Company) are determined based on the observed historical volatility of asset class returns. The potential volatilities are consistent with a one standard deviation movement in the change in value of the assets over the latest three years.

| Asset Type | 2012/13 £000 | % change | Increase £000 | Decrease £000 |
|----------------------------|-----------------|-------------|------------------|------------------|
| UK Bonds | 220,624 | 4.5 | 230,552 | 210,696 |
| UK Equities | 275,363 | 14.4 | 315,015 | 235,711 |
| Overseas Equities | 270,693 | 13.9 | 308,319 | 233,067 |
| Pooled Investment Vehicles | 5,087 | 4.5 | 5,316 | 4,858 |
| Other non-market balances | 28,185 | 0.0 | 28,185 | 28,185 |
| Total Net Assets | 799,952 | • | 887,387 | 712,517 |

| Asset Type | 2011/12 £000 | % change | Increase £000 | Decrease £000 |
|----------------------------|-----------------|-------------|------------------|------------------|
| UK Bonds | 190,987 | 4.5 | 199,581 | 182,393 |
| UK Equities | 231,203 | 14.4 | 264,496 | 197,910 |
| Overseas Equities | 232,264 | 13.9 | 264,549 | 199,979 |
| Pooled Investment Vehicles | 4,191 | 4.5 | 4,380 | 4,002 |
| Other non-market balances | 32,887 | 0.0 | 32,887 | 32,887 |
| Total Net Assets | 691,532 | • | 765,893 | 617,171 |

18.3. Inflation Risk

The Fund is invested in a broad range of assets, which have a stake in the real economy and will generally be expected to perform relatively well in an inflationary environment. The decision to diversify into property (mandate expected to be funded in 2013) will provide an additional inflation hedge for the fund as lease agreements tend to stipulate long term inflationary linked cash flows from rental income.

18.4. Interest Rate Risk

Cash balances and fixed interest securities have a more direct exposure to interest rate movements than equities. The cash flows of the former and market value of the latter are influenced by movements in market interest rates. The sensitivity analysis below looks at the effect of a change in year of 0.25% (a possible cut in the UK base rate). Previously GBP 7 day LIBID was used for this

analysis but the current method was deemed a more realistic change.

| Asset Type | 2012/13 £000 | % change | Increase £000 | Decrease £000 |
|---------------------------|-----------------|-------------|------------------|------------------|
| Fixed Interest Securities | 220,624 | 0.25 | 221,176 | 220,072 |
| Cash held externally | 13,348 | 0.25 | 13,381 | 13,315 |
| Cash held internally | 12,742 | 0.25 | 12,774 | 12,710 |
| Other balances | 553,238 | 0.00 | 553,238 | 553,238 |
| Total | 799,952 | | 800,569 | 799,335 |

| Asset Type | 2011/12 £000 | % change | Increase £000 | Decrease £000 |
|---------------------------|-----------------|-------------|------------------|------------------|
| Fixed Interest Securities | 190,987 | 0.25 | 191,464 | 190,510 |
| Cash held externally | 13,130 | 0.25 | 13,163 | 13,097 |
| Cash held internally | 16,076 | 0.25 | 16,116 | 16,036 |
| Other balances | 471,339 | 0.00 | 471,339 | 471,339 |
| Total | 691,532 | | 692,082 | 690,982 |

18.5. Foreign Exchange risk

Investments in non-sterling securities are subject to extra risk in the form of exchange rate risk. The Fund does not hedge against currency risk as the foreign exchange rates can lead to gains as well as loses. The fund diversifies its risk with foreign exchange by investing in securities in multiple currencies.

Within the Global equities mandate the manager has been set a target allocation for each asset class, which the manager is assessed against in the performance figures. The mandate reduces the risk of the global manager investing in assets of one currency. The allocations in the mandate are -

| UK Equities | 9.1% |
|--------------------------------|-------|
| Europe ex UK Equities | 31.8% |
| North American Equities | 31.8% |
| Japanese Equities | 10.9% |
| Asia Pacific ex Japan Equities | 9.1% |
| Emerging Markets Equities | 7.3% |

The table below analyses the effect of exchange rate changes on the Pension Fund. Potential currency fluctuations were calculated by our performance analysts The WM Company.

| Asset Type | 2012/13 £000 | % change | Increase £000 | Decrease £000 |
|------------------|-----------------|-------------|------------------|------------------|
| North America | 80,661 | 8.3 | 87,356 | 73,966 |
| Europe | 131,027 | 4.9 | 137,447 | 124,607 |
| Japan | 19,893 | 11.8 | 22,240 | 17,546 |
| Pacific | 22,057 | 6.3 | 23,447 | 20,667 |
| Emerging Markets | 11,764 | 6.4 | 12,517 | 11,011 |
| Other balances | 534,550 | 0.0 | 534,550 | 534,550 |
| Total | 799,952 | • | 817,557 | 782,347 |

| Asset Type | 2011/12 £000 | % change | Increase £000 | Decrease £000 |
|------------------|-----------------|-------------|------------------|------------------|
| North America | 73,275 | 8.3 | 79,357 | 67,193 |
| Europe | 106,179 | 4.9 | 111,382 | 100,976 |
| Japan | 16,407 | 11.8 | 18,343 | 14,471 |
| Pacific | 18,497 | 6.3 | 19,662 | 17,332 |
| Emerging Markets | 10,919 | 6.4 | 11,618 | 10,220 |
| Other balances | 466,255 | 0.0 | 466,255 | 466,255 |
| Total | 691,532 | | 706,617 | 676,447 |

IAS 24 Related Party Transactions

19. The London Borough of Ealing is the administrator of the London Borough of Ealing Pension Fund. The Council charged the Pension Fund £739k for expenses incurred in administering the fund in 2012/13 (£732k 2011/12). The Council paid no interest in respect of 2012/13 cash balances held on behalf of the Pension Fund in 2012/13 (£8k 2011/12) as investments were made separately. The total cash balance held by the Council at 31 March 2013 on behalf of the Pension Fund was £1.7m (£2.2m at 31 March 2012). The Council owed the Pension Fund £110k as at 31 March 2013 (£0k for 2011/12).

Members of the Pension Fund panel are required by law to declare certain interests when they become a Councillor and a full register is kept by the Head of Democratic Services and published on the Council's website. Below is a summary of each Pension Fund Panel member's relevant interests:

| Pension Fund Panel member | Relevant interests |
|---------------------------|---|
| Yvonne Johnson (Chair) | Portfolio holder for Finance & Performance at Ealing Council. |
| Anthony Young (Deputy) | Contributing member of the Pension Fund. |
| John Cowing | None. |
| Shital Manro | Governor of Greenford High School (a Scheduled body within |
| | the Pension Fund). |
| | Contributing member of Ealing's Pension Fund. |
| Mik Sabiers | Deputy portfolio holder for Finance & Performance at Ealing |
| | Council. |
| Andrew Steed | None. |

There were no other relevant declarations of interest by members of the Pension Fund panel.

All Council employees acting as officers of the Pension Fund were contributing members of the Pension Fund during 2012/13.

No senior officers responsible for the administration of the Fund have entered into any contract, other than their contract of employment with the Council, for the supply of goods or services to the Fund.

£313k was due in contributions from employers of admitted and scheduled bodies (excluding the Council) contributing to the fund at 31st March 2013.

There are no known material transactions with related parties that are not already disclosed.

PENSION FUND APPENDIX - ACTUARIAL REPORT

Accounts for the year ending 31 March 2013 - Statement by the Consulting Actuary

This statement has been provided to meet the requirements under Regulation 34(1)(d) of The Local Government Pension Scheme (Administration) Regulations 2008.

An actuarial valuation of the London Borough of Ealing Pension Fund was carried out as at 31 March 2010 to determine the contribution rates with effect from 1 April 2011 to 31 March 2014.

On the basis of the assumptions adopted, the Fund's assets of £610 million represented 70% of the Fund's past service liabilities of £868 million (the "Funding Target") at the valuation date.

The valuation also showed that a common rate of contribution of 12.1% of pensionable pay per annum was required from employers. The common rate is calculated as being sufficient, together with contributions paid by members, to meet all liabilities arising in respect of service after the valuation date.

Adopting the same method and assumptions as used for assessing the Funding Target the deficit would be eliminated by an average additional contribution rate of 9.6% of pensionable pay for 20 years. This would imply an average employer contribution rate of 21.7% of pensionable pay in total.

Further details regarding the results of the valuation are contained in our formal report on the actuarial valuation dated 31 March 2011.

In practice, each individual employer's position is assessed separately and the contributions required are set out in our report. In addition to the certified contribution rates, payments to cover additional liabilities arising from early retirements (other than ill-health retirements) will be made to the Fund by the employers.

The funding plan adopted in assessing the contributions for each individual employer is in accordance with the Funding Strategy Statement (FSS). Different approaches adopted in implementing contribution increases and deficit recovery periods are as determined through the FSS consultation process.

