

**Report to:** Pension Committee

**Date of meeting:** 22 June 2020

**By:** Chief Finance Officer

**Title:** Pension Fund Risk Register

**Purpose:** To consider the Pension Fund Risk Register

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## **RECOMMENDATIONS**

**The Committee is recommended to consider and comment on the Pension Fund Risk Register**

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### **1. Background**

1.1 Risk management is the practice of identifying, analysing and controlling in the most effective manner all threats to the achievement of the strategic objectives and operational activities of the East Sussex Pension Fund (ESPF or “the Fund”). It is not a process for avoiding or eliminating risks. A certain level of risk is inevitable in achieving the Fund objectives, but it must be controlled.

1.2 Effective risk management is an essential part of any governance framework as it identifies risks and the actions required to mitigate their potential impact. For a pension fund, those risks will come from a range of sources, including the funding position, Local Government Pension Scheme (LGPS) Pooling, General Data Protection Regulation (GDPR), investment performance, membership changes, benefits administration, costs, communications and financial systems. Good information is important to help ensure the complete and effective identification of significant risks and the ability to monitor those risks.

### **2. Supporting Information**

2.1 The **Risk Register** at Appendix 1 has been updated since the last meeting for the circumstances as outlined below:

2.2 The onset of Coronavirus and Covid-19 is placing significant pressures on both Employers to the Fund and the Pension Administration Service. The increased demand for Pension Administration Services may increase the likelihood of breaching service performance targets and presents resourcing constraints since staff may be subject to the illness themselves. In addition, the migration to remote working has seen an increase in the likelihood of Cyber Scams and Data Protection.

2.3 The Pension Regulator issued a notice on the 2 April 2020 to Scheme Managers of Public Service Pension Schemes to carry out a risk assessment of their Pension Administrator in relation to Covid 19. The Scheme Manager is required to assess whether the ESPF business continuity plan is still adequate and to establish from the Pension Administrator what contingency plan is in place to mitigate their impact of increases in work volumes or unavailable staff.

2.4 A collaborative approach is required to work with your administrators to make sure they deliver critical processes: reducing the burden by limiting any non-critical demands and queries; and, confirm the priorities of activities to be carried out, in the order set out below:

- paying members’ benefits
- retirement processing
- bereavement services, as well as any administrative functions required to support these
- any processes needed to ensure benefits are accurate

This includes the agreement of changes in operating procedures such as allowing electronic signatures and documents and encouraging other third-party providers to do the same. The legal validity of electronic signatures has been endorsed in a recent statement from government.

2.5 The Chancellor, Rishi Sunak, in his March Statement advised a suite of financial relief measures to alleviate economic duress arising from the global lockdown and the corresponding liquidity squeeze. It is clear that despite attempts by the Government to prevent a permanent structural impact, a number of companies that existed prior to the lockdown will not exist after the lockdown due to the severity of this economic shock. It follows that the ESPF has seen an increase in employers advising they need to defer the payment of employer contributions to the Fund, noting that employee contributions are legally prohibited from deferral. The Fund is working on a policy on the deferral of employer contributions and has managed the early requests on a case by case basis.

2.6 In managing the economic consequence of a global lockdown and the increasing need to build up cash reserves has given rise to dividend retention. This impacts the cashflow balances of pension funds which are required to service pension promises. The ESPF has therefore commenced cashflow modelling to ensure it can manage within its cash envelope and to mitigate against forced sales of assets to service pension promises.

2.7 Covid 19 has also impacted the progress of the Data Improvement Programme and the Annual Benefit Statement exercise for 2019. It has been difficult to make contact with employers in lockdown and those staff are generally redirected to business critical tasks of the employer.

2.8 In summary, the Covid 19 Risk is a global risk affecting a number of risk indicators, so it has been necessary to rebalance both the pre-mitigation and post mitigation response as set out in summary in the table below. Also, a new indicator for Covid 19 is included at risk (17) and a further new risk (18) relating to market cost pull pressures such as pay and inflation.

