

MEMORANDUM

To: ACCESS Pool Joint Committee

Subject: ACCESS Pool Amended and Re-stated Inter-Authority Agreement ("IAA")

1 Introduction

1.1 As legal advisors to the ACCESS Pool we were asked by the Joint Committee, acting via the Governance Sub-Group ("GSG"), to review the terms of the IAA, which was originally executed by the Councils on 12 July 2017. The Joint Committee last reviewed a draft of the IAA at its meeting on 11 June 2019 and reports on progress since then have been brought to subsequent meetings, including of course the most recent meeting on 7 September 2020. At that meeting Kevin McDonald reported to the Committee that all monitoring officers had confirmed that they were content with the revised final draft.

1.2 The purpose of this memorandum is to update the Joint Committee on drafting amendments made after input from the GSG, ASU and Monitoring Officers since the June 2019 meeting.

1.3 A clean final version of the amended and restated IAA is appended to this note.

2 Table of amendments

2.1 Given the period of time which has passed since the Joint Committee last reviewed the IAA, we have encapsulated in the table below both material initial amendments circulated in June 2019 where there have been subsequent drafting amendments and new revisions that have been reviewed by the GSG, the OWG, the ASU and the Monitoring Officers over the past year. The changes reflect their instructions and input.

2.2 This table does not comment on minor, self-explanatory grammatical or typographical amendments to the original IAA, nor on the purely consequential drafting amendments that flow from newly defined terms.

2.3 Capitalised terms have the meaning attributed to them in the IAA.

		Amendments to IAA as at June 2019	Amendments to IAA as at September 2020
3 General Drafting Comments			
3.1	Page 2, Recital D		This has been restructured to replicate the founding principles of the ACCESS Pool as set out in the July 2016 Memorandum of Understanding www.accesspool.org/document/190
3.2	Page 2, Recital E	We added this recital to make it clear that the Joint Committee is not simply concerned with the ACS, but has had a wider role in relation to the passive contracts with UBS and it envisages making arrangements for other investments in due course under other structures which will not be part of the ACS.	Minor amendments to the new clause have been made for clarification.
3.3	Page 2, Recital H		This new recital has been added to clarify that the IAA and activities carried on under it will not involve the Councils engaging in any regulated activity for financial services legislation purposes.
3.4	Section 151 Officers		Amendments have been made so Section 151 Officers are formally referred to as a 'group' within the IAA.
4 Definitions			

4.1	“Main Operator Agreement”		This is a new definition introduced to refer to the operator agreement between the councils and Link. This new definition creates a distinction between the ACS and the potential for appointing further operator or operators for other collective investment vehicles in the future.
4.2	“Monitoring Officer”		The definition has been simplified to identify such officers pursuant to the legislation under which they are appointed.
4.3	"Operator Agreement"	The term original used in the IAA was "Operator Contract", but because the Councils have become used to referring to the "Operator Agreement", it seems sensible to make a change to reflect common parlance, as well as to date the Operator Agreement with Link.	Amended because of the addition of the "Main Operator Agreement" definition, (see above comment). This allows for there to be multiple operators in future. References to "Operator" throughout the body of the IAA have been similarly updated (see clause 5.5(a) for an example of this).
4.4	“Pool Aligned Assets Provider” and “Pool Aligned Assets Vehicle”		The expansion of the Pool’s activity to incorporate not only the existing Pool Aligned Assets (i.e. the passive investments held with UBS), but also the work on illiquid investments which would fall outside of the ACS necessitated the inclusion of these additional defined terms.
4.5	“Services”		This definition has been widened to capture those services which are to be jointly commissioned by Councils in respect of Pool Assets, also now including provisions of a Pool Vehicle (e.g. the ACS) or in respect of the newly defined Pool Aligned Asset Vehicle(s).
4.6	"Vehicle", replaced by “Pool Vehicle”	Originally the definition of the term “Vehicle” envisaged that a single operator would be used to create one or more collective investment vehicles. In reality, Link has been used to create the ACS only, hence the 2019 change to the definition of “Vehicle” was to include the express reference to that vehicle.	After further consideration, the definition of “Vehicle” has been deleted and replaced with “Pool Vehicle”. This replacement simplifies the definition, removing the specific reference to Link, and streamlines with the new definitions, as set out above.

5 Amendments to specific clauses			
5.1	Clause 5.5(e)	The original agreement included references to the Officer Working Group, which were removed in the revised 2019 draft. To reflect the formal reality of statutory obligations owed by the Section 151 Officers, we allowed for advice to be provided to the Joint Committee under the aegis of the Section 151 Officers Group.	Further reference now added to allow advice to be provided by Monitoring Officers where required.
5.2	Clause 7	The amendments made to these provisions replaced the redundant language in the original IAA which was superseded by events (i.e. the original IAA was entered into before the procurement of the Operator and therefore before the Operator Agreement was entered into).	Further amendments have been made to clause 7 dealing with the procurement of various service providers. This is in line with the newly defined “Pool Aligned Assets Provider”, and also the expansion of the IAA to cover potential multiple Operators.
5.3	Clause 12		Clause 12.6 has been clarified by the addition of the final sentence which confirms that where a Council withdraws from the Pool (and becomes a “Former Council”), it will not be prevented from procuring any new relationship with a provider of services to the Pool after withdrawal.
5.4	Clause 17.3		Amendments have been made to this clause to simplify the duties and obligations in respect of GDPR.
5.5	Clauses 27.2 and 27.3		Clause 27.2 has been expanded and a new clause 27.3 added to clarify the position of a Council withdrawing from the IAA (and being replaced by another party) as a result of a change in administering authority.
6 Amendments to specific Schedules			
6.1	Schedule 2, part 1, paragraph 1	The changes here were made at the request of the Section 151 Officers to recognise formally their role in providing advice to the decision making body (the Joint Committee).	An amendment has been made to refer expressly to seeking advice from the Monitoring Officers and professional advisors.

6.2	Schedule 2, paragraphs 4 and 8-11		In line with the introduction of provisions that envisage multiple Operators in the future, this paragraph now breaks down the functions concerning Pool Aligned Asset Providers to mirror the functions of the Joint Committee relating to the relevant Operator(s).
6.3	Schedule 3, paragraphs 5, 8 and 9		Some minor changes have been made to introduce flexibility about the terms of appointment of Committee members, the Chairman and Vice Chairman.
6.4	Schedule 3, paragraph 16.2	This provision was introduced at the request of the Section 151 Officers, notwithstanding that they are not formal members of the Joint Committee, but it was felt important to reflect the fact that they may attend Joint Committee meetings to provide advice if necessary.	This provision has been further clarified to allow attendance by Monitoring Officers at any sub-committee meeting, as well as all other meetings of the Joint Committee.
6.5	Schedule 4, para 3	The original Schedule 4 contained the terms of reference for the OWG, which, as explained above, were replaced in the June 2019 draft IAA terms of reference for the Section 151 Officers.	Paragraph 3 has been further amended to include more detail, so as to accurately reflect the working arrangements of the Section 151 Officers.
6.6	Schedule 5, paragraph 1.2(b)		A new paragraph has been added to cover how to allocate any costs payable in relation to the newly defined Pool Aligned Asset Providers or incurred under any Pool Aligned Asset Vehicles.
6.7	Schedule 5, paragraph 1.2(c)		Pool Aligned Assets Costs and Asset Transition Costs have been added here (and Asset Transition Costs to paragraph 2.1) for completeness. The definition of Asset Transition Costs has also been widened to reflect transitions that are either in or out of a vehicle.
6.8	Schedule 5, paragraph 4.4		This amendment allows the Joint Committee a discretion to charge an additional fee in respect of Pool Establishment Costs if appropriate.

6.9	Schedule 5, paragraph 7.4		The date by which costs must be determined by the Joint Committee for the preceding financial year has been extended from 28 days after the end of the financial year to the first meeting of the Joint Committee following 1 April (provided that meeting falls within 90 days after the end of the financial year).
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Squire Patton Boggs (UK) LLP

21 September 2020

DATED

2020

CAMBRIDGESHIRE COUNTY COUNCIL	(1)
EAST SUSSEX COUNTY COUNCIL	(2)
ESSEX COUNTY COUNCIL	(3)
HAMPSHIRE COUNTY COUNCIL	(4)
HERTFORDSHIRE COUNTY COUNCIL	(5)
ISLE OF WIGHT COUNCIL	(6)
KENT COUNTY COUNCIL	(7)
NORFOLK COUNTY COUNCIL	(8)
NORTHAMPTONSHIRE COUNTY COUNCIL	(9)
SUFFOLK COUNTY COUNCIL	(10)
and	
WEST SUSSEX COUNTY COUNCIL	(11)

AMENDED AND RESTATED AGREEMENT

to cooperate in the pooling of Local Government
Pension Scheme investments and establishment of
the ACCESS Pool

Squire Patton Boggs (UK) LLP
7 Devonshire Square
London
EC2M 4YH
United Kingdom
DX 136546 Bishopsgate 2