The valuation was carried out using the projected unit actuarial method and the main actuarial assumptions used for assessing the Funding Target and the common contribution rate were as follows:

| | For past service liabilities (Funding Target) | For future service liabilities (Common Contribution Rate) |
|---|---|---|
| Rate of return on investments (discount rate) | | |
| - pre retirement | 6.5% per annum | 6.75% per annum |
| - post retirement | 5.5% per annum | 6.75% per annum |
| Rate of pay increases | 4.75% per annum | 4.75% per annum |
| Rate of increases in pensions | | |
| in payment (in excess of | 3.0% per annum | 3.0% per annum |
| Guaranteed Minimum Pension) | | |

The assets were assessed at market value.

The next triennial actuarial valuation of the Fund is due as at 31 March 2013. Based on the results of this valuation, the contribution rates payable by the individual employers will be revised with effect from 1 April 2014.

Actuarial Present Value of Promised Retirement Benefits for the Purposes of IAS 26

IAS 26 requires the present value of the Fund's promised retirement benefits to be disclosed, and for this purpose the actuarial assumptions and methodology used should be based on IAS 19 rather than the assumptions and methodology used for funding purposes.

To assess the value of the benefits on this basis, we have used the following financial assumptions as at 31 March 2013 (the 31 March 2012 assumptions are included for comparison):

| | 31 March 2012 | 31 March 2013 |
|--|-----------------|-----------------|
| Rate of return on investments (discount rate) | 4.9% per annum | 4.2% per annum |
| Rate of pay increases | 4.25% per annum | 4.15% per annum |
| Rate of increases in pensions in payment (in excess of Guaranteed Minimum Pension) | 2.5% per annum | 2.4% per annum |

The demographic assumptions are the same as those used for funding purposes other than the allowance for future improvements in life expectancy, which has been updated taking into account the latest evidence on this issue. The updated allowance underlying the 31 March 2013 calculations is in line with the projections model published in November 2009 by the Continuous Mortality Investigation (CMI) with a long-term improvement rate of 1.25% p.a. The previous allowance as at 31 March 2012 used a long-term improvement rate of 1.0% p.a.

During the year, corporate bond yields reduced, resulting in a lower discount rate being used for IAS26 purposes at the year end than at the beginning of the year (4.2% p.a. versus 4.9% p.a.). The impact of this was offset slightly by the 0.1% p.a. fall in assumed inflation.

The value of the Fund's promised retirement benefits for the purposes of IAS26 as at 31 March 2012 was estimated as £1,056 million. The effect of the changes in actuarial assumptions between 31 March 2012 and 31 March 2013 as described above is to increase the liabilities by c£130 million. Adding interest over the year increases the liabilities by a further c£52 million, and allowing for net benefits accrued/paid over the period decreases the liabilities by c£2 million. The net effect of all the above is that the estimated total value of the Fund's promised retirement benefits as at 31 March 2013 is therefore £1,236 million.

lan Kirk
Fellow of the Institute and Faculty of Actuaries
Mercer Limited
May 2013

STATEMENT OF RESPONSIBILITIES

The London Borough of Ealing is the Administering Authority of the London Borough of Ealing Pension Fund and is required to:

- Make arrangements for the proper administration of its financial affairs and to secure
 that one of its Officers has the responsibility for the administration of those affairs. In
 this Council, that Officer is the Executive Director of Corporate Resources;
- Manage its affairs to secure economic, efficient and effective use of resources and safeguard its assets;
- Approve the Statement of Accounts.

Responsibilities of the Director of Finance

The Director of Finance is responsible for the preparation of the Pension Fund Statement of Accounts in accordance with proper practices as set out in CIPFA's Code of Practice on Local Authority Accounting in the United Kingdom ("the Code of Practice").

In preparing this Statement of Accounts, the Director of Finance has:

- Selected suitable accounting policies and then applied them consistently;
- Made judgements and estimates that were reasonable and prudent; and
- Complied with the Code of Practice, except where otherwise stated.

The Director of Finance has:

- Kept proper accounting records which were up to date; and
- Taken reasonable steps for the prevention and detection of fraud and other irregularities.

Responsible Financial Officer's Certificate:

I certify that the Accounts set out below have been prepared in accordance with proper practices and present fairly the transactions of the London Borough of Ealing Pension Fund for the year ended 31st March 2013 and financial position of the Fund at that date of its assets and liabilities, other than liabilities to pay pensions and benefits after the year end.

Maria Christofi

Director of Finance

AUDIT OPINION

INDEPENDENT AUDITOR'S REPORT TO THE MEMBERS OF THE LONDON BOROUGH OF EALING

We have audited the financial statements of the local government pension fund administered by the London Borough of Ealing for the year ended 31 March 2013 on pages 35 to 53. The financial reporting framework that has been applied in their preparation is applicable law and the CIPFA/LASAAC Code of Practice on Local Authority Accounting in the United Kingdom 2012/13.

This report is made solely to the members of the Authority, as a body, in accordance with Part II of the Audit Commission Act 1998. Our audit work has been undertaken so that we might state to the members of the Authority, as a body, those matters we are required to state to them in an auditor's report and for no other purpose. To the fullest extent permitted by law, we do not accept or assume responsibility to anyone other than the members of the Authority, as a body, for our audit work, for this report, or for the opinions we have formed.

Respective responsibilities of the Executive Director of Corporate Resources and auditor

The Executive Director of Corporate Resources is responsible for the preparation of the pension fund financial statements in accordance with the CIPFA/LASAAC Code of Practice on Local Authority Accounting in the United Kingdom 2012/13 and for being satisfied that they give a true and fair view of the financial transactions of the pension fund during the year ended 31 March 2013 and the amount and disposition of the fund's assets and liabilities as at 31 March 2013, other than liabilities to pay pensions and other benefits after the end of the scheme year. Our responsibility is to audit, and express an opinion on, the financial statements in accordance with applicable law and International Standards on Auditing (UK and Ireland). Those standards require us to comply with the Auditing Practices Board's Ethical Standards for Auditors.

Scope of the audit of the financial statements

An audit involves obtaining evidence about the amounts and disclosures in the financial statements sufficient to give reasonable assurance that the financial statements are free from material misstatement, whether caused by fraud or error. This includes an assessment of whether the accounting policies are appropriate to the pension fund's circumstances and have been consistently applied and adequately disclosed; the reasonableness of significant accounting estimates made by the Executive Director of Corporate Resources; and the overall presentation of the financial statements. In addition, we read all the financial and non-financial information in the Pension Fund Annual Report to identify material inconsistencies with the audited financial statements. If we become aware of any apparent material misstatements or inconsistencies we consider the implications for our report.

Opinion on financial statements

In our opinion the financial statements:

- give a true and fair view of the financial transactions of the pension fund during the year ended 31 March 2013 and the amount and disposition of the fund's assets and liabilities as at 31 March 2013, other than liabilities to pay pensions and other benefits after the end of the scheme year; and
- have been prepared properly in accordance with the CIPFA/LASAAC Code of Practice on Local Authority Accounting in the United Kingdom 2012/13.

Matters on which we are required to report by exception

The Code of Audit Practice for Local Government Bodies 2010 requires us to report to you if:

- the information given in the Pension Fund Annual Report for the financial year for which the financial statements are prepared is not consistent with the financial statements; or
- any matters relating to the pension fund have been reported in the public interest under section 8 of Audit Commission Act 1998 in the course of, or at the conclusion of, the audit.

We have nothing to report in respect of these matters

Tony Crawley for and on behalf of KPMG LLP, Appointed Auditor

Chartered Accountants 15 Canada Square London E14 5GL 20 September 2013

FUNDING STRATEGY STATEMENT (FSS)

This Funding Strategy Statement (FSS) has been prepared by Ealing Council (the Administering Authority) to set out the funding strategy for the London Borough of Ealing Pension Fund (the LBEPF), in accordance with Regulation 35 of the Local Government Pension Scheme (Administration) Regulations 2008 (as amended) and the guidance papers issued in March 2004 and November 2004 by the Chartered Institute of Public Finance and Accountancy (CIPFA) Pensions Panel.

Introduction

The Local Government Pension Scheme (Administration) Regulations 2008 (as amended) ("the Regulations") provide the statutory framework from which the Administering Authority is required to prepare a Funding Strategy Statement. The key requirements for preparing the FSS can be summarised as follows:

- After consultation with all relevant interested parties involved with the fund the administering authority will prepare and publish their funding strategy;
- In preparing the FSS, the administering authority must have regard to :-
 - the guidance issued by CIPFA for this purpose; and
 - the Statement of Investment Principles (SIP) for the LBEPF published under Regulation 12 of the Local Government Pension Scheme (Management and Investment of Funds) Regulations 2009 (as amended);
- The FSS must be revised and published whenever there is a material change in either the policy on the matters set out in the FSS or the Statement of Investment Principles.

Benefits payable under the LBEPF are guaranteed by statute and thereby the pensions promise is secure. The FSS addresses the issue of managing the need to fund those benefits over the long term, whilst at the same time, facilitating scrutiny and accountability through improved transparency and disclosure.