**Table 1 Rebalancing Pre and Post Mitigation Risk Scores**

| Ref            | Reason for Change   | Change to pre-mitigation score  | Change to post mitigation score   | Score   |
|----------------|---|---|---|---|
| 2              | End of Heywood's contract and changeover to new system. Several converging key risks on data issues and potential business interruption. Reported elsewhere on the agenda | From 3 x 3<br>To 4 x 3  | From 3 x 3<br>To 4 x 3  |  |
| 9              | Covid 19 economic lockdown has increased the pre-mitigation scores  | From 2 x 3<br>To 3 x 3  | From 2 x 3<br>To 3 x 3  |  |
| 10             | Covid has increased reliance on remote working and the increase in Cyber crime and scams  | From 4 x 2<br>To 4 x 3  | From 3 x 2<br>To 4 x 2  |  |
| 13             | The high level of prudence in the actuarial valuation mitigates the likelihood score in pre-mitigation  | From 3 x 3<br>To 3 x 2  | From 3 x 2<br>To 3 x 1  |  |
| 16<br>17<br>18 | Access Risks - merged into a single risk (16)   | (16) From 3x3<br>(17) From 4x2<br>(18) From 3x3<br><br>To 3 x 3 overall | (16) From 2 x 2<br>(17) From 2 x 2<br>(18) From 3 x 3<br><br>To 3 x 2 overall | Rebased   |

2.9 The UK enacted legislation to leave the EU on 31 January 2020 and therefore it may be appropriate to remove risk indicator 12 from the risk register.

### 3. **Assessment of Risk**

3.1 Risks are assessed in terms of the potential impact of the risk event should it occurs, and in terms of the likelihood of it occurring. These are then combined to produce an overall risk score. In terms of investment, the Fund has a diversified portfolio of assets to mitigate against downturns in individual markets, but market events may lead to a fluctuation in the Fund value, which demonstrates that if the markets as a whole crash, then there is little that mitigating actions can do.

3.2 The East Sussex Pension Fund, risk profile has been updated and in addition to the current mitigation in place, further actions are planned to provide a greater level of assurance, and the level of risk will be reviewed once these additional actions have been implemented.

3.3 Further risks are likely to arise from future decisions taken by the Pension Committee, ACCESS Joint Committee, and from changes in legislation and regulations. Where such new risks arise, they will be added to the risk register, assessed, and mitigation actions identified.

### 4. **Conclusion and reasons for recommendations**

4.1 Monitoring of the Risk Register is an important role for the Pension Committee. The Committee is recommended to consider and comment on the Risk Register.

**IAN GUTSELL**  
**Chief Finance Officer**

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Local Member(s): All  
Background Documents  
None

**Risk Register Risk Scores**

The risk scores are calculated using the risk matrix below:

|            |   |        |   |   |   |
|------------|---|--------|---|---|---|
| LIKELIHOOD | 4 |        |   |   |   |
|            | 3 |        |   |   |   |
|            | 2 |        |   |   |   |
|            | 1 |        |   |   |   |
|            |   | 1      | 2 | 3 | 4 |
|            |   | IMPACT |   |   |   |

For the **likelihood**, there are four possible scores:

| 1<br><b>HARDLY EVER</b>   | 2<br><b>POSSIBLE</b>   | 3<br><b>PROBABLE</b>  | 4<br><b>ALMOST CERTAIN</b>  |
|---|--|---|---|
| Has never happened<br>No more than once in ten years<br>Extremely unlikely to ever happen | Has happened a couple of times in last 10 years<br>Has happened in last 3 years<br>Could happen again in next year | Has happened numerous times in last 10 years<br>Has happened in last year<br>Is likely to happen again in next year | Has happened often in last 10 years<br>Has happened more than once in last year<br>Is expected to happen again in next year |