O +44 20 7655 1000
F +44 20 7655 1001

Reference HER.157-2

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PARTIES

- (1) **CAMBRIDGESHIRE COUNTY COUNCIL** of Shire Hall, Castle Hill, Cambridge, CB3 0AP ("**Cambridgeshire**")
- (2) **EAST SUSSEX COUNTY COUNCIL** of County Hall, St Anne's Crescent, Lewes, East Sussex BN7 1UE ("**East Sussex**")
- (3) **ESSEX COUNTY COUNCIL** of County Hall, Market Road, Chelmsford CM1 1QH ("**Essex**")
- (4) **HAMPSHIRE COUNTY COUNCIL** of The Castle, Winchester, Hampshire SO23 8UJ ("**Hampshire**")
- (5) **HERTFORDSHIRE COUNTY COUNCIL** of County Hall, Pegs Lane, Hertford SG13 8DQ ("**Hertfordshire**")
- (6) **ISLE OF WIGHT COUNCIL** of County Hall, High St, Newport, Isle of Wight PO30 1UD ("**Isle of Wight**")
- (7) **KENT COUNTY COUNCIL** of County Hall, Maidstone, ME14 1XQ ("**Kent**")
- (8) **NORFOLK COUNTY COUNCIL** of County Hall, Martineau Lane, Norwich, NR1 2DH ("**Norfolk**")
- (9) **NORTHAMPTONSHIRE COUNTY COUNCIL** of One Angel Square, Angel Street, Northampton NN1 1ED ("**Northants**")
- (10) **SUFFOLK COUNTY COUNCIL** of Endeavour House, 8 Russell Road, Ipswich, Suffolk, IP1 2BX ("**Suffolk**")
- (11) **WEST SUSSEX COUNTY COUNCIL** of County Hall, West Street, Chichester, West Sussex, PO19 1RQ ("**West Sussex**")

INTRODUCTION

- A The Councils are each administering authorities within the Local Government Pension Scheme and within the meaning of the Local Government Pension Scheme Regulations 2013.
- B The Councils each administer, maintain and invest their own respective funds within the LGPS in accordance with those Regulations and the LGPS Investment Regulations.
- C In accordance with the LGPS Investment Regulations, the Councils entered into an agreement (the "**Original Agreement**") with effect on and from 12 July 2017 in order to establish arrangements relating to the joint undertaking of their respective Funds by appointing one or more third parties to act as an alternative investment fund manager to run and operate one or more collective investment vehicles to allow the administering authorities to pool their respective investments. The Councils have agreed to amend and restate certain terms of the Original Agreement in accordance with clause 11 (Variation of Agreement) with effect from the date appearing at the start of this Agreement.

- D This arrangement is intended to:
- (i) enable the Councils to execute their fiduciary responsibilities to LGPS stakeholders including scheme members and employers as economically as possible;
 - (ii) provide a range of asset types necessary to enable those participating authorities to execute their locally decided investment strategies as far as possible, and
 - (iii) enable the Councils to achieve the benefits of pooling investments, preserve the best aspects of what is done locally, and create the desired level of local decision-making and control
- E The Councils are also responsible for the procurement of investment services in relation to Pool Aligned Assets.
- F The Councils are local authorities within the meaning of the Local Government Act 1972 and have agreed as set out in this Agreement to establish and participate in a joint committee which will be responsible for the Specified Functions to the extent provided for in the Joint Committee Terms of Reference.
- G The Councils have entered into this Agreement in reliance on the rights given to local authorities to undertake administrative arrangements of this nature in sections 101, 102, 103, 112 and 113 of the Local Government Act 1972 and the Regulations made under that Act together with the general power within section 1 of the Localism Act 2011 and the supporting provisions within section 111 Local Government Act 1972.
- H Neither the execution of this Agreement nor the carrying on of activities under it is intended by the Councils to constitute the carrying on of any "regulated activity" under section 19 of the Financial Services and Markets Act 2000 ("FSMA"). In particular, the Joint Committee shall not constitute the establishment or operation of a "collective investment scheme" under s235 of FSMA.

IT IS AGREED THAT:

1 DEFINITIONS AND INTERPRETATION

- 1.1 The following expressions have the following meanings unless inconsistent with the context:

"ACCESS" means the name used by the Pool for the purposes of communicating with third parties on the activities contemplated by this Agreement.

"Agreement Personal Data" means the Personal Data which is processed by the Councils pursuant to this Agreement.

"Agreement" means this Amended and Restated Agreement.

"ASU" means the ACCESS Support Unit, whose employees are employed by the Host Authority wholly or mainly for the purposes of implementing this Agreement.

"Business Days" means any day which is not a Saturday, a Sunday or a bank or public holiday.

"Commencement Date" means 12 July 2017.

"Constitution" means the constitution of the Joint Committee set out at Schedule 3.

"Councils" means:

- (a) at the Commencement Date and until such time as a Council withdraws from this Agreement the local authorities who are parties to this Agreement and
- (b) after the withdrawal of a Council from this Agreement those local authorities who remain parties to this Agreement; and
- (c) from such time as another local authority becomes party to this Agreement that local authority and the other local authorities who are parties to this Agreement,

and each a **"Council"**.

"Data Controller" has the same meaning as given to it under the Data Protection Legislation.

"Data Processor" has the same meaning as given to it under the Data Protection Legislation.

"Data Protection Authority" means any organisation which is responsible for the supervision, promotion and enforcement of the Data Protection Legislation, including the Information Commissioner's Office (or any joint, like, replacement or successor organisation from time to time).

"Data Protection Legislation" means all privacy laws applicable to the personal data which is Processed under or in connection with this Agreement, including, where applicable, EU Directive 95/46/EC, prior to its repeal, EU Directive 2002/58/EC, and Regulation (EU) 2016/679/EC (amongst others) as implemented by the applicable local laws, including the DPA, GDPR as directly applicable, and all regulations made pursuant to and in relation to such legislation.

"DPA" Data Protection Act 2018.

"Exempt Information" any information relating to this Agreement which may be:

- (a) exempt from disclosure under the Freedom of Information Act 2000 (as updated, amended, or replaced from time to time); or
- (b) excepted from disclosure under the Environmental Information Regulations 2004 (as updated amended, or replaced from time to time);
- (c) or otherwise does not fall to be disclosed because it is vexatious or compliance with the Information Request would exceed an applicable time and costs limit specified within the FOI Legislation;
- (d) defined in Part VA of the Local Government Act 1972.

"FOI Legislation" means the Freedom of Information Act 2000 and subordinate legislation made under this or the Environmental Information Regulations 2004 together with all codes of practice and other guidance on the foregoing issued by the Information Commissioner's Office, and/or relevant Government Department, all as amended, updated and/or replaced from time to time (or, for the purposes of clause 16, exempt information as defined by Schedule 12A to the Local Government Act 1972).

"Former Council" means a Council which has withdrawn from this Agreement pursuant to clause 12.

"GDPR" means the General Data Protection Regulation as set out in Regulation (EC) 2016/679, as may be replaced, amended and or updated from time to time.

"Head of the Paid Service" means the statutory officer appointed to this role by each Council.

"Host Authority" means the Council appointed from time to time to act as referred to in clause 9.1 hereof.

"Information Request" means a request for information under FOI Legislation.

"Joint Committee" means the statutory Joint Committee of elected members from the Councils known as the ACCESS Joint Committee established for the purposes contained within this Agreement.

"Joint Committee Terms of Reference" means the terms of reference of the Joint Committee set out at Schedule 2.

"LGPS" means the Local Government Pension Scheme in England and Wales.

"LGPS Investment Regulations" means the Local Government Pension Scheme (Management and Investment of Funds) Regulations 2016.

"Main Operator Agreement" means the agreement between the Councils and Link Fund Solutions Limited dated 5 March 2018 or any extension or replacement of the same.

"Monitoring Officer" means the officer appointed as such by each council under section 5 of the Local Government and Housing Act 1989.

"Operator" means the person(s) appointed by the Councils from time to time to provide the Services.¹

"Operator Agreement" means an agreement entered into between the Councils and an Operator.²

"Personal Data" means as defined in the Data Protection Act 2018.

¹ As at the date of this Agreement, the appointed Operator is Link Fund Solutions Limited.

² As at the date of this Agreement, the agreement entered into with Link Fund Solutions Limited, for the provision of the Services, dated 5 March 2018.

"Pool" means the arrangements made by the Councils for the purposes of complying with the statements that each has made under Regulation 7(2)(d) of the LGPS Investment Regulations.

"Pool Aligned Assets" means any assets of the Councils held separately from the Pool Assets which the Joint Committee has recommended that the Councils hold in the same investment vehicle and where a Council has complied with that recommendation.

"Pool Aligned Assets Provider" means a provider of investment management services in respect of Pool Aligned Assets, as appointed by the Councils from time to time.

"Pool Aligned Assets Vehicle" means the investment vehicle or vehicles operated by a Pool Aligned Assets Provider which is available for use by the Councils.

"Pool Assets" means any assets of the Councils which are managed by an Operator.

"Pool Vehicle" means one or more collective investment vehicles, used by an Operator in respect of the Pool Assets.³

"Process" and other derivations such as **"Processed"** and **"Processing"** means any use of Personal Data in accordance with the Data Protection Legislation. For the avoidance of doubt, this includes, without limitation, storing, accessing, reading, using, copying, printing, revising, deleting, disclosing, transferring or otherwise using Personal Data.

"Procurement Lead Authority" means such Council as may be agreed from time to time by the Joint Committee and the Council concerned as being the Council appointed to undertake the procurement of such services as may be required by the Joint Committee.

"Secretary to the Joint Committee" means the officer appointed in accordance with clause 9.1.

"Section 151 Officer" means the officer designated by each of the Councils as the person responsible for the proper administration of its financial affairs as required by section 151 of the Local Government Act 1972, and the Section 151 Officers shall collectively be referred to as the **"Section 151 Officers Group"** in this Agreement

"Section 151 Officers Group Terms of Reference" means the terms of reference of the Section 151 Officers Group in relation to the Pool as set out in Schedule 4.

"Services" means the services which the Joint Committee has agreed the Councils will commission together and which are provided by an Operator in accordance with an Operator Agreement in respect of Pool Assets which may include provision of one or more Pool Vehicle(s) or provision of or access to Pool Aligned Assets Vehicle(s).

³ As at the date of this Agreement, the Link Fund Solutions ACCESS Pool Authorised Contractual Scheme is the only Pool Vehicle in existence.

"Specified Functions" means the investment functions of the Councils as pension administering authorities to the extent specified in the Joint Committee Terms of Reference.