The LBEPF is a defined benefit final salary scheme under which the benefits are specified in the governing legislation (the Local Government Pension Scheme (Benefits, Membership and Contributions) Regulations 2007 (as amended)). Changes to the benefits under the Scheme took place from April 2008. The required levels of employee contributions are also specified in the Regulations.

Employer contributions are determined in accordance with the Regulations (principally Regulation 36) which require that an actuarial valuation is completed every three years by the actuary, including a rates and adjustments certificate. Contributions to the LBEPF should be set so as to "secure its solvency", whilst the actuary must also have regard to the desirability of maintaining as nearly constant a rate of contribution as possible. The actuary must have regard to the FSS in carrying out the valuation.

Purpose of the FSS in policy terms

Funding is the making of advance provision to meet the cost of accruing benefit promises. Decisions taken regarding the approach to funding will therefore determine the rate or pace at which this advance provision is made. Although the Regulations specify the fundamental principles on which funding contributions should be assessed, implementation of the funding strategy is the responsibility of the Administering Authority, acting on the professional advice provided by the actuary.

The purpose of this Funding Strategy Statement is:

- to establish a clear and transparent fund-specific strategy which will identify how employers' pension liabilities are best met going forward;
- to support the regulatory requirement to maintain as nearly constant employer contribution rates as possible; and
- to take a prudent longer-term view of funding those liabilities.

The intention is for this strategy to be both cohesive and comprehensive for the LBEPF as a whole, recognising that there will be conflicting objectives which need to be balanced and reconciled. Whilst the position of individual employers must be reflected in the statement, it must remain a single strategy for the Administering Authority to implement and maintain.

Aims and purpose of the LBEPF

The aims of the fund are to:

- enable employer contribution rates to be kept as nearly constant as possible and at reasonable cost to the taxpayers, scheduled, resolution and admitted bodies
- manage employers' liabilities effectively
- ensure that sufficient resources are available to meet all liabilities as they fall due, and
- maximise the returns from investments within reasonable risk parameters.

The purpose of the fund is to:

- receive monies in respect of contributions, transfer values and investment income, and
- pay out monies in respect of scheme benefits, transfer values, costs, charges and expenses,

as defined in the Local Government Pension Scheme Regulations 1997 (as amended) and in the Local Government Pension Scheme (Management and Investment of Funds) Regulations 1998 (as amended).

Responsibilities of the key parties

The Administering Authority should:

- collect employer and employee contributions
- invest surplus monies in accordance with the Regulations
- ensure that cash is available to meet liabilities as and when they fall due
- manage the valuation process in consultation with the LBEPF's actuary
- prepare and maintain an FSS and a SIP, both after due consultation with interested parties, and
- monitor all aspects of the LBEPF's performance and funding and amend the FSS/SIP as and when appropriate.

The Individual Employer should:

- deduct contributions from employees' pay correctly
- pay all contributions, including their own as determined by the actuary, promptly by the due date
- exercise discretions within the regulatory framework
- make additional contributions in accordance with agreed arrangements in respect of, for example, augmentation of scheme benefits, early retirement strain, and
- notify the Administering Authority promptly of all changes to membership or, as may be proposed, which affect future funding.

The Fund actuary should:

- prepare valuations including the setting of employers' contribution rates after agreeing assumptions with the Administering Authority and having regard to the FSS
- prepare advice and calculations in connection with bulk transfers and individual benefitrelated matters, and
- advise on funding strategy, the preparation of the FSS, and the inter-relationship between the FSS and the SIP.

The funding objective

To meet the requirements of the Regulations the Administering Authority's long term funding objective is for the LBEPF to achieve and then maintain sufficient assets to cover 100% of projected accrued liabilities (the "funding target") assessed on an ongoing basis including allowance for projected final pay.

Determination of the funding target and recovery period

The principal method and assumptions to be used in the calculation of the funding target are set out in the Appendix.

Underlying these assumptions are the following two tenets:

that the Scheme is expected to continue for the foreseeable future; and

 favourable investment performance can play a valuable role in achieving adequate funding over the longer term.

As part of each valuation separate employer contribution rates are assessed by the actuary for each participating employer or group of employers. These rates are assessed taking into account the experience and circumstances of each employer (or employer grouping), following a principle of no cross-subsidy between the various employers in the Scheme. In attributing the overall investment performance obtained on the assets of the Scheme to each employer a pro-rata principle is adopted. This approach is effectively one of applying a notional individual employer investment strategy identical to that adopted for the Scheme as a whole.

The Administering Authority, following consultation with the participating employers, has adopted the following objectives for setting the individual employer contribution rates arising from the 2010 actuarial valuation:

- A grouped approach will be adopted for certain employers in the LBEPF, namely the LEA schools and certain other employers within the Fund have been grouped with Ealing Council.
- A maximum deficit recovery period of [20] years will apply for scheme employers and [20] years
 for admitted bodies. Shorter periods will also apply for employers who have a limited
 participation in the Fund or are closed to new members. Employers will have the freedom to
 adopt a recovery plan on the basis of a shorter period if they so wish. A shorter period may
 be applied in respect of particular employers where the Administering Authority considers this
 to be warranted (see Deficit Recovery Plan below).
- Where increases in employer contribution rates are required from 1 April 2011, following completion of the 2010 actuarial valuation, the increase from the rates of contribution payable in the year 2010/11 may be implemented in steps, over a maximum period of 3 years.
- On the cessation of an employer's participation in the Scheme, the actuary will be asked to
 make a termination assessment. Any deficit in the Scheme in respect of the employer will be
 due to the Scheme as a termination contribution, unless it is agreed by the Administering
 Authority and the other parties involved that the assets and liabilities relating to the employer
 will transfer within the Scheme to another participating employer.

Deficit Recovery Plan

If the assets of the scheme relating to an employer are less than the funding target at the effective date of any actuarial valuation, a recovery plan will be put in place, which requires additional contributions from the employer to meet the shortfall.

In determining the actual recovery period to apply for any particular employer or employer grouping and in determining the overall objectives of the FSS, the Administering Authority may take into account some or all of the following factors:

- the responses made to the consultation with employers on the FSS principles
- the size of the funding shortfall;
- the business plans of the employer;
- the assessment of the financial covenant of the Employer;
- any contingent security available to the LBEPF or offered by the Employer such as guarantor or bond arrangements, charge over assets, etc.
- the need to balance a desire to attain the target as soon as possible against the short-term cash requirements which a shorter period would impose;

• the Administering Authority's views on the strength of the participating employers' covenants, and security of future income streams, in achieving the objective.

In certain instances, and in particular for LBEPF employers which are considered by the Administering Authority to provide a high level of financial covenant, an allowance may be made as part of the Recovery plan for investment performance at a higher level than that assumed for assessment of the funding target. This higher level of return assumed will, in particular reflect the actual investment strategy of the LBEPF, on the basis that this is to be maintained over the entire recovery period. The assumptions to be used in these Recovery Plan calculations are set out in the Appendix.

Employer Contributions

In current circumstances, as a general rule, the Fund does not believe it appropriate for contribution reductions to apply where substantial deficits apply. As a result, in addition to the maximum deficit recovery period of [20] years, the Fund will operate a default deficit recovery period. This will be set at the remainder of an employer's 2007 recovery period, both for scheduled and resolution bodies and also for non Transferee admission bodies at the 2010 valuation e.g. 14 years for a 2007 recovery period of 17 years. All employers in deficit will be required to adopt a deficit recovery period in line with the default period (or shorter) before any reduction in overall contributions would be allowed.

With effect from April 2011, employer contributions will be expressed and certified as two separate elements:

- a percentage of payroll in respect of future accrual of benefits
- a schedule of £s amounts over 2011/14, building in an allowance for indexing annually in line with the valuation funding assumption for pay growth.
- [Employers may be allowed to phase in the indexed lump sums at the discretion of the Administering Authority.]

The above rate will be subject to review from April 2014 based on the results of the 2013 actuarial valuation.

Where an employer is in a surplus position at the valuation date, the fixed amount deduction from the future service rate will be subject to a threshold of £1,000, below which no deduction will be made

The normal cost of the scheme (future service contribution rate)

In addition to any contributions required to rectify a shortfall of assets below the funding target contributions will be required to meet the cost of future accrual of benefits for members after the valuation date (the "normal cost"). The method and assumptions for assessing these contributions are also set out in the Appendix.

Link to investment policy set out in the Statement of Investment Principles

The results of the 2010 valuation show the liabilities to be 70.00% covered by the current assets, with the funding deficit of 30.0% being covered by future deficit contributions due from employers.

In assessing the value of the LBEPF's liabilities above, allowance has been made for asset outperformance as described in Section 5, taking into account the investment strategy adopted by the LBEPF, as set out in the SIP. It is not possible to construct a portfolio of investments which produces a stream of income exactly matching the expected liability outgo. However, it is possible to construct a portfolio which closely matches the liabilities and represents the least risk investment position. Such a portfolio would consist of a mixture of long-term index-linked and fixed interest gilts.