For the **impact**, there are four possible scores, considered across four areas:

|  | 1<br>NEGLIGIBLE<br>(No noticeable Impact)             | 2<br>MINOR<br>(Minor impact, Some degradation of non-core services)                                     | 3<br>MAJOR<br>(Significant impact, Disruption to core services)   | 4<br>CRITICAL<br>(Disastrous impact, Catastrophic failure)   |
|--|---|---|---|--|
| <b>SERVICE DELIVERY</b><br>(Core business, Objectives, Targets)      | Handled within normal day-today routines.             | Management action required to overcome short-term difficulties.   | Key targets missed.<br><br>Some services compromised.   | Prolonged interruption to core service.<br><br>Failure of key Strategic project.   |
| <b>FINANCE</b><br>(Funding streams, Financial loss, Cost)            | Little loss anticipated.                              | Some costs incurred.<br><br>Minor impact on budgets.<br><br>Handled within management responsibilities. | Significant costs incurred.<br><br>Re-jig of budgets required.<br><br>Service level budgets exceeded.               | Severe costs incurred.<br><br>Budgetary impact on whole Council.<br><br>Impact on other services.<br><br>Statutory intervention triggered. |
| <b>REPUTATION</b><br>(Statutory duty, Publicity, Embarrassment)      | Little or no publicity.<br><br>Little staff comments. | Limited local publicity.<br><br>Mainly within local government community.<br><br>Causes staff concern.  | Local media interest.<br><br>Comment from external inspection agencies.<br><br>Noticeable impact on public opinion. | National media interest seriously affecting public opinion   |
| <b>PEOPLE</b><br>(Loss of life, Physical injury, Emotional distress) | No injuries or discomfort.                            | Minor injuries or discomfort.<br><br>Feelings of unease.  | Serious injuries.<br><br>Traumatic / stressful experience.<br><br>Exposure to dangerous conditions.                 | Loss of life<br><br>Multiple casualties<br><br>Pandemic  |



## EAST SUSSEX PENSION FUND - RISK REGISTER

| Reference   | Risk  | Pre Mitigation |            |            | Risk Control / Response  | Post Mitigation |            |            |                          | Risk Owner            | Timescales                                  |
|---|---|----------------|------------|------------|--|-----------------|------------|------------|--------------------------|-----------------------|---|
|   |   | Impact         | Likelihood | Risk Score |  | Impact          | Likelihood | Risk Score | Change since last review |                       |   |
|   |   |                |            |            |  |                 |            |            |                          |                       |   |
| <b>Pensions Administration (Orbis -Business Operations)</b> |   |                |            |            |  |                 |            |            |                          |                       |   |
| 1   | <b>Pension contributions:</b> <ul style="list-style-type: none"> <li>• Non-collection</li> <li>• Miscoding</li> <li>• Non-payment</li> </ul> If not discovered results inaccurate: <ul style="list-style-type: none"> <li>• employer FRS17/IAS19 &amp; Valuation calculations</li> <li>• final accounts</li> <li>• cash flow</li> </ul>   | 3              | 3          | 9          | <ul style="list-style-type: none"> <li>• Employer contribution monitoring</li> <li>• Additional monitoring at specific times</li> <li>• SAP / Altair quarterly reconciliation</li> <li>• Annual year end checks</li> <li>• Fines imposed for late payment and late receipt of remittance advice.</li> </ul>  | 3               | 2          | 6          | ↔                        | Head of Pensions      | On-going                                    |
| 2   | <b>Inadequate delivery of Pensions Administration by service provider</b> <ul style="list-style-type: none"> <li>• Members of the pension scheme not serviced</li> <li>• Statutory deadlines not met</li> <li>• Employers dissatisfied with service being provided + formal complaint</li> <li>• Complaints by members against the administration (these can progress to the Pensions Ombudsman)                             <ul style="list-style-type: none"> <li>• Data interruption from system changeover</li> </ul> </li> </ul> | 4              | 3          | 12         | <ul style="list-style-type: none"> <li>• Key Performance Indicators</li> <li>• Internal Audit</li> <li>• Reports to Pension Board / Committee</li> <li>• Service Review meetings with business operations management</li> <li>• Awareness of the Pension Regulator Guidance</li> <li>• Procurement of new Pension Administration System to replace Heywoods                             <ul style="list-style-type: none"> <li>• Project managers being sourced risk not yet mitigated.</li> </ul> </li> </ul> | 4               | 3          | 12         | ↑                        | Lead Pensions Manager | Management Actions in Internal Audit Report |