"Withdrawal Date" means the date of withdrawal from the Agreement by a Council which gives notice to withdraw in accordance with this Agreement.

- 1.2 References to the background section, clauses and Schedules are to the background section and clauses of and schedules to this Agreement and references to paragraphs are to paragraphs of the relevant Schedule.
- 1.3 The Schedules form part of this Agreement and will have the same force and effect as if set out in the body of this Agreement and any reference to this Agreement will include the Schedules.
- 1.4 The background section, all headings and footnotes are for ease of reference only and will not affect the construction or interpretation of this Agreement.
- 1.5 Unless the context otherwise requires:
 - (a) references to the singular include the plural and vice versa and references to any gender include every gender; and
 - (b) references to a "person" include any individual, body corporate, association, partnership, firm, trust, organisation, joint venture, government, local or municipal authority, governmental or supra-governmental agency or department, state or agency of state or any other entity (in each case whether or not having separate legal personality).
- 1.6 References to any statute or statutory provision will include any subordinate legislation made under it and will be construed as references to such statute, statutory provision and/or subordinate legislation as modified, amended extended, consolidated, re-enacted and/or replaced and in force from time to time.
- 1.7 Any words following the words "include", "includes", "including", "in particular" or any similar words or expressions will be construed without limitation and accordingly will not limit the meaning of the words preceding them.
- 1.8 The rule known as the ejusdem generis rule will not apply and accordingly the meaning of general words introduced by the word "other" or a similar word or expression will not be restricted by reason of the fact that they are preceded by words indicating a particular class of acts matters or things.
- 1.9 References to "in writing" or "written" are to communication effected by post and email or any other means of reproducing words in a legible and non-transitory form (but not fax).
- 1.10 An obligation on a party to procure or ensure the performance or standing of another person will be construed as a primary obligation of that party.
- 1.11 Unless expressly stated otherwise, all obligations, representations and warranties on the part of two or more persons are (unless stated otherwise) entered into, given or made by such persons severally.

2 TERM

The Original Agreement came into force on the Commencement Date and shall continue as amended and restated in this Agreement from year to year, subject to the right of the Councils to terminate this Agreement in accordance with the provisions of this Agreement.

3 GOVERNING PRINCIPLES

The Councils agree to adopt the principles set out in Part 1 of Schedule 1 when working jointly.

4 PRINCIPLES OF COLLABORATION

The Councils agree to act in good faith and to adopt the behaviours set out in Part 2 of Schedule 1 when working jointly.

5 ESTABLISHMENT OF A JOINT COMMITTEE

- 5.1 In exercise of their powers under sections 102(1)(b) of the Local Government Act 1972 and the LGPS Investment Regulations the Councils created the Joint Committee with effect from the Commencement Date.
- 5.2 The purpose of the Joint Committee is to undertake the Specified Functions to the extent set out in the Joint Committee Terms of Reference.
- 5.3 The Joint Committee shall operate and conduct its business in accordance with the terms of this Agreement including the Constitution and the Joint Committee Terms of Reference.
- 5.4 In so far as the business of the Joint Committee may require the exercise of overview or scrutiny functions by the elected members of the Councils, each of the Councils will comply with the overview and scrutiny requirements of its own constitution.
- 5.5 In discharging its functions the Joint Committee shall:
 - (a) Take steps to ensure that together the Operator(s) provide sufficient sub-funds and/or vehicles to enable each Council to execute its investment strategy;
 - (b) Have due regard to any relevant stewardship codes of practice or other relevant documents, recognising that individual Councils reserve the right to adopt their own individual policies in areas including application of stewardship codes, exercise of shareholder voting rights and policies in respect of responsible investment;
 - (c) Ensure at all times that the processes and arrangements of the Pool deliver value for money for the Councils and the taxpayer;
 - (d) Ensure that members appointed to the Joint Committee undertake training to acquire and maintain knowledge and skills relevant to the performance of their duties; and

- (e) Put arrangements in place to ensure that it takes decisions only after considering proper advice from the Section 151 Officers Group and, where required, from Monitoring Officers or from appropriate professional advisers.
- 5.6 The Councils may from time to time agree to vary this Agreement to enable any other pension administering authority to become a party to this Agreement and such agreement will be effected by the Councils and that other pension administering authority entering into a deed of variation on such terms as may be agreed including but without prejudice to the generality hereof to include provision that the terms of Schedule 5 relating to cost sharing will apply.

6 TERMS OF REFERENCE OF THE JOINT COMMITTEE AND THE SECTION 151 OFFICERS

- 6.1 The terms of reference of the Joint Committee are set out in Schedule 2 of this Agreement. The terms of reference for the Section 151 Officers Group are set out in Schedule 4 of this Agreement (Section 151 Officers Group Terms of Reference).
- 6.2 Any reference in this Agreement to a decision or approval of the Section 151 Officers or the Section 151 Officers Group is a reference to a decision expressed taken in accordance with the Section 151 Officers Group Terms of Reference.

7 PROCUREMENT OF OPERATORS AND POOL ALIGNED ASSETS PROVIDERS⁴

- 7.1 The Councils will from time to time jointly procure the services of one or more Operators to provide the Services insofar as they relate to Pool Assets, acting through the Procurement Lead Authority.
- 7.2 The Councils will from time to time jointly procure the services of one or more Pool Aligned Assets Providers to provide the Services insofar as they relate to Pool Aligned Assets, acting through the Procurement Lead Authority.
- 7.3 Each Operator Agreement and each agreement with a Pool Aligned Assets Provider shall be entered into by each Council in identical form.
- 7.4 The Procurement Lead Authority will consult each Council as to the form and content of the documents used to procure an Operator or a Pool Aligned Assets Provider, and will consider any comments made by each Council in response.
- 7.5 Should any Council terminate its appointment of each and every Operator other than in circumstances where the reason for such termination is that the Council is to be abolished or will cease to be an administering authority, then that Council shall be treated as having given notice to withdraw from this Agreement in accordance with clause 12.1 hereof save that such notice will have immediate effect.

⁴ Clause 18(a) of the Operator Agreement currently in force at the time of execution of this Agreement (the "Main Operator Agreement") provides that it shall have an initial fixed term of five years from 5 March 2018, subject to the right to terminate the Main Operator Agreement on twelve months' notice and subject to the facility to extend the Main Operator Agreement for a period of a further two years (i.e. to 5 March 2025).

8 GOVERNANCE

- 8.1 Each of the Councils shall ensure that its participation in this Agreement is at all times in keeping with its own constitution.
- 8.2 This Agreement is entered into without prejudice to the exercise of the statutory powers and duties by any Section 151 Officer, the Monitoring Officer or the Head of Paid Service of any Council. Without prejudice to the generality of the foregoing, each Council will provide the said officers with all such information as is reasonably required to enable each of them to undertake their statutory roles and responsibilities.
- 8.3 The Councils will provide officer resources for the purpose of providing support to the Joint Committee in undertaking its functions.
- 8.4 The Councils have agreed that day-to-day management of the Operator Agreement(s) and the agreement(s) with Pool Aligned Assets Provider(s) and other services which may be procured by the Joint Committee or by the Councils shall be supported by the ASU.

9 HOST AUTHORITY

- 9.1 The role of Host Authority may be undertaken by any Council as agreed between the Joint Committee and the Council concerned from time to time. Unless otherwise agreed, the Host Authority will designate an officer to be the Secretary to the Joint Committee. The Joint Committee will operate under the normal committee governance arrangements of whichever Council employs the Secretary, subject to any specific processes or requirements outlined in this Agreement.
- 9.2 The Host Authority shall have primary responsibility for putting in place corporate management arrangements (including financial and employment) for the ASU, including in relation to the cost sharing arrangements envisaged under clause 10.

10 COST SHARING

- 10.1 Costs incurred in the operation of the Joint Committee (including the costs of officers providing support to the Joint Committee in accordance with this Agreement but excluding costs incurred by the Host Authority in its capacity as Host Authority) will be borne by the Council incurring them.
- 10.2 Costs incurred as a result of the Councils entering into this Agreement will be shared and paid in accordance with Schedule 5 of this Agreement.

11 VARIATION OF AGREEMENT

- 11.1 Any of the Councils may request a variation to this Agreement by making such a request in writing to the Secretary to the Joint Committee.
- 11.2 The Secretary to the Joint Committee shall circulate the request to each of the Councils by sending it to each Council's Section 151 Officer or such other officer as that Council may nominate for this purpose within 10 Business Days of receipt of the request for consideration and approval by the Councils.

- 11.3 Each Council shall provide a response to the Secretary to the Joint Committee indicating whether it agrees to the variation and shall do so within 60 Business Days of receipt of the request. Any failure to respond within that period shall be deemed to indicate agreement to the requested variation.
- 11.4 If all of the Councils approve the variation then the Secretary to the Joint Committee shall arrange for the preparation of an appropriate deed of variation to this Agreement to be prepared for execution by all of the Councils and such change shall only take effect upon completion of that deed and the costs associated with the preparation of such deed of variation shall be shared equally between the Councils.
- 11.5 If any of the Councils does not approve the variation then the variation to this Agreement shall not take effect.