Investment of the LBEPF's assets in line with the least risk portfolio would minimise fluctuations in the LBEPF's ongoing funding level between successive actuarial valuations.

If, at the valuation date, the LBEPF had been invested in this portfolio, then in carrying out the valuation it would not be appropriate to make any allowance for out-performance of the LBEPF investments. On this basis of assessment, the assessed value of the LBEPF's liabilities at the 2010 valuation would have been significantly higher, by approximately 31% and the declared funding level would be correspondingly reduced to approximately 54%.

Departure from a least risk investment strategy, in particular to include equity investments, gives the prospect that out-performance by the assets will, over time, reduce the contribution requirements. The funding target might in practice therefore be achieved by a range of combinations of funding plan, investment strategy and investment performance.

The overall investment strategy of the Fund is to broadly target 65-68% in equities, 25% in bonds, with an additional 7-10% in Property agreed by the Pensions Committee for future implementation.

The Council seeks to diversify risk through having more than one investment management firm manage the assets of the Fund. Currently, there are three investment managers, with an additional investment manager being appointed during 2011 to manage the property investment. The investment policy is to appoint expert investment managers with clear performance benchmarks and to place maximum accountability for performance against those benchmarks on the investment manager. Ealing has adopted an active specialist approach to investment management. The managers are paid on the basis of a standard fee i.e. not performance related. The intended mandates for each manager are as follows:

| Name of Investment Manager | Mandate Type | Target Allocation of Fund | Benchmark Index | Tracking Error band | Target Gross outperforman ce, %pa (rolling 3 years) |
|-------------------------------------|---------------------------|---------------------------------|--------------------------------|------------------------|---|
| Lazard Asset Management | UK Equities | 37% | FTSE ALL SHARE (TR) | 2% to 5.5% | 2%pa |
| RCM | Global Equities (inc UK) | 28% | See below | 3.5% to 6% | 2%pa |
| Royal London Asset Management | UK Corporate Bonds | 25% | ML Sterling Non- Gilts (TR) | Up to 3% | 1%pa |
| Property Investment | UK Commercial Property | 10% | IPD All Balanced Funds | N/A | 0.5%pa |
| Total | | 100% | | | |

The benchmark index allocation within the global equities mandate is as follows:

| Asset Class | Target Allocation of Mandate | Benchmark Index |
|-----------------------------------|------------------------------------|--|
| UK Equities | 9.1% | FTSE All Share (TR) |
| Europe ex UK Equities | 31.8% | FTSE AW Developed Europe ex-UK (TR) |
| North American Equities | 31.8% | FTSE AW North America (TR) |
| Japanese Equities | 10.9% | FTSE AW Japan (TR) |
| Asia Pacific ex Japan Equities | 9.1% | FTSE AW Developed Asia Pacific ex Japan (TR) |
| Emerging Markets | 7.3% | FTSE AW All Emerging (TR) |
| Equities Total | 100% | |

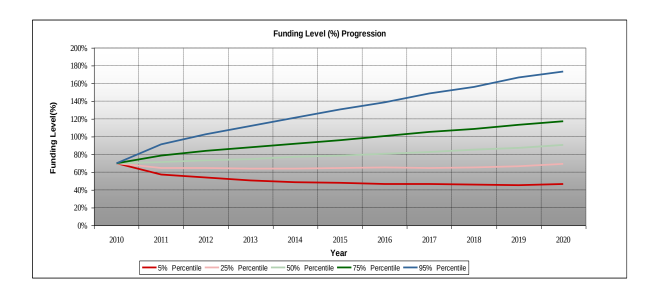
The funding strategy adopted for the 2010 valuation is based on an assumed asset out-performance of 2% in respect of liabilities pre-retirement, and 1% in respect of post-retirement liabilities. Based on the liability profile of the LBEPF at the valuation, this equates to an overall long-term asset out-performance allowance to keep pace with the liabilities of 1.4% p.a. The Administering Authority believes that this is a reasonable and prudent allowance for asset out-performance, based on the investment strategy adopted as set out in the SIP. The investment strategy will be reviewed by the Pensions Panel, working with the Fund's investment consultants, in early 2011.

Identification of risks and counter-measures

The funding of defined benefits is by its nature uncertain. Funding of the LBEPF is based on both financial and demographic assumptions. These assumptions are specified in the actuarial valuation report. When actual experience is not in line with the assumptions adopted a surplus or shortfall will emerge at the next actuarial assessment and will require a subsequent contribution adjustment to bring the funding back into line with the target.

The Administering Authority has been advised by the actuary that the greatest risk to the LBEPF's funding is the investment risk inherent in the predominantly equity-based strategy, so that actual asset out-performance between successive valuations could diverge significantly from the overall 1.4% per annum currently required on the basis of the 2010 valuation assumptions.

The chart below shows a "funnel of doubt" funding level graph, which illustrates the probability of exceeding a certain funding level over a 10 year period from the valuation date. For example, the top line shows the 95th percentile level (i.e. there is a 5% chance of the projected funding level at each point in time being better than the funding level shown and a 95% chance of the funding level being lower). The graph adopts the 2010 actuarial valuation results as a starting point, and allows for the expected contributions into the LEBPF assuming a 20 year recovery period. An overall out-performance of 3% p.a. over and above gilts yields during the recovery period has been assumed in line with best estimate market expectations, together with a continuation of the current investment strategy as outlined above.



The CIPFA guide identifies the following key risks:

Financial

- Investment markets fail to perform in line with expectations
- Market yields move at variance with assumptions
- Investment Fund Managers fail to achieve performance targets over the longer term
- Asset re-allocations in volatile markets may lock in past losses
- Pay and price inflation significantly more or less than anticipated
- Effect of possible increase in employer's contribution rate on service delivery and admitted/scheduled bodies

Demographic

- Longevity horizon continues to expand
- Deteriorating pattern of early retirement

Regulatory

- Changes to Regulations, e.g. more favourable benefits package, potential new entrants to scheme, e.g. part-time employees
- Changes to national pension requirements and/or HMRC rules

Governance

- Administering Authority unaware of structural changes in employer's membership (e.g. large fall in employee numbers, large number of retirements)
- Administering Authority not advised of an employer closing to new entrants
- An employer ceasing to exist with insufficient funding or adequacy of a bond.

In relation to the overall governance of the Fund, the following structure is in place to facilitate decision making:

- A Fund Panel is in place to take decisions on the running of the LBEPF. This is made up
 of elected members, trade union representatives (non voting) and an admitted body
 representative (non voting).
- The Fund Panel meet on a quarterly basis as a minimum.
- Bespoke training is provided to the Panel regularly via the investment managers and other professional advisers.
- The Panel membership is agreed on an annual basis.
- All decisions are documented in written reports which are authorised by the Panel Chair.

[This section is likely to be reviewed in light of the new LGPS Governance requirements]

Monitoring and Review

The Administering Authority has taken advice from the actuary in preparing this Statement, and has also consulted with participating employers.

A full review of this Statement will occur no less frequently than every three years, to coincide with completion of a full actuarial valuation. Any review will take account of then current economic conditions and will also reflect any legislative changes.

The Administering Authority will monitor the progress of the funding strategy between full actuarial valuations. If considered appropriate, the funding strategy will be reviewed (other than as part of the triennial valuation process), for example:

- if there has been a significant change in market conditions, and/or deviation in the progress of the funding strategy
- if there have been significant changes to the LBEPF membership, or LGPS benefits
- if there have been changes to the circumstances of any of the employing authorities to such an extent that they impact on or warrant a change in the funding strategy
- if there have been any significant special contributions paid into the LBEPF

APPENDIX TO FSS

Actuarial Valuation as at 31 March 2010

Method and assumptions used in calculating the funding target

Method

The actuarial method to be used in the calculation of the funding target is the Projected Unit method, under which the salary increases assumed for each member are projected until that member is assumed to leave active service by death, retirement or withdrawal from service. This method implicitly allows for new entrants to the scheme on the basis that the overall age profile of the active membership will remain stable. As a result, for those employers which are closed to new entrants, an alternative method is adopted (the Attained Age method), which makes advance allowance for the anticipated future aging and decline of the current closed membership group.

Financial assumptions

Investment return (discount rate)

A yield based on market returns on UK Government gilt stocks and other instruments which reflects a market consistent discount rate for the profile and duration of the Scheme's accrued liabilities, plus an Asset Out-performance Assumption ("AOA") of 2% p.a. for the period preretirement and 1% p.a. post-retirement.

The asset out-performance assumptions represent the allowance made, in calculating the funding target, for the long term additional investment performance on the assets of the Fund relative to the yields available on long dated gilt stocks as at the valuation date. The allowance for this out-performance is based on the liability profile of the Scheme, with a higher assumption in respect of the "pre-retirement" (i.e. active and deferred pensioner) liabilities than for the "post-retirement" (i.e. pensioner) liabilities. This approach thereby allows for a gradual shift in the overall equity/bond weighting of the Fund as the liability profile of the membership matures over time.