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| Reference | Risk   | Pre Mitigation |            |            | Risk Control / Response   | Post Mitigation |            |            |                          | Risk Owner            | Timescales |
|-----------|--|----------------|------------|------------|---|-----------------|------------|------------|--------------------------|-----------------------|------------|
|           |  | Impact         | Likelihood | Risk Score |   | Impact          | Likelihood | Risk Score | Change since last review |                       |            |
| 3         | <b>Loss of key/senior staff and knowledge/ skills</b> <ul style="list-style-type: none"> <li>Damaged reputation</li> <li>Inability to deliver and failure to provide efficient pensions administration service; major operational</li> <li>Disruption and inability to provide a high quality pension service to members.</li> <li>Concentration of knowledge in a small number of officers and risk of departure of key and senior staff.</li> <li>The risk of losing key staff could lead to a breakdown in internal processes and service delivery, causing financial loss and potential risk to reputation.</li> </ul> | 3              | 3          | 9          | <ul style="list-style-type: none"> <li>Diversified staff / team</li> <li>Attendance at pension officers user groups</li> <li>Procedural notes which includes new systems, section meetings / appraisals</li> <li>Succession planning</li> <li>Robust business continuity processes in place around key business processes, including a disaster recovery plan.</li> <li>Knowledge of all tasks shared by at least two team members and can in addition be covered by senior staff.</li> <li>Training requirements are set out in job descriptions and reviewed annually with team members through the appraisal process.</li> </ul> | 3               | 2          | 6          | ↔                        | Lead Pensions Manager | On-going   |
| 4         | <b>Paying pension benefits incorrectly</b> <ul style="list-style-type: none"> <li>Damaged reputation</li> <li>Financial loss</li> <li>Financial hardship to members</li> </ul>   | 3              | 3          | 9          | <ul style="list-style-type: none"> <li>Internal control through audit process</li> <li>Constant monitoring / checking</li> <li>In house risk logs</li> <li>SAP / Altair reconciliation</li> <li>Task management</li> <li>Vita cleansing</li> </ul>  | 3               | 2          | 6          | ↔                        | Lead Pensions Manager | On-going   |
| 5         | <b>Guaranteed Minimum Pension (GMP) reconciliation</b> <ul style="list-style-type: none"> <li>Members of pensions scheme exposed to financial loss</li> <li>Inaccurate record keeping</li> <li>Damaged reputation</li> </ul>   | 3              | 3          | 9          | <ul style="list-style-type: none"> <li>Internal Audit</li> <li>Key performance indicators</li> <li>Reports to Pension Board and Committee</li> </ul>  | 3               | 2          | 6          | ↔                        | Lead Pensions Manager | On-going   |