12 WITHDRAWAL FROM THIS AGREEMENT

- 12.1 Subject to clause 27, a Council may only withdraw from this Agreement in accordance with the procedure set out in this clause 12.
- 12.2 Any Council which wishes to withdraw from this Agreement shall, subject to any decision by the Joint Committee to waive this requirement, give not less than twelve months written notice to expire on 31st March to the Secretary to the Joint Committee of its intention to do so.
- 12.3 A Council wishing to withdraw from this Agreement undertakes as a condition of such withdrawal to make payment as shall be determined in the manner set out in Part 2 of Schedule 5 to this Agreement.
- 12.4 On the Withdrawal Date the Council giving notice shall cease to be a member of the Joint Committee and, subject to clause 19, this Agreement shall cease to apply to that Council and it shall thereafter be a Former Council.
- 12.5 Each Council is entitled to recover from any Former Council the costs of any claims, costs, expenses, losses or liabilities of any nature in accordance with paragraph 2 of Schedule 5 or any other costs, claims expenses, losses or liabilities which have been caused by any act or omission of the Former Council and which are discovered after the Former Council's withdrawal from this Agreement.
- 12.6 Where a Council withdraws from this Agreement it must withdraw all its funds from the relevant Pool Vehicle and/or Pool Aligned Assets Vehicle no later than the Withdrawal Date unless the Joint Committee recommends to the Councils that some or all of the relevant funds may remain in the relevant Pool Vehicle(s) or Pool Aligned Assets Vehicle(s) after the Withdrawal Date on the terms existing at that time or on any terms to be agreed between the Councils, the Former Council and any other relevant parties. Nothing in this clause shall prevent a Former Council from procuring a new relationship with an organisation which is a Pool Assets provider following its withdrawal from this Agreement.

13 TERMINATION OF THIS AGREEMENT

- 13.1 This Agreement may be terminated upon terms agreed by all Councils.

- 13.2 Upon termination of this Agreement the Councils agree that the Joint Committee shall cease to exist.
- 13.3 Notwithstanding the termination of this Agreement the Councils each agree to do all such acts and things and execute all such documents as each of them reasonably requires.
- 13.4 On termination of this Agreement the provisions relating to costs set out in paragraph 3 of Schedule 5 will have effect.

14 DISPUTE RESOLUTION

- 14.1 The Councils undertake and agree to pursue a positive approach towards dispute resolution which seeks (in the context of this Agreement) to identify a solution at the lowest operational level that is appropriate to the subject of the dispute and which avoids legal proceedings and maintains a strong working relationship between the Councils.
- 14.2 In the event of any dispute or disagreement arising out of or in connection with this Agreement or any breach thereof a Council may serve notice upon one or more of the other Councils setting out brief details of the dispute that has arisen. The Notice of dispute shall in the first instance be considered at a meeting of the Section 151 Officers Group who shall, acting in good faith, attempt to resolve such dispute within 28 days of the dispute being referred to them.
- 14.3 Where the Section 151 Officers Group is unable to resolve such dispute by agreement within that period of 28 days or where, in the opinion of that Group, such dispute would be more effectively resolved in another forum, the Councils in dispute may refer such dispute to a suitably qualified and independent person as may be recommended by the Section 151 Officers Group and to be agreed by the Councils which are in dispute or (in the event of failure within a period of 28 days to agree on such appointment) a person nominated by the President of the Law Society, who shall act as an expert.
- 14.4 Where a dispute is referred to a person appointed under clause 14.3 hereof that person shall determine the procedure and timetable for resolution of the said dispute at his or her absolute discretion and the decision of that person shall be binding on the Councils.
- 14.5 For the avoidance of doubt, this clause 14 applies only to disputes between the Councils and does not apply to any dispute between the Councils and Operator or other third parties or between the officers supporting the Joint Committee.

15 NOTICES

- 15.1 Any notice or other communication given under or in connection with this Agreement will be in writing, marked for the attention of the specified representative of the party to be given the notice or communication and:
- (a) sent to that party's address by pre-paid first-class post or mail delivery service providing guaranteed next working day delivery; or
 - (b) delivered to or left at that party's address.

15.2 The address and representative for each Council are set out below and may be changed by that party giving at least 10 Business Days' notice in accordance with this clause 15.

Council	Address	For the attention of
Cambridgeshire County Council	Shire Hall, Castle Hill, Cambridge, CB3 0AP	Chief Finance Officer
East Sussex County Council	County Hall, St Anne's Crescent, Lewes, East Sussex BN7 1UE	Chief Finance Officer
Essex County Council	County Hall, Market Road, Chelmsford CM1 1QH	Chief Finance Officer
Hampshire County Council	The Castle, Winchester, Hampshire SO23 8UJ	Chief Finance Officer
Hertfordshire County Council	County Hall, Pegs Lane, Hertford SG13 8DQ	Chief Finance Officer
Isle of Wight Council	County Hall, High St, Newport, Isle of Wight PO30 1UD	Chief Finance Officer
Kent County Council	County Hall, Maidstone, ME14 1XQ	Corporate Director of Finance
Norfolk County Council	County Hall, Martineau Lane, Norwich, NR1 2DH	The Executive Director Finance and Commercial Services
Northamptonshire County Council	One Angel Square, Angel Street, Northampton NN1 1ED	Director of Finance
Suffolk County Council	Endeavour House, 8 Russell Road, Ipswich, Suffolk, IP1 2BX	Head of Finance
West Sussex County Council	County Hall, West Street, Chichester, West Sussex, PO19 1RQ	Director of Finance and Support Services

15.3 Any notice or communication given in accordance with this clause 15 will be deemed to have been served:

- (a) if given as set out in clause 15.1(a), at 9.00am on the 2nd Business Day after the date of posting; and
- (b) if given as set out in clause 15.1(b), at the time the notice or communication is delivered to or left at that party's address,

provided that if a notice or communication is deemed to be served before 9.00am on a Business Day it will be deemed to be served at 9.00am on that Business Day and if it is deemed to be served on a day which is not a Business Day or after 5.00pm on a Business Day it will be deemed to be served at 9.00am on the immediately following Business Day.

- 15.4 For the purposes only of this clause 15, references to time of day are to the time of day at the address of the recipient parties referred to in clause 15.
- 15.5 To prove service of a notice or communication it will be sufficient to prove that the provisions of this clause 15 were complied with.

16 INFORMATION AND CONFIDENTIALITY

- 16.1 Whilst acknowledging that meetings of the Joint Committee will ordinarily be open to the public and that the Councils intend to comply with their respective obligations under the FOI Legislation, the Councils shall seek to protect commercial information and in particular shall:
- (a) seek to prevent the disclosure of any Exempt Information relating to this Agreement; and
 - (b) use all reasonable endeavours to prevent their employees and agents from making any disclosure of any Exempt Information to any person of any matter relating to the Agreement.
- 16.2 Clause 16.1 shall not apply to:
- (a) Any disclosure of information that is reasonably required by persons engaged in the performance of their obligations under this Agreement;
 - (b) Any matter which a Council can demonstrate is already generally available and in the public domain otherwise than as a result of a breach of this clause;
 - (c) Any disclosure to enable a determination to be made under clause 14 (*Dispute Resolution*);
 - (d) Any disclosure which is required by any law (including any order of a court of competent jurisdiction), in compliance with the Data Protection Legislation, and/or the FOI Legislation (including their relevant exemptions and exceptions where appropriate), any Parliamentary obligation or the rules of any stock exchange or governmental or regulatory authority having the force of law;
 - (e) Any required disclosure by a Council to a department, office or agency of the Government; and
 - (f) Any disclosure for the purpose of the examination and certification of a Council's accounts.
- 16.3 Save for in relation to disclosures made under the FOI Legislation (which, for the avoidance of doubt, cannot be made subject to imposed conditions or where disclosure is permitted under clause 16.2), the recipient of the information shall be

placed under the same obligation of confidentiality as that contained in this Agreement by the disclosing Council.

17 DATA PROTECTION

- 17.1 The Councils shall be separate Data Controllers of the Agreement Personal Data. As such, the Councils shall at all times comply with their obligations under the Data Protection Legislation. In doing so the Councils shall:
- (a) to the extent required, maintain a valid and up to date registration or notification under the Data Protection Legislation covering any Processing of Agreement Personal Data;
 - (b) only undertake Processing of Agreement Personal Data that is reasonably required in connection with the operation of this Agreement and only as may be lawful under the Data Protection Legislation;
 - (c) not transfer any Agreement Personal Data to any country or territory outside the European Economic Area, notwithstanding their ability to do so under the Data Protection Legislation, save for any export of Agreement Personal Data which is compliant with the Data Protection Legislation which is necessary for the use of core IT services and systems operated by the Councils in connection with this Agreement;
 - (d) implement appropriate technical and organisational measures to prevent unauthorised or unlawful Processing of Agreement Personal Data and against the accidental loss, or destruction of, or damage to Agreement Personal Data;
 - (e) promptly notify the other Councils (and no later than within one working day) if they become aware of any actual or suspected, threatened or 'near miss' incident of accidental or unlawful destruction or accidental loss, alteration, unauthorised or accidental disclosure of or access to the Agreement Personal Data Processed, or if it is corrupted or rendered unusable, which is reasonably likely to result in risks to the rights and freedoms of natural persons, pursuant to this Agreement;
 - (f) use their reasonable endeavours to restore or retrieve any personal data which is unlawfully or accidentally lost, destroyed, damaged, corrupted or made unusable;
 - (g) keep full, up-to-date and accurate records of any processing of Personal Data carried out pursuant to this Agreement;
 - (h) promptly respond to any request from one of the other Councils to amend, transfer, delete or otherwise Process Personal Data; and
 - (i) not do anything (whether by act or omission) which would cause the other Councils to be in breach of their obligations as Data Controllers of the Agreement Personal Data under the Data Protection Legislation.
- 17.2 The Councils shall not disclose Agreement Personal Data to any third parties in compliance with the Data Protection Legislation, for example other than:

- (a) as required in law in response to a data subject access request under the DPA;
- (b) to employees and contractors to whom such disclosure is necessary in order to comply with their obligations under this Agreement; or
- (c) to the extent required to comply with a legal obligation.