Individual Employers

Having determined the AOAs as above for the Fund overall, it is important to consider how the financial assumptions in particular impact on individual participating employers. As employers in the Fund will have different mixes of active, deferred and pensioner members, adopting a different pre/post retirement investment return approach is equivalent to hypothecating a different equity/bond mix investment strategy for each employer. Such an approach would be inconsistent with the Fund practice, as set out in the FSS, of allocating investment performance pro rata across all employers based on a "mirror image" investment strategy to the whole Fund. In completing the calculations for individual employers therefore, a single, composite, pre and post retirement asset out-performance assumption of 1.4% p.a. has been calculated which, for the Fund as a whole, gives the same value of the funding target as the separate pre and post retirement AOAs.

Price Inflation (Consumer Prices Index)

The rate of price inflation applies primarily to pensions in payment and the assumption incorporates an adjustment to allow for supply/demand distortions in the bond market which is

used to derive the market implied rate as at the valuation date. The rate of price inflation is important as retirement pensions are increased each April by the Consumer Price Index applying in the previous September. This is a departure from the historic approach based on the Retail Price Index and was announced by the Chancellor in his Emergency Budget in June 2010 and will apply from April 2011. The assumption for the 2010 valuation for price inflation makes due allowance for this revised basis of indexation as advised by the Actuary and as shown in the summary on page 15

Salary increases

The assumption for real salary increases (salary increases in excess of price inflation) will be determined by an allowance of 1.75% p.a. over the inflation assumption as described above. This includes allowance for promotional increases.

Pension increases

Increases to pensions are assumed to be in line with the inflation (CPI) assumption described above. This is modified appropriately to reflect any benefits which are not fully indexed in line with the CPI (e.g. Guaranteed Minimum Pensions in respect of service prior to April 1997).

Demographic assumptions

Mortality, III-Health and Proportions Married

The 2010 valuation takes into account modified longevity, ill-health and proportions married assumptions compared to that adopted at the previous valuation following an analysis of Fund experience carried out by the Fund Actuary. It also assumes that the accelerated trend in longevity seen in recent years will continue in the longer term and as such, builds in a minimum level of longevity "improvement" year on year in the future.

For retirements in good health the mortality tables used are those in line with SAPS P tables (weighted to be specific to the LBEPF membership). For future improvements in life expectancy, an allowance has been made in line with the CMI model released in 2009, with minimum long-term improvements of 1% per annum.

Commutation

It has been assumed that, on average, 50% of retiring members will take the maximum tax-free cash available at retirement and 50% will take the standard 3/80ths cash sum. The option which members have to commute part of their pension at retirement in return for a lump sum is a rate of £12 cash for each £1p.a. of pension given up.

Early Retirement

Some members are entitled to receive their benefits (or a part of their benefits), accrued prior to 1 April 2008, unreduced from an age prior to the Fund's normal pension age under the "Rule of 85" provisions of the Regulations. This age will be at some point between ages 60 and 65, depending on the length of a member's pensionable service. The calculations in respect of past service prior to 1 April 2008 allow for a proportion of the active membership to retire in normal health prior to age 65.

For service post 31 March 2008, and for future service the situation is different since the "Rule of 85" was removed for service from 1 April 2008 (October 2006 for new entrants to the Scheme).

For these service tranches, we have assumed the earliest age at which unreduced benefits become an entitlement is 65 except for those members who have protected status under the transitional provisions.

No allowance has been made for non ill-health early retirements prior to age 60. Additional capital contributions will be paid by employers in respect of the cost of these retirements normally over a period of 3 years.

Method and assumptions used in calculating the cost of future accrual

The cost of future accrual (normal cost) will be calculated using the same actuarial method and assumptions as used to calculate the funding target except that the financial assumptions adopted will be as described below.

The financial assumptions for assessing the future service contribution rate should take account of the following points:

- contributions will be invested in market conditions applying at future dates, which are unknown at the effective date of the valuation, and which are not directly linked to market conditions at the valuation date; and
- the future service liabilities for which these contributions will be paid have a longer average duration than the past service liabilities.

The financial assumptions In relation to future service (i.e. the normal cost) are not specifically linked to investment conditions as at the valuation date itself, and are based on an overall assumed real return (i.e. return in excess of price inflation) of 3.75% per annum, with a long term average assumption for price inflation of 3%% per annum. These two assumptions give rise to an overall discount rate of 6.75% p.a.

Adopting this approach the future service rate is not subject to variation solely due to different market conditions applying at each successive valuation, which reflects the requirement in the Regulations for stability in the "Common Rate" of contributions (the assumed real rate of return for the 2010 valuation being consistent with that for the 2007 valuation). In market conditions at the effective date of the 2010 valuation this approach gives rise to a somewhat more optimistic stance (i.e. allows for a higher AOA) in relation to the cost of accrual of future benefits compared to the market related basis used for the assessment of the funding target.

At each valuation the cost of the benefits accrued since the previous valuation will become a past service liability. At that time any mismatch against gilt yields and the asset out-performance assumptions used for the funding target is fully taken into account in assessing the funding position.

Summary of key whole Fund assumptions used for calculating funding target and cost of future accrual (the "normal cost") for the 2010 actuarial valuation

| Long-term gilt yields | | |
|---|--|------------|
| Fixed interest | 4.5% p.a. | |
| Index linked | 0.7% p.a. | |
| Market Implied RPI price inflation | 3.8% p.a. | |
| Inflation Adjustment | (0.8%) p.a. | |
| Implied CPI price inflation | 3.0% p.a. | |
| Past service Funding Target financial assumptions | | |
| Investment return pre-retirement | 6.5% p.a. | |
| Investment return post-retirement | 5.5% p.a. | |
| Salary increases | 4.75% p.a. | |
| Pension increases | 3.0% p.a. | |
| Future service accrual financial assumptions | | |
| Investment return | 6.75% p.a. | |
| CPI price inflation | 3.0% p.a. | |
| Salary increases | 4.75% p.a. | |
| Pension increases | 3.0% p.a. | |
| Demographic assumptions - Mortality | | |
| | Table | Adjustment |
| Male normal health pensioners | S1PMA CMI_2009_M [1%] | 104% |
| Female normal health pensioners | S1PFA CMI_2009_M [1%] | 96% |
| Male ill-health pensioners | As for male normal health pensioners + 3 years | |
| Female ill-health pensioners | As for female normal health pensioners + 3 years | |
| Male dependants | S1PMA CMI_2009_M [1%] | 133% |
| Female dependants | S1DFA CMI_2009_M [1%] | 108% |
| Male future dependants | S1PMA CMI_2009_M [1%] | 111% |
| Female future dependants | S1DFA CMI_2009_M [1%] | 102% |
| Demographic assumptions - Other | | |
| Proportions Married | Based on analysis of LGPS experience | |
| III-Health Retirement | Based on analysis of LGPS experience | |
| Other demographics | As for 2007 Valuation | |
| | | |

Assumptions used in calculating contributions payable under the recovery plan

The contributions payable under the recovery plan are calculated using the same assumptions as those used to calculate the funding target, with the exception that, for certain employers, the required contributions are adjusted to allow for the following variation in assumptions during the period of the recovery plan:

Investment return on existing assets and future contributions

A maximum overall return effective as at the valuation date of 7.5% p.a. reflecting the underlying investment strategy of the scheme and, in particular, including the assets of the scheme that underlie the pensioner as well as the non-pensioner liabilities.

The investment return assumed for the contributions under the recovery plan is taken to apply throughout the recovery period. As a result, any change in investment strategy which would act to reduce the expected future investment returns could invalidate these assumptions and therefore the funding strategy.

The above variation to assumptions in relation to the recovery plan can only be applied for those employers which the Administering Authority deems to be of sufficiently high financial covenant to support the anticipation of investment returns, based on the current investment strategy, over the entire duration of the recovery period. No such variation in the assumptions will apply in any case to any employer which does not have a funding deficit at the valuation (and therefore for which no recovery plan is applicable). Where a funding deficit exists the additional return over and above that built into the funding target assumptions will be limited so that the funding target contribution rate emerging from the 2010 valuation will be no less than either the current level of contributions payable by the employer or the Future Service Rate (if higher).

STATEMENT OF INVESTMENT PRINCIPLES

Introduction

The Local Government Pension Scheme (LGPS) (Management and Investment of Funds) (Amendment) Regulations 2009 requires administering authorities to prepare, maintain and publish a written Statement recording the investment policy of the pension fund. The purpose of this document is to satisfy that requirement.

There is now an additional requirement to state to what extent the administering authority has complied with the Secretary of State's guidance in this area. The Secretary of State's Guidance is in fact that provided by CIPFA called 'Investment Decision-Making and Disclosure in the Local Government Pension Scheme; A Guide to the Application of the Myners Principles'. This SIP has been produced in compliance with those guidelines.

Ealing Council has delegated the investment management of the scheme to the Pension Fund Panel who, acting as trustees, decide on the investment policy most suitable to meet the liabilities of the scheme. The ultimate responsibility for the investment strategy lies with them.