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| Reference | Risk   | Pre Mitigation |            |            | Risk Control / Response   | Post Mitigation |            |            |                          | Risk Owner            | Timescales  |
|-----------|--|----------------|------------|------------|---|-----------------|------------|------------|--------------------------|-----------------------|---|
|           |  | Impact         | Likelihood | Risk Score |   | Impact          | Likelihood | Risk Score | Change since last review |                       |   |
| 6         | <p><b>Failure to issue Annual Benefit statements 31st August</b></p> <ul style="list-style-type: none"> <li>• Reputational risk and complaints</li> <li>• Fines and enforcement action by The Pension Regulator                             <ul style="list-style-type: none"> <li>• Covid 19 has reduced the ability of employers to participate in the data cleansing due to lockdown.</li> </ul> </li> </ul>  | 3              | 3          | 9          | <ul style="list-style-type: none"> <li>• Regular contact with employers to get data.</li> <li>• Monthly interfacing to reduce workload at year end</li> <li>• Statements to employers in time to allow time for distribution to staff.</li> <li>• Considerations of employer take up of monthly interfaces system. Many leavers are not being notified until year-end.</li> <li>• Pension Committee letter to employers requesting their participation and joint working between Hymans and Pensions Administrator on end of year returns.</li> </ul> | 3               | 2          | 6          | ↓                        | Lead Pensions Manager | Initial project deadline was 31 March 2020 this has been moved to 30 June |
| 7         | <p><b>Data Cleansing – failure to provide timely and accurate member data.</b></p> <ul style="list-style-type: none"> <li>• Risk of financial loss and damage to reputation.</li> <li>• Incorrect employer’s contribution calculations</li> <li>• Delays to triennial actuarial valuations process.</li> <li>• Fines and enforcement action by The Pension Regulator</li> <li>• Covid 19 has reduced the ability of employers to participate in the data cleansing due to lockdown.</li> </ul> | 3              | 3          | 9          | <ul style="list-style-type: none"> <li>• Administration Strategy in place;</li> <li>• Employing authorities are contacted for outstanding/accurate information;</li> <li>• Regular meeting with administration services re updates, when required.</li> <li>• A data cleansing plan is expected to be agreed with Business Operations.</li> <li>• Business Operation has been given authority to recruit 4 additional FTE for an initial period of 6 months to focus on data deficiencies.</li> </ul>   | 3               | 3          | 9          | ↔                        | Lead Pensions Manager | Data Improvement Programme Ongoing to June 2020                           |

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| Reference                                 | Risk   | Pre Mitigation |            |            | Risk Control / Response  | Post Mitigation |            |            |                          | Risk Owner       | Timescales |
|---|--|----------------|------------|------------|--|-----------------|------------|------------|--------------------------|------------------|------------|
|   |  | Impact         | Likelihood | Risk Score |  | Impact          | Likelihood | Risk Score | Change since last review |                  |            |
|   |  |                |            |            |  |                 |            |            |                          |                  |            |
| <b>Pensions Investment and Governance</b> |  |                |            |            |  |                 |            |            |                          |                  |            |
| 8   | <b>Required returns not met due to poor strategic allocation</b> <ul style="list-style-type: none"> <li>• Damaged reputation</li> <li>• Increase in employer contribution</li> <li>• Inability to Pay Pensions</li> </ul>  | 4              | 2          | 8          | <ul style="list-style-type: none"> <li>• Investment Advisors</li> <li>• Triennial review</li> <li>• Performance monitoring</li> <li>• Annual Investment Strategy Review</li> <li>• Reporting to Pensions Committee and Board</li> <li>• Compliance with the ISS/FSS</li> </ul> Revision of the Asset Liability Model to support a viable Strategic Asset Allocation for the new valuation. | 4               | 1          | 4          | ↓                        | Head of Pensions | On-going   |
| 9   | <b>Employers unable to pay increased contributions / contributions</b> <ul style="list-style-type: none"> <li>• Lower funding level</li> <li>• Increase in employer contributions</li> <li>• Employer forced to sell assets</li> <li>• Employer forced into liquidation</li> <li>• Increase in investment risk taken to access higher returns</li> </ul> Lockdown and Halted Economy Covid 19 Impact | 3              | 3          | 9          | <ul style="list-style-type: none"> <li>• Valuation</li> <li>• Regular communication with Employers</li> <li>• Monthly monitoring of contribution payments</li> <li>• Meetings with employers where there are concerns</li> </ul> Covenant Assessments in progress with employers facing difficulties from Covid 19   | 3               | 3          | 9          | ↑                        | Head of Pensions | On-going   |
| 10  | Cyber Security of member data - personal employment and financial data <ul style="list-style-type: none"> <li>• ESCC may incur penalties</li> <li>• Damaged reputation</li> <li>• Legal issues</li> <li>• Members of the pension scheme exposed to financial loss / identity theft</li> <li>• Members of the pension scheme data lost or compromised</li> </ul>                                      | 4              | 3          | 12         | <ul style="list-style-type: none"> <li>• ICT defence-in-depth approach</li> <li>• Utilising firewalls,</li> <li>• Email and content scanners</li> <li>• Using anti-malware.</li> <li>• ICT performs penetration and security tests on regular basis</li> </ul>   | 4               | 2          | 8          | ↑                        | Head of Pensions | On-going   |