17.3 To the extent that any Council acts as a Data Processor for and on behalf of one or more of the other Councils in relation to the Agreement Personal Data Processed pursuant to this Agreement, the Data Processor and the Data Controller(s) shall enter into an agreement which complies with the terms of the Data Protection Legislation. In particular, the Data Processor shall:

- (a) only Process that Agreement Personal Data on the written instructions of the Data Controller(s) unless required by law to act without such instructions;
- (b) ensure that persons authorised to process the Agreement Personal Data have committed themselves to confidentiality or are under an appropriate statutory duty of confidentiality;
- (c) take appropriate measures to ensure the security of Agreement Personal Data;
- (d) not engage a sub-processor except with the prior consent of the Data Controller(s) and subject to a written contract being put in place with the sub-processor;
- (e) assist the Data Controller(s) in providing subject access and allowing data subjects to exercise their rights under relevant Data Protection Legislation;
- (f) assist the Data Controller(s) in meeting its/their Data Protection Legislation obligations in relation to Agreement Personal Data as regards the security of processing, the notification of personal data breaches and data protection impact assessments;
- (g) in relation to the Agreement Personal Data, submit to audits and inspections, provide the Data Controller(s) with whatever information it/they need to ensure that they are complying with their obligations under the Data Protection Legislation in relation to the Processing and tell the Data Controller immediately if in its opinion an instruction infringes the Data Protection Legislation;
- (h) not transfer any Agreement Personal Data outside the European Economic Area, unless this is done with the express written agreement of the Data Controller(s) and it is necessary for the use of core IT services and systems operated by the Councils, and is undertaken in compliance with Data Protection Legislation; and
- (i) on withdrawal from or termination of this Agreement, return all the Agreement Personal Data to the Data Controller(s) and securely delete and/or destroy any copies of the Agreement Personal Data which is Processed by the Data Processor pursuant to this Agreement, unless applicable laws permit retention

of the Agreement Personal Data, in which case the relevant Council(s) agree(s) it (or they) shall retain the Agreement Personal Data securely and only for as long as strictly necessary in the capacity as a Data Controller.

- 17.4 Each Council agrees to indemnify and keep indemnified and defend at its own expense the other Councils against all costs, claims, damages and/or expenses (including legal and administrative) incurred by the other Councils or for which the other Councils may become liable due to any failure by a particular Council, its employees or agents to comply with any of its obligations under this clause 17.

18 FREEDOM OF INFORMATION

- 18.1 The Councils recognise that each Council is a public authority as defined by FOI Legislation and therefore recognise that information relating to this Agreement may be the subject of an Information Request which shall be considered in accordance with this clause 18.
- 18.2 The Councils shall assist each other in complying with their obligations under FOI Legislation as they relate to Information Requests made in relation to this Agreement, including but not limited to assistance without charge in gathering information to respond to an Information Request relating to this Agreement. For the avoidance of doubt, nothing in this clause 18.2, shall require a Council to provide information, if the relevant information has not been held on behalf of the Council that received the Information Request.
- 18.3 Each Council, as a separate public authority, shall in their absolute and sole discretion, decide:
- (a) whether the Information Request is valid under the FOI Legislation, as well as all other considerations relevant in the assessment of an Information Request under the FOI Legislation, such as any considerations (as may be applicable) regarding the cost of complying with a request or any charges for responding to a request, whether the request is repeated, vexatious or manifestly unreasonable and any other relevant considerations;
 - (b) whether the information requested in an Information Request is relevant to the Agreement;
 - (c) whether, if the Information Request does relate to the Agreement, whether the information is Exempt Information;
 - (d) where appropriate, whether or not in all circumstances of the case the public interest in maintaining any exemption outweighs the public interest in disclosing the requested information; and
 - (e) whether the information requested in the Information Request is to be disclosed or not, or proactively disclosed regardless of whether an Information Request is received or not.
- 18.4 Where a Council receives an Information Request for information about the Agreement which may be Exempt Information and which refers to one or more of the Councils, then where reasonably practicable and, subject to clause 18.5 below, take reasonable steps prior to disclosure of such information to:

- (a) circulate the Information Request, as soon as reasonably practicable, to the other Council(s) to which the Information Request relates and invite those other Council(s) to make representations to the Council which received the Information Request as to whether or not the information is considered to be Exempt Information and as to disclosure; and
- (b) in good faith, consider any representations raised by the Council(s) consulted pursuant to clause 18.4(a) when deciding whether to disclose Exempt Information, but the Council which receives the Information Request shall not be obliged to accept or agree to the representations which are made by the other Council(s).

18.5 The Councils acknowledge that (notwithstanding the provisions of this clause 18) the Council which received the Information Request may, under the FOI Legislation or acting in accordance with the Department of Constitutional Affairs' Code of Practice on the Discharge of Functions of Public Authorities under Part I of the Freedom of Information Act 2000 (the "**Code**"), be obliged under the FOI Legislation to disclose information concerning this Agreement or the other Councils:

- (a) in certain circumstances without consulting with other Councils; or
- (b) following consultation with other Councils and having taken their views into account,

provided always that where 18.4(a) above applies the Council which receives the Information Request, shall take reasonable steps wherever practicable to draw this to the attention of the other Councils prior to any disclosure.

18.6 The Councils acknowledge and agree that no Council will be liable to any other Council for any loss, damage, harm or detrimental effect arising from or in connection with the disclosure of information in response to an Information Request.

19 PROVISIONS REMAINING OPERATIVE

19.1 Following the termination of this Agreement:

- (a) the following provisions will continue in force:
 - (i) Clause 3 and Schedule 1
 - (ii) Clause 4 and Schedule 1
 - (iii) Clause 10 and Schedule 5
 - (iv) Clause 12
 - (v) Clauses 13.3 and 13.4
 - (vi) Clause 14
 - (vii) Clause 15
 - (viii) Clause 16

(ix) Clause 17

(x) Clause 18

together with any other provisions which expressly or impliedly continue to have effect after expiry or termination of this Agreement; and

(b) all other rights and obligations will immediately cease, without prejudice to any rights, obligations, claims (including without limitation claims for damages for breach) and liabilities which have accrued prior to termination.

20 EQUAL OPPORTUNITIES

Each of the Councils is subject to public law duties under the Equality Act 2010 and agree to operate the Agreement in such a way as to ensure compliance with the requirements of the Equality Act 2010.

21 RELATIONSHIP OF COUNCILS

Each of the Councils is an independent local authority and nothing contained in this Agreement shall be construed to imply that there is any relationship between the Councils of partnership or principal/agent or of employer/employee. No Council shall have any right or authority to act on behalf of another Council nor to bind any of the other Councils by contract or otherwise, except to the extent expressly permitted by the terms of this Agreement.

22 COUNTERPARTS

This Agreement may be executed in any number of counterparts, each of which will constitute an original but which will together constitute one agreement.

23 SEVERANCE

If any term of this Agreement is found by any court or body or authority of competent jurisdiction to be illegal, unlawful, void or unenforceable, such term will be deemed to be severed from this Agreement and this will not affect the remainder of this Agreement which will continue in full force and effect. In this event the parties will agree a valid and enforceable term to replace the severed term which, to the maximum extent possible, achieves the parties' original commercial intention and has the same economic effect as the severed term.

24 RIGHTS OF THIRD PARTIES

The Councils do not intend that any term of this Agreement will be enforceable under the Contracts (Rights of Third Parties) Act 1999 by any person.

25 GOVERNING LAW

This Agreement and any non-contractual obligations arising out of or in connection with it will be governed by the law of England and Wales.

26 JURISDICTION

Each party agrees that the courts of England and Wales have exclusive jurisdiction to determine any dispute arising out of or in connection with this Agreement (including in relation to any non-contractual obligations).

27 CHANGE IN ADMINISTERING AUTHORITY

- 27.1 This clause 27 applies if any of the Councils is abolished or ceases to be an administering authority in circumstances where one or more local authorities become the administering authority in place of the Council.
- 27.2 Where this clause applies, the Council affected and the remaining Councils shall, subject to any contrary provision in any statutory order made in connection with the abolition or change in administering authority, make such arrangements as are necessary to enable the Council affected to withdraw from this Agreement and, where relevant, to be replaced as a party to this Agreement by the replacement administering authority or authorities, provided that the replacement administering authority or authorities so consent.
- 27.3 For the avoidance of doubt, where an affected Council withdraws from this Agreement in the circumstances set out in this clause 27, such withdrawal shall be deemed not to be a withdrawal for the purposes of clause 12.

This Agreement is executed as a **deed** and **delivered** on the date stated at the beginning of this Agreement.

Executed as a deed by)
CAMBRIDGESHIRE COUNTY COUNCIL)
by affixing the common seal)
in the presence of:)

Authorised signatory: _____

Executed as a deed by)
EAST SUSSEX COUNTY COUNCIL)
by affixing the common seal)
in the presence of)

Authorised signatory: _____

Executed as a deed by)
ESSEX COUNTY COUNCIL)
by affixing the common seal)
in the presence of:)

Authorised signatory: _____

Executed as a deed by)
HAMPSHIRE COUNTY COUNCIL)
by affixing the common seal)
in the presence of:)

Authorised signatory: _____

Executed as a deed by)
HERTFORDSHIRE COUNTY COUNCIL)
by affixing the common seal)
in the presence of:)

Authorised signatory: _____

Executed as a deed by)
ISLE OF WIGHT COUNCIL)
by affixing the common seal)
in the presence of:)

Authorised signatory: _____

Executed as a deed by)
KENT COUNTY COUNCIL)
by affixing the common seal)
in the presence of:)

Authorised signatory: _____

Executed as a deed by)
NORFOLK COUNTY COUNCIL)
by affixing the common seal)
in the presence of:)

Authorised signatory: _____

Executed as a deed by)
NORTHAMPTONSHIRE COUNTY COUNCIL)
by affixing the common seal)
in the presence of:)

Authorised signatory: _____

Executed as a deed by)
SUFFOLK COUNTY COUNCIL)
by affixing the common seal)
in the presence of:)

Authorised signatory: _____

Executed as a deed by)
WEST SUSSEX COUNTY COUNCIL)
by affixing the common seal)
in the presence of:)

Authorised signatory: _____

SCHEDULE 1

Principles

Part 1 Governing Principles

- 1 The Councils will work collaboratively.
- 2 The Councils will have an equitable voice in governance.
- 3 Decision making will be objective and evidence based.
- 4 The Pool will use professional resources as appropriate.
- 5 The risk management processes will be appropriate to the Pool's scale, recognising it as one of the biggest pools of pension assets in the UK.
- 6 The Pool will avoid unnecessary complexity.
- 7 The Pool will evolve its approach to meet changing needs and objectives.
- 8 The Pool will welcome innovation.
- 9 The Pool will be established and run economically, applying value for money considerations.
- 10 The Pool's costs will be shared equitably.
- 11 The Pool is committed to collaboration with other pools where there is potential to maximise benefits.