The Pension Fund Panel has obtained and considered written advice from the Director of finance, its investment consultants and actuary, and has consulted all contributing authorities and Trade Union representatives.

This document outlines the broad investment principles governing the investment policy of the pension fund and covers investment responsibilities; scheme liabilities; eligible assets; social, environmental and ethical considerations; corporate governance and compliance.

The principles outlined in this document were approved by the Pension Fund Panel in draft on the 4th September 2012. The policies in this statement will be reviewed annually or as a result of any material policy change.

Investment Responsibilities

The Pension Fund Panel comprises five Councillors and two non-voting Trade Union representatives, and is advised by the Executive Director of Corporate Resources and Director of finance and an Investment Consultant. The Panel is responsible for setting investment policy, appointing persons to implement that policy and carrying out regular reviews and monitoring of investment performance. The Panel meets quarterly.

The Fund currently has three investment managers who have responsibility for the day-to-day management of the assets and the selection of individual investments subject to the investment guidelines and restrictions agreed with the Pension Fund Panel. The custodians have responsibility for the recording and safekeeping of the assets, the settlement of transactions as directed by the relevant investment manager and some administrative matters. The investment consultant provides advice to the Pension Fund Panel on strategic investment issues such as the long-term investment strategy (in conjunction with the Fund Actuary) and the appointment of the investment managers for the Fund. The Actuary provides advice on the financial position of the Fund and the nature and extent of its liabilities.

Liabilities

The Pension Fund is a defined benefit scheme, which provides main benefits related to final salary for members. Each member's main benefits are specified in terms of a formula based on salary and service and are unaffected by the investment return achieved on the assets. There are some discretionary benefits, which can be agreed by the Council but these additional benefits will be considered in the light of the overall level of funding in the scheme. Full scheme benefit details are set out in the LGPS regulations.

Ealing Council and the other contributing authorities are responsible for meeting the balance of costs necessary to finance the benefits payable from the Scheme. This impacts on the Council's revenue budget (and therefore the Council Tax payer). Employers' contribution rates are determined every three years based on the advice of the Scheme's actuary and are subject to inter-valuation monitoring. The last actuarial review was on 31 March 2010 and the next review, based on the position of the Fund as at 31 March 2013, will be reported in autumn 2013.

The Council is responsible for the investment return achieved on the Fund's assets. The investment objective is to maximise investment returns over the long term within specified risk tolerances. Investment returns are defined as the overall rates of return (capital growth and income). The Pension Fund Panel has decided that, given the financial circumstances of the Fund, it can afford to take on some risk in the pursuit of incremental return. However, the Panel has decided that the risk level should be such that the possibility of the funding level falling by 25% from the current level, over the next five years, is small.

The Council seeks to diversify risk through having three investment managers. The investment policy is to appoint expert investment managers with clear performance benchmarks and to place maximum accountability for performance against those benchmarks on the investment manager. Ealing has adopted an active specialist approach to investment management. The managers are paid on the basis of a standard fee i.e. not performance related. The mandates for each manager are as follows:

| Name of Investment Manager | Mandate Type | Target Allocation of Fund | Benchmark Index | Tracking Error band | Target Gross outperformance %pa (rolling 3 years) |
|-------------------------------------|--------------------------------|---------------------------------|----------------------------------|------------------------|--|
| Lazard Asset Management | UK Equities | 37% | FTSE All Share (TR) | 2% to 5.5% | 2.0%pa |
| RCM | Global Equities (inc UK) | 28% | See below | 3.5% to 6% | 2.0%pa |
| Royal London Asset Management | UK Corporate Bonds | 25% | ML Sterling Non-Gilts (TR) | Up to 3% | 1.0%pa |
| Property Investment | UK Commercial Property | 10% | IPD All Balanced Fund | N/A | 0.5%pa |
| Total | | 100% | | | |

The benchmark index allocation within the global equities mandate is as follows:

| Asset Class | Target Allocation of Mandate | Benchmark Index |
|-------------------------|------------------------------------|-------------------------------------|
| UK Equities | 9.1% | FTSE All Share (TR) |
| Europe ex UK Equities | 31.8% | FTSE AW Developed Europe ex-UK (TR) |
| North American Equities | 31.8% | FTSE AW North America (TR) |
| Japanese Equities | 10.9% | FTSE AW Japan (TR) |

| Asia Pacific ex Japan Equities | 9.1% | FTSE AW Developed Asia Pacific ex Japan (TR) |
|--------------------------------|------|--|
| Emerging Markets Equities | 7.3% | FTSE AW All Emerging (TR) |
| Total | 100% | 100% |

The Panel review the suitability of the investment strategy on a regular basis, typically around the triennial Actuarial Valuation. The Panel will be formally reviewing the strategy, with the assistance of the Fund's investment consultants, following the valuation in 2013.

The individual managers' current activity and transactions are reported quarterly to the Pension Fund Panel who question and seek explanations from the investment consultant and investment managers (when asked to attend Panel meetings) on their activities and performance. The investment performance of the managers is calculated independently by the WM Company.

Eligible Assets

Investment managers are required to determine a suitable asset mix (real assets, fixed interest and cash) for investment on behalf of the Pension Fund Panel having regard to the performance benchmark and target and any investment restrictions determined by the Pension Fund Panel. All investments are subject to the LGPS (Management and Investment of Funds Regulations 2009).

Acceptable Asset Classes are:

- UK Equities
- UK Fixed Interest
- UK Index Linked Gilts
- Overseas equities, major classes being:
 - North America
 - Japan
 - Europe
 - Far East/Pacific Rim
 - Other Emerging Markets
- Global Bonds
- Overseas Index Linked Stock
- Managed and Unitised Funds
- Real Estate

There are some Investment Restrictions:

- Stock lending is not permitted without the prior consent of the Director of Corporate Finance.
- Underwriting requires specific written approval.
- Physical assets (such as gold or any other commodity) are not permitted without specific written approval.

 Borrowing money on behalf of the Fund is not permitted except where necessary for transaction settlements.

Social, Environmental and Ethical Considerations

The Fund Managers invest on an index aware basis and as such the Council does not screen off/in either positively of negatively companies in which the Pension Fund invests. However the Council believes in the benefit of dialogue and engagement with companies within which they invest as a means of enhancing shareholder value. To this end the Council joined the Local Authority Pension Fund Forum (LAPFF) a collaboration of over 52 Local Authority Pension Schemes which exists to promote the interest of the group and engage with companies to ensure that their views are taken into account in the management of the affairs of the companies in which they collectively invest.

The Pension Fund Panel, acting as trustee, has a duty of care to Fund beneficiaries when investing pension scheme assets. It is the Council's view that it is important to place priority on enhancing shareholder value because of the wider impact on both the Council Tax payer and potentially on employees by restricting the level of benefits. Thus while the Council expects its investment managers to take account of socially responsible investment issues, the financial interest of Fund stakeholders should remain paramount.

The Panel require the Fund's Investment Managers to have a formal policy on how they take social and environmental issues into account when investing on behalf of the Fund. The Panel will review these policies from time to time and will, where it is deemed necessary, engage the Investment Manager in discussion on these policies. It will, however, be made clear to the Investment Managers that any decisions by the Investment Managers should be in the best long term financial interest of the Fund and its stakeholders.

Corporate Governance

The Council wishes to be an active shareholder and exercise its voting rights to promote and support good corporate governance principles in particular with regard to management and reporting. In practice, investment managers have delegated authority to exercise the Funds' voting rights in this respect, subject to the Council's prerogative to give specific instructions to the investment managers to vote in accordance with Council's voting policies.

The Council's voting policies reflect these main concerns:

- To protect its rights as a shareholder.
- To ensure that corporate governance standards are consistent with protecting shareholder value.
- To promote good corporate governance standards in order to enhance longer term value.
- To protect and promote the interests of the Council and its residents and workforce.

Compliance

The Pension Fund Panel will monitor the Fund's performance both overall and at individual manager level.

The Director of Corporate Finance will monitor the managers' investment day-to day transactions and administration on behalf of the Pension Fund Panel.

The Government's response to the 'Review of Institutional Investment in the UK' undertaken by Paul Myners and published in 2001 has led to a proposed voluntary code 'Best Practice'. The LGPS (Management and Investment of Funds) (Amendment) Regulations 2002 issued on 9th August 2002, requires administering authorities to prepare and publish a revised SIP setting out the extent to which they comply with the ten investment principles contained in the Chartered Institute of Public Finance and Accounting (CIPFA) document, 'Principles for Investment Decision Making in the Local Government Pension Scheme in the UK'.

In 2008 the NAPF were charged with reviewing the extent to which trustees were applying the Myners recommendations and whether scheme governance had improved and any gaps needed to be addressed. Following this review the Myners Principles were revised with the introduction of six new, less prescriptive, principles.

The position in relation to the six principles has been evaluated and the current position is set out in the section Compliance with Myners Principles.

COMPLIANCE WITH MYNERS PRINCIPLES

Myners Updated Investment Principles – Compliance Statement

Updated Myners Principles were published in October 2008.