## EAST SUSSEX PENSION FUND - RISK REGISTER

| Reference | Risk  | Pre Mitigation |            |            | Risk Control / Response   | Post Mitigation |            |            |                          | Risk Owner       | Timescales |
|-----------|---|----------------|------------|------------|---|-----------------|------------|------------|--------------------------|------------------|------------|
|           |   | Impact         | Likelihood | Risk Score |   | Impact          | Likelihood | Risk Score | Change since last review |                  |            |
|           |   |                |            |            |   |                 |            |            |                          |                  |            |
|           | <ul style="list-style-type: none"> <li>Covid-19 Cybercrime Spike</li> </ul>   |                |            | 8          |   |                 | 6          |            |                          |                  |            |
| 11        | <b>Cyber Security of third party suppliers</b> <ul style="list-style-type: none"> <li>Damaged reputation</li> <li>Financial loss</li> <li>Inability to trade</li> <li>Lower funding level</li> <li>Increase in employer contribution</li> <li>Increase in investment risk taken to access higher returns</li> </ul>   | 4              | 2          | 8          | <ul style="list-style-type: none"> <li>Service level agreement with termination clause</li> <li>Regular Meetings</li> <li>Regular reports SAS 70/AAF0106</li> <li>Investment Advisors</li> <li>Global custodian</li> </ul>  | 3               | 2          | 6          | ↔                        | Head of Pensions | On-going   |
| 12        | <p>The decision to leave the European Union without a trade deal causing significant economic instability and slowdown, and as a consequence lower investment returns, resulting in:</p> <ul style="list-style-type: none"> <li>Financial loss, and/or failure to meet return expectations.</li> <li>Increased employer contribution costs.</li> <li>Changes to the regulatory and legislative framework within which the Fund operates.</li> </ul> | 4              | 2          | 8          | <ul style="list-style-type: none"> <li>Diversification of the Fund's investments across the world, including economies where the impact of "Brexit" is likely to be smaller.</li> <li>The long-term nature of the Fund's liabilities provides some mitigation, as the impact of "Brexit" will reduce over time.</li> <li>The Govt. is likely to ensure that much of current EU regulation is enshrined in UK law.</li> <li>Officers receive regular briefing material on regulatory changes and attend training seminars and ensure any regulatory changes are implemented</li> </ul> | 3               | 2          | 6          | ↔                        | Head of Pensions | On-going   |
| 13        | <b>2019 Triennial actuarial valuation outcome</b> <ul style="list-style-type: none"> <li>An increase in liabilities that is higher than the previous actuarial valuation</li> </ul>   | 3              | 2          | 6          | <ul style="list-style-type: none"> <li>The triennial actuarial valuation review focuses on the real returns on assets, net price and pay increases.</li> <li>The Committee receiving training on</li> </ul>   | 3               | 1          | 3          | ↓                        | Head of Pensions | On-going   |