Part 2 Principles of Collaboration

- 1 To establish and adhere to the governance structure set out in this Agreement to ensure that activities are delivered and actions taken as required.
- 2 To manage and account to each other for performance of their respective roles and responsibilities set out in this Agreement.
- 3 To communicate openly about concerns, issues or opportunities relating to the Pool.
- 4 To learn, develop and seek to achieve full potential from the Pool. The Councils will share information, experience, materials and skills to learn from each other and develop effective working practices, work collaboratively to identify solutions, eliminate duplication of effort, mitigate risk and reduce cost.
- 5 To behave in a positive, proactive manner.
- 6 To adhere to statutory requirements and best practice. The Councils will comply with applicable laws and standards including relevant procurement rules, data protection and freedom of information legislation.
- 7 To recognise the time-critical nature of the work and respond accordingly to requests for support.

- 8 To manage stakeholders effectively.
- 9 To ensure sufficient and appropriately qualified resources are available and authorised to fulfil the responsibilities set out in this Agreement.
- 10 To enable the Councils to achieve the benefits of pooling investments, preserve the best aspects of what is done locally, and create the desired level of local decision-making and control.

SCHEDULE 2

Terms of Reference of the Joint Committee

Part 1 Operating the Pool and taking Advice

1. The Joint Committee shall consult with and consider the advice of the Section 151 Officers Group (and, where requested, the Monitoring Officers and from appropriate professional advisers) in discharging its functions, recording, if appropriate, where such advice is not followed and the rationale for not doing so. It may decide to procure such professional advisers on such terms as it thinks fit. Accordingly, any procurement of advisers must comply with the constitution of the Council designated to undertake the procurement and that Council will enter into a contract with the appointed adviser on behalf of the Councils.
2. The Joint Committee shall decide which functions shall be performed by the ASU.
3. The Joint Committee shall at all times have regard to the principles set out in Schedule 1.

Part 2 Functions in relation to the Operator(s)

1. **Specifying Operator services:** Deciding, in consultation with the Councils, the specification of Services and functions that each Operator will be required to deliver including the sub-funds and classes of investments required to enable each Council to execute its investment strategy.
2. **Procuring an Operator:** agreeing the method and process for the procurement and selection of one or more Operators.
3. **Appointing an Operator:** Making a recommendation to the Councils as to the identity of each Operator and the terms upon which each Operator is to be appointed.
4. **Reviewing the Performance of an Operator:** Keeping the performance of each Operator under review and making arrangements to ensure that the Joint Committee is provided with regular and sufficient reports from the ASU to enable it to do so including but not limited to:
 - 4.1 the performance of an Operator against its contractual requirements and any other performance measures such as any Service Level Agreement ("**SLA**") and key performance indicators ("**KPIs**") and officer recommendations on any remedial action;
 - 4.2 sub-fund investment performance;
 - 4.3 investment and operational costs including the annual review of investment manager costs;
 - 4.4 performance against the strategic business plan agreed by the Councils.
5. **Managing the Operator(s):**

The Joint Committee shall:

- 5.1 Make recommendations to the Councils about the termination or extension of the Operator Agreement(s);

- 5.2 Make decisions about any other action to be taken to manage an Operator Agreement including the giving of any instruction or the making of any recommendation to the relevant Operator including but not restricted to recommendations on investment managers (within any regulatory constraints that may apply); and
- 5.3 Make recommendations to the Councils about appropriate arrangements to replace an Operator Agreement on its termination.

Part 3 Functions in relation to management of Pool Assets

6. The Joint Committee shall make recommendations to the Councils on the strategic plan for transition of assets that are to become Pool Assets.

Part 4 Functions Concerning Pool Aligned Assets

7. The Joint Committee shall make recommendations to the Councils about Pool Aligned Assets in accordance with this Agreement or any other delegation to the Joint Committee by the Councils.
8. **Specifying services of Pool Aligned Assets Provider(s):** Deciding, in consultation with the Councils, the specification of Services which any Pool Aligned Assets Provider will be required to deliver including the sub-funds and classes of investments required to enable each Council to execute its investment strategy.
9. **Procuring a Pool Aligned Assets Provider:** agreeing the method and process for the procurement and selection of one or more Pool Aligned Assets Providers.
10. **Appointing Pool Aligned Assets Providers:** Making a recommendation to the Councils as to the identity of each Pool Aligned Assets Provider and the terms upon which each Pool Aligned Assets Provider is to be appointed.
11. **Reviewing the Performance of a Pool Aligned Assets Provider:** Keeping the performance of each Pool Aligned Assets Provider under review and making arrangements to ensure that the Joint Committee is provided with regular and sufficient reports from the ASU to enable it to do so including but not limited to:
 - 11.1 the performance of a Pool Aligned Assets Provider against its contractual requirements and any other performance measures such as any Service Level Agreement ("SLA") and key performance indicators ("KPIs") and officer recommendations on any remedial action;
 - 11.2 investment performance of the Pool Aligned Assets Vehicle(s) or sub-funds, as appropriate;
 - 11.3 investment and operational costs including the annual review of investment manager costs;
 - 11.4 performance against the strategic business plan agreed by the Councils.

Part 5 Functions concerning Business Planning and Budget

12. Having taken account of any advice from the Section 151 Officers Group (or, where relevant, recording the rationale for not following such advice), the Joint Committee shall:

- 12.1 Make recommendations to the Councils about the annual strategic business plan for the Pool;
- 12.2 Determine the budget necessary to implement that plan and meet the expenses of undertaking the Specified Functions (insofar as they will not be met by individual transaction costs paid by Councils to the Operator) in accordance with Schedule 5;
- 12.3 Keep the structures created by this Agreement under review from time to time and make recommendations to the Councils about:
 - 12.3.1 the future of the Pool;
 - 12.3.2 any changes to this Agreement; and
 - 12.3.3 the respective merits of continuing to procure operator services by means of a third party or by creation of an operator owned by the Councils.

Part 6 Functions concerning communications

- 13. The Joint Committee may agree a protocol for communications in respect of the Pool with third parties, including the LGPS Scheme Advisory Board, other LGPS administering authorities, press, and relevant Government departments.

Part 7 Review of this Agreement

- 14. The Joint Committee is required to undertake a review of this Agreement:
 - 14.1 to be completed 18 months before the expiry of each and every Operator Agreement, including as a result of the exercise of any option to terminate an Operator Agreement;
 - 14.2 whenever a Council gives notice of withdrawal under clause 12 of this Agreement; or
 - 14.3 at such times as a Council may request under clause 11 (*Variation of this Agreement*).

SCHEDULE 3

Constitution of the Joint Committee

Part 1 Membership

- 1 The Joint Committee shall consist of one elected councillor appointed by each Council. The member so appointed must, at the time of the appointment, be an elected councillor serving as a member of the Committee of a Council which discharges the functions of that Council as pension administering authority.
- 2 Each Council may appoint a substitute. Any substitute must meet the eligibility requirements in paragraph 1. The substitute may attend any meeting of the Joint Committee or any of its sub-Committees in place of that Council's principal member if notice that the substitute will attend is given to the Secretary of the Joint Committee by the Council concerned.
- 3 Where a substitution notice is in effect with respect to a particular member at a particular meeting, the substitute shall be a full member of the Joint Committee for the duration of the meeting in place of the principal member.
- 4 Each Council may remove its appointed member and appoint a different member by giving written notice to the Secretary to the Joint Committee.
- 5 Each appointed member shall be entitled to remain on the Joint Committee for so long as the appointing Council so wishes. Any member who ceases to meet the eligibility criteria in paragraph 1 shall automatically cease to be a member of the Joint Committee.
- 6 Any casual vacancies will be filled as soon as reasonably practicable by the Council from which such vacancy arises by giving written notice to the Secretary to the Joint Committee or his or her nominee.
- 7 The Joint Committee may co-opt any other person whom it thinks fit to be a non-voting member of the Joint Committee. The Joint Committee may from time to time make rules as to:
 - (a) Registration and declaration of interests by co-opted members.
 - (b) Standards of behaviour required to be observed by co-opted members when acting as such.
- 8 The Chairman of the Joint Committee will be appointed from time to time by the members of the Joint Committee. Subject to paragraph 5, the Chairman of the Joint Committee shall hold that office until another member is appointed. The appointment of the Chairman shall take place every two years, beginning with the Commencement Date with subsequent appointments falling not later than the first meeting of the Joint Committee following the annual meetings of the Councils in the relevant years.
- 9 The Vice-Chairman of the Joint Committee will be appointed from time to time by the members of the Joint Committee. Subject to paragraph 5, the Vice-Chairman of the Joint Committee shall hold that office until another member is appointed. The appointment of the Vice-Chairman shall take place every two years, beginning with

the Commencement Date with subsequent appointments falling not later than the first meeting of the Joint Committee following the annual general meetings of the Councils in the relevant years.