The SIP including the Myners Compliance Statement has to be attached to, or source referenced, in Pension Fund Report and Accounts. Administering authorities are still required to publish performance against the 6 new Myners Principles.

The new principles are less prescriptive and an industry led framework for the application of the principles will be the accepted code of best practice throughout the industry in investment decision-making and governance. It is expected that trustee boards will report against these on a voluntary 'comply or explain' basis.

Best Practice Guidance' is intended to help trustees to apply the principles effectively. Trustees are not expected to implement every element of best practice. Rather trustees may use best practice examples where appropriate to help demonstrate whether compliance has been achieved.

Principle 1: Effective decision-making (Current Principles 1 and 4)

Principle

Trustees should ensure that decisions are taken by persons or organisations with the skills, knowledge, advice and resources necessary to take them effectively and monitor their implementation.

Trustees should have sufficient expertise to be able to evaluate and challenge the advice they receive, and manage conflicts of interest.

Best Principle Guidance

- The board has appropriate skills for, and is run in a way that facilitates, effective decision-making.
- There are sufficient internal resources and access to external resources for trustees and boards to make effective decisions.
- It is good practice to have an investment sub-committee, to provide the appropriate focus and skills on investment decision-making.
- There is an investment business plan and progress is regularly evaluated.
- Consider remuneration of trustees.
- Pay particular attention to managing and contracting with external advisers (including advice on strategic asset allocation, investment management and actuarial issues).
- Full compliance. The fund has a dedicated Pension Fund Panel that is supported by suitably experienced officers and an independent adviser. All members of the Panel are offered training on appropriate topics at each of the Pension Fund Panel meetings. A Workplan is prepared annually which includes a timetabled programme of reviews and planned procurement exercises. Separate arrangements are in place for actuarial services and investment advice.

The Funding Strategy Statement also serves as an investment risk business plan, and highlights useful triggers to ensure that risk mitigation measures are taken at the appropriate time.

Principle 2: Clear objectives (Current Principles 2, 5 and 7) Principle

Trustees should set out an overall investment objective(s) for the fund that takes account of the scheme's liabilities, the strength of the sponsor covenant and the attitude to risk of both the trustees and the sponsor, and clearly communicate these to advisers and investment managers. Best Practice Guidance

- Benchmarks and objectives are in place for the funding and investment of the scheme.
- Fund managers have clear written mandates covering scheme expectations, which include clear time horizons for performance measurement and evaluation.
- Trustees consider as appropriate, given the size of fund, a range of asset classes, active or passive management styles and the impact of investment management costs when formulating objectives and mandates.
- Consider the strength of the sponsor covenant.
- ✓ Full compliance. The Fund's objectives are set out in the Statement of Investment Principles. Fund managers operate to detailed written mandates that give clear investment objectives and timescales for measurement (rolling three years) set out in their Investment Management Agreement. A number of benchmark indices have been set for each asset class. Control ranges are in place consistent with performance targets to which the fund managers should work.

The fund has three specialist mandates. The fund considered the full range of asset classes when setting its strategic asset allocation in 2003. In doing so, it had regard to its objective of moving from a funding level of 68% in 2004 to 100% by 31st March 2024. Alternative asset classes are reviewed from time to time and researched as appropriate. Members have agreed to diversify their return seeking assets and invest in UK commercial property accessing this asset class via a pooled vehicle. It is anticipated that property managers will be in place by 2013.

Management styles and the impact of investment management costs are considered at the time of the regular procurement exercises.

The Pension Fund Panel take comfort from the constitutional permanence of the Council and the strength of the employer covenant is not an issue.

Reviews are carried out of the strength of the admitted body employers from time to time.

Principle 3: Risk and liabilities (Current Principle 3)

Principle

In setting and reviewing their investment strategy, trustees should take account of the form and structure of liabilities.

These include the strength of the sponsor covenant, the risk of sponsor default and longevity risk. Best Practice Guidance

- Trustees have a clear policy on willingness to accept underperformance due to market conditions.
- Trustees take into account the risks associated with their liabilities' valuation and management.
- Trustees analyse factors affecting long-term performance and receive advice on how these impact on the scheme and its liabilities.
- Trustees have a legal requirement to establish and operate internal controls.
- Trustees consider whether the investment strategy is consistent with the scheme sponsor's objectives and ability to pay.
- ✓ Full compliance. Asset allocation forms part of the customised benchmark proposed by the fund's actuary following an asset/liability study and consulted on by the fund's adviser and managers and recommended to the Panel. Fund managers have discretion to position the fund around the customised benchmark within agreed ranges set by the actuary consistent with the performance objectives of the fund. Whilst the fund's aspiration is that both balanced managers will out-perform the customised benchmark at all times, if investors buy into these philosophies, they have to make allowances for the firms to have periods of underperformance, while delivering good performance over the long term.

Not applicable. The Council has a designated Pension Fund Panel.

Principle 4: Performance assessment (Current Principle 8)

Principle

Trustees should arrange for the formal measurement of the performance of the investments, investment managers and advisers.

Trustees should also periodically make a formal policy assessment of their own effectiveness as a decision-making body and report on this to scheme members.

Best Practice Guidance

- There is a formal policy and process for assessing individual performance of trustees and managers.
- Trustees can demonstrate an effective contribution and commitment to the role (for example measured by participation at meetings).
- The chairman addresses the results of the performance evaluation.
- State how performance evaluations have been conducted.
- When selecting external advisers take into account relevant factors, including past performance and price.
- Mostly Comply. The Panel review the suitability of the investment strategy on a regular basis, typically around the triennial Actuarial Valuation. Performance of the fund and fund managers is monitored quarterly with a more extensive annual review each in September. Monitoring of past performance and price of all external service providers and advisers is undertaken as part of the regular procurement exercises.

The Council has commissioned the WM Company to carry out independent performance management evaluation of Fund Manager Performance against the Ealing benchmark and against the performance of the WM Universe which consists of some 87 Funds within the LGPS universe. The WM are also invited to the Panel meetings annually to update the Panel on the interpretation of the funds performance against the benchmark, its risk stance and its performance against the LA universe.

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Principle 5: Responsible ownership (Current Principle 6)

Principle

Trustees should adopt, or ensure their investment managers adopt, the Institutional Shareholders' Committee Statement of Principles on the responsibilities of shareholders and agents.

A statement of the scheme's policy on responsible ownership should be included in the Statement of Investment Principles.

Trustees should report periodically to members on the discharge of such responsibilities. Best Practice Guidance

- Policies regarding responsible ownership are disclosed to scheme members in the annual report and accounts or in the Statement of Investment Principles.
- Trustees consider the potential for engagement to add value when formulating investment strategy and selecting investment managers.
- Trustees ensure that investment managers have an explicit strategy, setting out the circumstances in which they will intervene in a company.
- Trustees ensure that investment consultants adopt the ISC's Statement of Practice relating to consultants.

Full compliance. The Panel has adopted the fund managers' standard policies on activism and each has adopted the Institutional Shareholders' Committee Statement of Principles. All managers adopt a policy of engagement and constructive dialogue with companies. Policies regarding responsible ownership are disclosed to scheme members in the Statement of Investment Principles and the Annual Report.

Trustees review the Exercise of voting rights are quarterly meetings.

Principle 6: Transparency and reporting (Current Principles 9 and 10)

Principle:

Trustees should act in a transparent manner, communicating with stakeholders on issues relating to their management of investment, its governance and risks, including performance against stated objectives.

Trustees should provide regular communication to members in the form they consider most appropriate.

Best Practice Guidance:

- Reporting ensures that the scheme operates transparently and enhances accountability to scheme members and best practice provides a basis for the continuing improvement of governance standards.
- ✓ Full compliance. Details of the Pensions Panel's communications policy is published on the Council's internet site, together with the actuarial valuation, annual report of the fund, funding strategy statement, governance compliance statement, governance policy statement, statement of investment principles and Myners compliance statement. A summary of the annual report is sent to all members of the fund.

COMMUNICATIONS POLICY STATEMENT

London Borough Of Ealing Pension Fund

Communications Policy Statement

Introduction

This Statement is prepared in compliance with the Local Government Pension Scheme (Amendment) (No 2) Regulations 2005. It sets out the Policy of London Borough of Ealing, as administering authority, in relation to its Communications responsibilities for the Local Government Pension Scheme (LGPS).

Communications Objectives

The purpose of this Statement is to promote accurate, effective and regular communication with all stakeholders of the Ealing pension fund. The communications strategy will seek to meet all regulatory requirements to provide information and to promote the Local Government Pension Scheme (LGPS) to employees of participating employers.

Stakeholders

This Policy is aimed at the following principal stakeholders of the Ealing pension fund:

- Elected Members
- Scheme members (active, retired and deferred)
- Scheme employers
- Employee/Trade union representatives
- Prospective Scheme members
- Other interest groups (e.g. government, CIPFA)

Policy

Provision of information and publicity about the Scheme to members, representatives of members and employers:

Elected members are communicated with through the Pension Fund Panel (PFP), which meets on a quarterly basis. The PFP is updated on administration, regulatory, financial, and investment issues. Also, information is provided in response to direct requests received from Councillors who are members or non-members of the Panel.