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| Reference | Risk   | Pre Mitigation |            |            | Risk Control / Response  | Post Mitigation |            |            |                          | Risk Owner       | Timescales |
|-----------|--|----------------|------------|------------|--|-----------------|------------|------------|--------------------------|------------------|------------|
|           |  | Impact         | Likelihood | Risk Score |  | Impact          | Likelihood | Risk Score | Change since last review |                  |            |
|           |  |                |            |            |  |                 |            |            |                          |                  |            |
|           | estimate.<br><ul style="list-style-type: none"> <li>The level of inflation and interest rates assumed in the valuation may be inaccurate leading to higher than expected liabilities.</li> <li>Significant rises in employer contributions due to increases in liabilities or fall in assets.</li> </ul> |                |            | 6          | understanding liabilities<br><ul style="list-style-type: none"> <li>Hymans Robertson commission to produce an Asset Liabilities Model.</li> <li>Life expectancy assumptions are reviewed at each valuation.</li> <li>Reviewing of each triennial valuation assumptions and challenge actuary as required.</li> <li>Funding Strategy Statement and Investment Strategy Statement updated and approved,</li> <li>Actuary attendance at Pension Fund Committee to cover triennial valuation issues and expectations</li> <li>The Fund holding discussions with employers through the Pension Employers Forum. Using actuary that makes significant possible assumptions and recommends appropriate recovery period and strategy;</li> </ul> |                 |            | 4          |                          |                  |            |
| 14        | <b>Accounting - Failure to comply with CIPFA new pension fund accounting regulations.</b><br><ul style="list-style-type: none"> <li>Risk of the accounts being qualified by the auditors.</li> </ul>   | 3              | 2          | 6          | <ul style="list-style-type: none"> <li>Pensions Officers are kept up to date with changes to legislative requirements via network meetings, professional press, training and internal communication procedures.</li> <li>Pension Fund financial management and administration processes are maintained in accordance with the CIPFA Code of Practice, International</li> </ul>   | 2               | 2          | 4          | ↓                        | Head of Pensions | On-going   |

## EAST SUSSEX PENSION FUND - RISK REGISTER

| Reference                         | Risk   | Pre Mitigation |            |            | Risk Control / Response  | Post Mitigation |            |            |  | Risk Owner       | Timescales |
|-----------------------------------|--|----------------|------------|------------|--|-----------------|------------|------------|--|------------------|------------|
|                                   |  | Impact         | Likelihood | Risk Score |  | Impact          | Likelihood | Risk Score | Change since last review   |                  |            |
|                                   |  |                |            | 9          | Financial Reporting Standards (IFRS), and the ESSC Financial Regulations. <ul style="list-style-type: none"> <li>Regular reconciliations are carried out between in-house records and those maintained by the custodian and investment managers.</li> <li>Internal Audits - carried out in line with the Pension Audit strategy.</li> <li>External Audit review the Pension Fund's accounts annually</li> </ul>  |                 |            | 4          |  |                  |            |
| <b>LGPS Pooling - ACCESS Pool</b> |  |                |            |            |  |                 |            |            |  |                  |            |
| 15                                | <b>Asset transition costs</b> <ul style="list-style-type: none"> <li>Asset transition costs are greater than forecast.</li> <li>Failure to control operational risks and transaction costs during the transition process</li> <li>An increase in the initial set-up costs forecast by the pooling proposal.</li> </ul> | 3              | 3          | 9          | <ul style="list-style-type: none"> <li>Consultant has analysed the creation of sub-funds and transitioning of our current assets into the pool, under a variety of scenarios.</li> <li>There may also be the opportunity to transfer securities in 'specie'.</li> <li>A transition manager will be appointed, with the objective of preserving asset values, managing risk and project managing the transition process to ensure that costs are monitored and controlled.</li> </ul> | 2               | 2          | 4          |  | Head of Pensions | On-going   |
| 16                                | <b>LGPS Investment Pooling &amp; Sub Fund Issues</b> <ul style="list-style-type: none"> <li>Increase in investment risk taken to access higher returns</li> <li>There can be size restrictions on certain investments.</li> <li>Weaker control leading to poorer</li> </ul>  | 3              | 3          | 9          | <ul style="list-style-type: none"> <li>ACCESS Support Unit function to provide support.</li> <li>Officers have agreed Link should be allowed a reasonable time period to resolve issues, e.g., until ending of August. The ACCESS Contracts Manager will monitor Link's progress</li> </ul>  | 3               | 2          | 6          | Rebased  | Head of Pensions | On-going   |