- 10 The Joint Committee may appoint such sub-committees from among its membership as it thinks will help it to enable it to fulfil its remit. The Joint Committee may delegate its responsibilities to such sub-committees. Sub-Committees may co-opt non-voting members.
- 11 The Joint Committee may set up working groups to advise it on matters within its remit. Such working groups may be formed of members or officers of the constituent Councils or any other third party as the Joint Committee sees fit. Such working groups are advisory only and the Joint Committee may not delegate its responsibilities to such working groups.
- 12 Each member of the Joint Committee and any Sub-committee shall comply with any relevant code of conduct of their Council when acting as a member of the Joint Committee.
- 13 The Chairman may direct the Secretary to the Joint Committee to call a meeting and may require any item of business to be included in the summons.
- 14 Any 5 members of the Joint Committee may by notice in writing require the Chairman to call a meeting to consider a particular item of business and if the Chairman fails to do so within 20 working days of receipt of the notice then those 5 members may direct the Secretary to the Joint Committee to call a meeting to consider that business.
- 15 The Committee may, if the law permits, arrange for attendance at meetings via video conferencing. Any such attendance shall be in accordance with the law and any other requirements imposed by the Joint Committee from time to time.

Part 2 Proceedings

16 TIME AND PLACE OF MEETINGS

- 16.1 The Joint Committee will meet at least four times each year. All meetings of the Joint Committee will take place at a suitable venue and at a time to be agreed by the Councils.
- 16.2 Any Section 151 Officer or Monitoring Officer is entitled to attend all parts of all meetings of the Joint Committee or of any sub-committee appointed by the Joint Committee.

17 NOTICE OF AND SUMMONS TO MEETINGS

The Secretary to the Joint Committee will give notice to the public of the time and place of any meeting in accordance with Part VA of the Local Government Act 1972. At least five clear days before a meeting, the Secretary to the Joint Committee will send a summons by email and, if a member of the Joint Committee so requests, by post to every member at their last known address. The summons will give the date, time and place of each meeting and specify the business to be transacted, and will be accompanied by such reports as are available.

18 CHAIRING OF JOINT COMMITTEE

The Vice Chairman shall preside in the absence of the Chairman. If there is a quorum of members present but neither the Chairman nor the Vice-Chairman is present at a meeting of the Joint Committee, the other members of the Joint Committee shall choose one of the members of the Joint Committee to preside at the meeting.

19 QUORUM

19.1 The quorum of a meeting will be at least 8 members who are entitled to attend and vote.

19.2 If there is no quorum present at the start of the meeting the meeting may not commence. If after 1 hour from the time specified for the start of the meeting no quorum is present, then the meeting shall stand adjourned to another time and date determined by the Secretary to the Joint Committee.

20 VOTING

20.1 Majority

Each elected member shall have one vote. Co-opted members will not have a vote. Any matter will be decided by a simple majority of those members of the Councils represented in the room at the time the question is put. In the event of equality of votes the person presiding at the meeting will be entitled to a casting vote under paragraphs 39(1) and 44 of Schedule 12 of the Local Government Act 1972.

20.2 By Substitutes

The member appointed as a substitute shall have the same voting rights as the member for whom he or she is substituting. Where notice of substitution has been given for a particular meeting the principal member may not vote unless the notice of substitution is withdrawn before the start of the meeting.

20.3 Show of hands

The Chairman will take the vote by show of hands, or if there is no dissent, by the affirmation of the meeting.

20.4 Recording of individual votes

The minutes of the meeting shall record how a member of the Committee voted on a particular question if, at the time that the vote is taken or immediately thereafter, that member asks the Secretary to the Joint Committee or his or her representative at the meeting to record his vote.

21 MINUTES

21.1 The Secretary to the Joint Committee shall arrange for written minutes to be taken at each meeting of the Joint Committee and shall present them to the Joint Committee at its next meeting for approval as a correct record. At the next meeting of the Joint Committee, the Chairman shall move that the minutes of the previous meeting be

signed as a correct record. If this is agreed, the Chairman of the Joint Committee shall sign the minutes.

21.2 Draft minutes or a summary of the decisions taken at the meeting and a note of the actions arising shall be circulated to the Committee and to each Council by email no later than 7 days after the date of the meeting.

21.3 Minutes of the meeting shall be published by the Host Authority to the extent required by Part VA of the Local Government Act 1972.

22 ACCESS FOR ELECTED MEMBERS OF THE COUNCILS

Any elected member of the Councils who is not a member of the Joint Committee may speak at a meeting of the Joint Committee if the Chairman of the Joint Committee invites him or her to do so but an elected member of the Councils who is not a member of the Joint Committee shall not be entitled to vote at a meeting of the Joint Committee.

23 PUBLIC ACCESS

23.1 Meetings of the Joint Committee shall be open for members of the public to attend unless the Joint Committee determines that it is necessary to exclude members of the public in accordance with Part VA of the Local Government Act 1972 or the Joint Committee determines that it is necessary to close the meeting to the public because of a disturbance.

23.2 Copies of the agenda for meetings of the Joint Committee and any reports for its meetings shall be open to inspection by members of the public at the offices of the Councils with the exception of any report which the Secretary to the Joint Committee determines relates to items which in his or her opinion are likely to be considered at a time when the meeting is not to be open to the public.

23.3 If a member of the public interrupts proceedings, the Chairman will warn the person concerned. If that person continues to interrupt, the Chairman will arrange for that person to be removed from the meeting room and will suspend the meeting until the member of the public has left or been removed.

23.4 If there is a general disturbance in any part of the meeting room open to the public, the Chairman may call for that part to be cleared.

24 OVERVIEW AND SCRUTINY

24.1 Each Council has overview and scrutiny committees which have the right to scrutinise the operation of the Joint Committee and the Joint Committee and the Host Authority will co-operate with reasonable requests for information from any of the Councils' overview and scrutiny committees.

24.2 The decisions of the Joint Committee are not subject to call-in.

25 REGULATION OF BUSINESS

25.1 Any ruling given by the Chairman as to the interpretation of this constitution with respect to the regulation of proceedings at a meeting shall be final.

25.2 Subject to the law, the provisions of this Constitution and the terms of any contract, the Joint Committee may decide how it discharges its business.

SCHEDULE 4

Terms of Reference for the Section 151 Officers Group

Part 1 Governing Principles

- 1 The Section 151 Officers will co-operate to support the activities of the Pool in providing advice to or in consultation with the Joint Committee and they shall always act in line with the Governing Principles and Principles of Collaboration as set out in Schedule 1 except to the extent that it is inconsistent with the discharge of their personal statutory duties.

Part 2 Functions in relation to the Pool

- 2 In response to decisions made by the Joint Committee, the Section 151 Officers shall (in addition and without prejudice to their existing statutory responsibilities in relation to the proper administration of the financial affairs of their own Councils) ensure appropriate resourcing, support, advice and facilitation to the Joint Committee including, without limitation, in the following ways:

Discharging Section 151 Officer Functions

- 2.1 **Staffing and resourcing:** in relation to the provision of staff and resources to assist the Joint Committee in the exercise of its functions under this Agreement.
- 2.2 **Cost sharing:** in accordance with any local arrangements within their Councils, ensuring that their Councils' share of costs is provided to the relevant parties, whether under the business plan, budget or otherwise under Schedule 5 from time to time.
- 2.3 **Pool Aligned Assets:** providing the Joint Committee, the ASU and any other relevant staff resource with such support as is reasonably required in order to engage with Pool Aligned Assets Providers.

Advising the Joint Committee

- 2.4 **Budget and business planning:** making recommendations to the Joint Committee on budget and business plan matters, following input from the ASU in accordance with Schedule 5 (Cost Sharing).
- 2.5 Reviewing and advising on budget variations throughout each financial year.
- 2.6 **Risk and performance:** advising the Joint Committee on the identification of, and mitigation of any risk to the operation or success of the Pool.
- 2.7 **Host Authority and Procurement Lead Authority roles:** making recommendations to the Joint Committee regarding the Host Authority and Procurement Lead Authority roles from time to time as necessary.
- 2.8 **Amendments to this Agreement:** reviewing, in consultation with their respective Councils' Monitoring Officers, any material changes to this Agreement, in accordance with the provisions of Clause 11 (Variation of Agreement).

Part 3 Working arrangements and meetings

- 3.1 The Section 151 Officers Group shall express its advice and decisions by a majority of those voting on a particular issue. Decisions may be made by email circulation, in a meeting (which may be conducted remotely) of which proper notice has been given.
- 3.2 Each Council shall be represented at meetings of the Group by its Section 151 Officer, or his or her deputy or nominee,
- 3.3 The Section 151 Officers Group may make any such working arrangements as they deem necessary. Any such arrangements shall be recorded in writing in a minute of a meeting of the Group.
- 3.4 The Section 151 Officers Group may delegate any of their functions to one or more Section 151 Officers. Any exercise of this power shall be recorded in writing in a minute of a meeting of the Group.
- 3.5 Minutes of a meeting of the Section 151 Officers Group shall be deposited with the Host Authority and made available to the Monitoring Officer, Section 151 Officer or Head of Paid Service of any Council.

Part 4 Section 151 Officer of the Host Authority

- 4 The Section 151 Officer of the Host Authority may have additional responsibilities for corporate management of the ASU and its staff.

SCHEDULE 5

Cost Sharing

1.1 Pool Establishment Costs

For the purpose of this Schedule 5 Pool Establishment Costs are the costs of creating the Pool including but not limited to:

- (a) Strategic and technical advice;
- (b) External legal advice;
- (c) Project management;
- (d) Financial and taxation advice;
- (e) Costs of undertaking the procurement of the Main Operator Agreement and any subsequent Operator Agreement.

Pool Establishment Costs shall be shared equally between the Councils.