Scheme members:

 Active Scheme members are communicated with through newsletters, intranet, monthly employees forum and Annual Benefits Statements as well as the Annual General meeting

- Retired Scheme members are communicated with via newsletters, the annual pensions increase advice. Also, individual queries are processed by Liberata, the 3rd party administrators and well as the Annual General Meeting.
- Deferred members are communicated with through Annual Benefits Statements. Also, individual queries are processed by Liberata, the 3rd party administrators. Deferred members are also invited to the Annual General Meeting.
- In addition, the PFP reports and minutes, and the pension fund annual report and accounts are available on the Council's website www.ealing.gov.uk

Scheme employers (Admitted and Scheduled Bodies) are communicated with through newsletters and regular employers forum. Also they are invited to the Pension Fund Annual General Meeting.

Employee/Trade union representatives are communicated with through newsletters, employees forum, intranet. Also, this stakeholder group is represented on the PFP and receive information circulated to Panel members.

Prospective Scheme members, such as new employees, are issued with the LGPS member's Handbook and Application Form. Also, the Scheme is promoted to new employees at induction programmes.

Other interest groups (e.g. government, CIPFA) receive information in response to periodic returns or ad hoc information requests.

Review of this Communications Statement

The Treasury and Investments Manager, in consultation with HR, will review this Statement and approved by the Director of Corporate Finance no less frequently than annually, or sooner, if there are any material changes in the Council's communications policy.

GLOSSARY

Active management

A style of investment management which seeks to provide outperformance of a relevant benchmark through asset allocation, market timing or stock selection (or a combination of these). Directly contrasted with indexation or passive management.

Actuarial assumptions

The assumptions that an actuary must make in order to arrive at a valuation for a pension fund. These include life expectancy, rates of inflation, expected earnings and the income that will be received from pension scheme investments.

Actuarial valuation

A review of the pension fund, which takes place every three years, to ensure that employers' contributions are sufficient to maintain the solvency of the fund.

Actuarial value of assets

The value placed on the assets of the fund by the actuary. This may be the market value or some other measure as deemed appropriate by the actuary.

Actuary

An independent consultant who carries out the actuarial valuation and may also advise on changes in benefit structure and on investment strategies. The actuary will perform calculations based on information about prevailing circumstances and analysis of statistics.

Additional voluntary contributions (AVCs)

An extra pension contribution, which can be made by a member of an occupational pension scheme.

Administering authority

A local authority required to maintain a pension fund under the local government pension scheme regulations.

Admitted bodies

Bodies whose staff can become members of an LGPS fund by virtue of an admission agreement between the administering authority and the relevant body.

Advisory boards

A private equity board of external advisers, which provides advice and is a focus for sharing information, provided by a private equity company.

Alternative assets

These are investments such as high yield bonds, hedge funds and private equity. They are introduced into a portfolio to diversify risk and enhance returns.

Asset allocation

The apportionment of a fund's assets between asset classes and/or markets (also see Bet). Asset allocation may be either strategic i.e. long-term, or tactical i.e. short-term, aiming to take advantage of relative market movements.

Asset classes

A specific category of assets or investments, such as stocks, bonds, cash, international securities and real estate. Assets within the same class generally exhibit similar characteristics, behave similarly in the marketplace and are subject to the same laws and regulations.

Benchmark

A 'notional' fund or model portfolio which is developed to provide a standard against which a manager's performance is measured, e.g. for a global equity fund the benchmark against which it will be measured could be made up of 70% UK equities and 30% overseas equities. A target return is generally expressed as some margin over the benchmark.

Bond

A security issued by a corporate or government body borrowing in the capital markets. Bonds promise to pay interest (coupons) during the life of the bond plus the main amount borrowed. Corporate bonds may be secured over the assets of the firm or they can be unsecured.

Corporate bond

A term used for all bonds other than government bonds.

Corporate governance

Governance for local authorities is defined as how they ensure that they do the right things, in the right way, for the right people in a timely, inclusive, open, honest and accountable manner. It comprises the systems processes, culture and values, by which local government bodies are directed and controlled, and through which they account to, engage with and where appropriate lead their communities.

Custody/custodian

Safe-keeping of securities by a financial institution. The custodian keeps a register of holdings and will collect income and distribute monies according to client instructions.

Defined benefit scheme

A scheme where the benefits are defined and paid, irrespective of contributions or investment performance.

Diversification

The spreading of a fund's investments among different asset classes, markets and geographical areas in order to reduce risk. Diversification is a basic principle of multi-asset management.

Dividend

A payment distributed by a company to equity shareholders

Duration

A measure of a bond's sensitivity to a change in yield. It can be measured in years.

Ethical investment

Where investment is restricted to companies undertaking business in accord with an ethical definition. This could cover companies not engaging in arms manufacture.

Equities

The general term for ordinary shares issued in UK and overseas companies.

Fixed interest security

An investment that provides a return in the form of fixed periodic payments and eventual return of principal at maturity. Unlike a variable-income security where payments change based on some underlying measure such as short-term interest rates, fixed-income security payments are known in advance.

FTSE

A company that specialises in index calculation. Although not part of a stock exchange, co-owners include the London Stock Exchange and the Financial Times. They are best known for the FTSE 100, an index of the top 100 UK companies (ranked by size).

Fund managers

Firms of investment professionals appointed by an investments or pensions committee to make day-to-day investment decisions for the fund within the terms of an investment management agreement (IMA).

Gilts

Fixed or index linked securities issues by the UK government (bonds).

Hedge fund

A fund, which aims to make money on both rising and falling markets by taking both long and short positions.

Index-linked securities

UK government issued stocks on which the interest and eventual repayment of the loan are based on movements in the retail price index.

Investment adviser

A professionally qualified individual or company whose main livelihood is derived from providing objective, impartial investment advice to companies, pension funds or individuals, for a stated fee.

Mandate

Instructions given to the manager by the client on the performance target, restrictions on stocks etc.

Objectives

Objectives for a pension fund may be expressed in several ways, in terms of performance against the 'average', against a specified benchmark or as a target real rate of return. For example, a reasonable objective for a UK equity fund might be to outperform the WM/median return for UK equities by 1% per annum over rolling three year periods.

Option

An agreement giving the holder the right to buy or sell a specific security at a specified price within a specified period of time.

Outperformance/Underperformance

The difference in returns generated by a particular fund against an average fund or index over a specified time period.

Passive management

Where performance is sought that seeks to attain market or index returns.

Investments or pensions committee

The body to which the administering authority has delegated responsibility for deciding upon the best approach to investing the pension fund's assets.

Performance

A measure, usually expressed in percentage terms, of the change in value of an investment, fund or part of a fund over a period.

Pooled fund

A fund managed by a fund manager in which investors hold units. Stocks, bonds, properties etc are not held directly by each client, but as part of a 'pool'. This contrasts with a segregated fund.

Private equity

Investments in new or existing companies and enterprises which are not publicly traded on a recognised stock exchange.

Projected unit method

A method used by actuaries in which the actuarial liability makes allowance for projected earnings.

Risk

Generally taken to mean the variability of returns. Investments with a greater perceived risk must usually promise a higher return than a more stable investment before rational investors will consider buying them. Generally the higher the potential return the higher the associated risk.

Scheduled bodies

These are the organisations listed in the Local Government Pension Scheme (Administration) Regulations 2008 (Schedule 2, Part 1) and include county councils and district councils.

Securities

Investments in company shares, fixed interest or index-linked stocks.

Sector

Companies from the same sector are grouped in this way on stock markets.

Solvency

Usually defined as the ratio of the market value of assets, to the current value placed by the actuary on pension promises made at a given valuation date. This is expressed as a percentage, i.e. 100% equates to a fund that in the opinion of the actuary has sufficient assets to meet all the benefits earned by its members at the date of valuation.

Sovereign debt

Bonds issued by a government.

Stock lending

Stock lending involves the loan of shares or bonds to a third party in return for a fee and some form of security (collateral) for the period the stock is on loan. Typical borrowers include market makers seeking liquidity in shares and short sellers (including hedge funds) delivering stock to their buyers. Although described as a loan, the transaction is more accurately described as a short-term sale and transfer of ownership with a binding agreement to buy the asset back at the same price.

Strategic asset allocation

Long-term allocation between the main asset classes with the aim of meeting the investors risk and return objectives.

Target funding rate

This is the target level of solvency for the fund. This measure is expressed as a percentage e.g. 100%.

Tracking error

A measure of the variability of investment returns relative to a benchmark or index.

Transaction costs

Costs resulting from managing a portfolio.

Underwriting

Where an institutional investor undertakes to acquire for a fee or commission shares unsold in a public offering or a rights issue.

Weighting

Proportion of an index or portfolio made up of an individual or group of items.

Yield

A measure of the return earned on an investment.

Source CIPFA Tisonline Pensions June 2009