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| Reference | Risk   | Pre Mitigation |            |            | Risk Control / Response   | Post Mitigation |            |            |                          | Risk Owner       | Timescales |
|-----------|--|----------------|------------|------------|---|-----------------|------------|------------|--------------------------|------------------|------------|
|           |  | Impact         | Likelihood | Risk Score |   | Impact          | Likelihood | Risk Score | Change since last review |                  |            |
|           |  |                |            |            |   |                 |            |            |                          |                  |            |
|           | governance.<br>There is a risk that an investment may not transition to the ACS if Link cannot resolve on-going issues relating to the operating model for the planned Feeder fund structure.  |                |            |            | closely. If Link cannot resolve issues in a reasonable timeframe then alternative options may be considered, e.g. Funds may continue to hold the sub fund outside the ACS   |                 |            |            |                          |                  |            |
| 17        | <b>Coronavirus and Covid 19</b> <ul style="list-style-type: none"> <li>Employers unable to pay employer contributions</li> <li>Ceding Employers unable to find additional funds to support outsourced operations</li> <li>Revised dividend policies reducing income to pension funds</li> <li>Remote working presenting data protection risks</li> <li>Administration service unable to service demand</li> <li>Increased criminal activity from cyber scams and phishing</li> <li>investment environment changes radically, and Fund is slow to respond, leading to lower solvency</li> </ul> | 4              | 4          | 16         | <ul style="list-style-type: none"> <li>investment working group created to actively review investment strategy on an ongoing basis</li> <li>Data improvement Programme and ABS Working Group monitoring employers and administration service in relation to data cleansing and end of year returns for the ABS.</li> <li>Covenant reviews underway and review of all high risk employers in the fund.</li> <li>Contribution deferral policy submitted to committee for consideration in June 2020.</li> </ul> | 4               | 3          | 12         | new                      | Head of Pensions | On-going   |
| 18        | <b>Pay awards higher than expected</b> <ul style="list-style-type: none"> <li>Inflation rises faster than the actuarial assumption as a result of Govt. response to COVID-19</li> <li>Liabilities are higher than expected.</li> </ul>   | 3              | 3          | 9          | <ul style="list-style-type: none"> <li>Current weighting of 5% to index linked, 50% to equities, 3% to infra,9% to real estate all inflation correlated.</li> <li>Increase allocation to infrastructure assets if at acceptable valuation</li> </ul>  | 3               | 3          | 9          | new                      | Head of Pensions | On-going   |

| EAST SUSSEX PENSION FUND - RISK REGISTER |   |                |            |            |  |                 |            |            |                          |            |            |
|--|---|----------------|------------|------------|--|-----------------|------------|------------|--------------------------|------------|------------|
| Reference                                | Risk  | Pre Mitigation |            |            | Risk Control / Response  | Post Mitigation |            |            |                          | Risk Owner | Timescales |
|  |   | Impact         | Likelihood | Risk Score |  | Impact          | Likelihood | Risk Score | Change since last review |            |            |
|  | <ul style="list-style-type: none"> <li>Bond yields return to much higher levels</li> <li>Bond-equity correlations rise, and equities also fall in price</li> <li>Fund's solvency level falls</li> </ul> |                |            |            | <ul style="list-style-type: none"> <li>Monitor portfolio sensitivity to inflation</li> </ul> |                 |            |            |                          |            |            |

**Risk Score Change Key –**



= *Reduced*



= *No Change*



= *Increased*