1.2 Running Costs

(a) Operator Costs

For the purpose of this Schedule 5 Operator Costs are the costs payable to the Operator(s) or investment managers as follows:

- (i) Costs payable to the Operator(s) or investment managers will be made in accordance with the relevant Operator Agreement or such arrangements as are made with investment managers.
- (ii) Where these costs are calculated based on the value of investments under management these costs will be borne by each Council in accordance with the agreed fee arrangements for each sub-fund as set out in the prospectus for each sub-fund or in accordance with the relevant Operator Agreement. To the extent that the general costs payable to an Operator for the operation of Pool Vehicles are calculated based on a flat fee then that fee shall be shared equally between the Councils.
- (iii) Operator costs incurred in the creation of a new sub-fund shall be allocated back to the sub-fund and will therefore be apportioned to those Councils investing based on the assets under management in that sub-fund as set out in the prospectus approved by the Joint Committee and the contract entered into pursuant to that agreement.
- (iv) Where an Operator or a Council incurs charges or liabilities in circumstances where it would be inequitable to apply the provision of paragraphs 1.2(a)(i) to (iii) above, the Joint Committee may decide that one or more Councils should pay some or all of those costs or charges to the Operator or to a Council as the case may be so as to

reflect the responsibility for those charges in an equitable way and the Councils affected shall make payments to reflect the decision of the Joint Committee. Before making a decision that costs should be borne differently in a way which it considers to be more equitable under this paragraph the Joint Committee must allow any Council which would be adversely affected the opportunity to make written representations.

(b) **Pool Aligned Assets Costs**

To the extent that costs are payable to any Pool Aligned Assets Provider or are incurred under any Pool Aligned Assets Vehicle, such costs shall be allocated in accordance with the relevant contractual arrangements and will be borne by each Council in accordance with the value of investments under such arrangement, unless the Joint Committee otherwise agrees with the relevant Pool Aligned Assets Provider or Pool Aligned Assets Vehicle to meet such costs in a different way.

(c) **Other Costs**

- (i) For the purpose of this Schedule 5 Other Costs are the costs of operating the Pool, excluding Pool Establishment Costs, Operator Costs, Pool Aligned Assets Costs and Asset Transition Costs, including but not limited to the cost of:
 - (A) Strategic and technical advice
 - (B) Legal advice
 - (C) Project management
 - (D) Financial and taxation advice
 - (E) The cost of overseeing and supervising the operation of the relevant Operator Agreement including the cost of the ASU and the Host Authority and including the costs of any procurement and appointment of any contractor to provide adviser services.
- (ii) Other Costs shall be shared equally between the Councils and shall be reviewed annually.
- (iii) Where an Operator or a Council incurs charges or liabilities in circumstances where it would be inequitable to apply the provision of paragraph 1.2(c)(ii) above, the Joint Committee may decide that one or more Councils should pay some or all of those costs or charges to the Operator or to a Council as the case may be so as to reflect the responsibility for those charges in an equitable way and the Councils affected shall make payments to reflect the decision of the Joint Committee. Before making a decision that costs should be borne differently in a way which it considers to be more equitable under this paragraph, the Joint Committee must allow any Council which would be adversely affected the opportunity to make written representations.

(d) **Asset Transition Costs**

- (i) For the purpose of this Schedule 5 Asset Transition Costs are the costs incurred when transferring assets from each Council into or from vehicles managed by an Operator to become (or cease to be) Pool Assets. These costs include but are not limited to:
 - (A) Transition manager fees
 - (B) Duties and taxes
 - (C) Buy and sell spreads
 - (D) Market and opportunity costs
- (ii) Asset Transition Costs will be borne by each Council on its own assets transferred to or removed from the vehicle(s) or transitioned between managers of sub-Funds in the vehicle(s).

2 SHARING OF COSTS RELATING TO WITHDRAWAL

- 2.1 Should any Council give notice to withdraw from this Agreement under clause 12 then the Former Council will be required to pay all costs which that Council would have had to pay if it had continued to be a member of the Pool until the expiry of the Relevant Period, including its share of Pool Establishment Costs, Operator Costs, Asset Transition Costs and Other Costs unless the Joint Committee agrees otherwise.
- 2.2 In this Schedule the "**Relevant Period**" with respect to a former Council means the period between the Withdrawal Date for the Council concerned and the first of the following dates which occur on or after the Withdrawal Date:
 - (a) The date on which the relevant Operator Agreement(s) comes to an end;
 - (b) The date on which the relevant Operator Agreement(s) would have come to an end but for the fact that it is extended by the Councils.
- 2.3 All costs of withdrawing assets, including any dilution levies, from the vehicle(s) shall be borne by each Council in accordance with the terms on which they are invested with the Operator.
- 2.4 Payments made by a Former Council shall be made at the same time and in the same manner as if that Former Council had not withdrawn from this Agreement.

3 SHARING OF COSTS ON TERMINATION

- 3.1 Should this Agreement be terminated in accordance with clause 13 the Councils will determine any outstanding amounts due to an Operator and to any other parties in respect of this Agreement.
- 3.2 Should this Agreement be terminated after the appointment of the Main Operator the following shall apply:

- (a) Costs of withdrawing assets from the vehicle(s) shall be borne by each Council according to their own assets withdrawn. These may include any dilution levies as defined in the relevant sub-fund prospectuses or similar investment scheme documentation.
- (b) Any other costs which shall include but are not limited to:
 - (i) Contractually committed costs not yet paid
 - (ii) Liabilities that may be imposed by parties to this Agreement or contractually engaged third parties

shall be shared equally by the Councils and any Former Councils whose Relevant Period ends on or after the date of termination of this Agreement.

- 3.3 The Joint Committee may agree that the liability of one or more Former Councils under paragraph 3.2(b) should be reduced, avoided or allocated other than in equal shares to the extent that it considers that it would be inequitable to require that Former Council to pay an equal share.

4 SHARING OF COST ON ADDITION OF ANOTHER PARTY

- 4.1 Should this Agreement be varied in accordance with clause 5.6 to provide for the addition of a further pension administering authority or authorities then:
- 4.2 that pension administering authority or authorities shall, on becoming a party to this Agreement, pay a proportionate share of the Pool Establishment Costs, determined in accordance with paragraph 1.1 of this Schedule 5 as reflects the number of parties to this Agreement at the moment after the new party joins; and
- 4.3 that sum shall be immediately paid to the Councils who were parties to this Agreement immediately prior to the variation in equal shares.
- 4.4 The Joint Committee may agree to waive payment of part or all of the proportionate share of Pool Establishment Costs (or increase such proportionate share) if it considers it to be in the interests of the Pool to do so.

5 SHARING OF HOST AUTHORITY AND ASU COSTS

- 5.1 Costs incurred in the operation of the Joint Committee (including the costs of officers providing support to the Joint Committee in accordance with this Agreement) will be borne by the Council incurring them.
- 5.2 Costs incurred by the Host Authority in providing clerking and other services required of it as Host Authority by the Joint Committee will be shared equally between the Councils and, with respect to any Relevant Period, any Former Councils.
- 5.3 Costs incurred by any Council with respect to provision of the ASU or undertaking work commissioned from that authority by the Joint Committee will be shared equally between the Councils and, with respect to its Relevant Period, former Councils, with respect to any such services commissioned.

6 LITIGATION COSTS

6.1 The cost of

- (a) defending a claim brought against one or more Councils or Former Councils or the Joint Committee arising from any activity it or they have undertaken on behalf of the Joint Committee or undertaken by that Council or Councils in accordance with this Agreement; or
- (b) bringing any legal proceedings authorised by the Joint Committee

including the cost of any award made by any court, tribunal or other body having the jurisdiction to require any payment to be made by any Council or Former Council shall be shared equally between the Councils unless the Joint Committee agrees that it would be more equitable for the cost to be borne differently and the Councils affected shall make payments to reflect the decision of the Joint Committee.

- 6.2 Before making a decision that costs should be borne other than equally under paragraph 6.1 the Joint Committee must allow every Council (or Former Council as the case may be) which might be adversely affected by that decision the opportunity to make written representations.

7 PAYMENT OF SHARED COSTS

- 7.1 No later than 31 January in each and every year the Joint Committee will agree a budget for the forthcoming financial year (1 April to 31 March) setting out the estimated cost of:

- (a) the provision of services to the Joint Committee by the Host Authority;
- (b) the operation of the ASU;
- (c) the provision of services by advisers appointed by the Joint Committee;
- (d) any other services provided by a Council or third party which are considered by the Joint Committee to be the shared responsibility of the Councils;
- (e) any other cost which is to be payable by the Councils equally in accordance with the provisions of this Agreement.

- 7.2 No later than 1 April in the following year the Host Authority shall invoice each Council and Former Council for its estimated share of the costs payable under paragraph 7.1 for the financial year just commencing and each Council (or during its Relevant Period a Former Council as the case may be) shall pay such invoice within 28 days from receipt.

- 7.3 The Host Authority shall defray any expenditure falling under paragraphs 7.1(a)-(e) upon being invoiced for the same by the supplier or by a Council which has incurred or paid any such cost.

- 7.4 At the first meeting of the Joint Committee following each 1 April (provided that that meeting takes place no later than 90 days after the end of previous financial year), the Joint Committee will determine the actual cost of the services set out in

paragraph 7.1 for the preceding financial year and the Host Authority shall invoice each Council and Former Council for its further share of the costs (if any) payable under paragraph 7.1 and each Council (or Former Council as the case may be) shall pay such invoice within 28 days from receipt. Where any payment on account exceeds the amount invoiced then that excess shall be credited to the relevant Council in respect of costs for the then current Financial Year or, in the case of a Former Council, paid to that Former Council within 28 days of the determination of the amount due.

- 7.5 If any sum payable under this Agreement is not paid on or before the due date for payment the Council entitled to payment will be entitled to charge the Council from which payment is due interest on that sum at 3% per annum above the base lending rate from time to time of the Bank of England from the due date until the date of payment (whether before or after judgment), such interest to accrue on a daily basis.