# Atos UK 2019 Pension Scheme

Annual Report & Financial Statements 31 December 2024 Scheme Registration number 12016617

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### Appendices:

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### Section 1 – Trustee and its Advisers

### **The Trustee**

The Trustee of the Atos UK 2019 Pension Scheme is a Corporate Trustee, Atos Pension Schemes Limited.

**Directors of the Trustee Company** 

Independent Trustee Services Limited (part of

Independent Governance Group)

**CPV Martin** 

Secretary to the Trustee R Harris

XPS Pensions Group

11 Strand London WC2N 5HR

**Advisers** 

The advisers to the Trustee are set out below:

**Actuary** M Bell, FIA

Willis Towers Watson

**Auditor KPMG LLP** 

Legal Adviser CMS Cameron McKenna Nabarro Olswang LLP

**Covenant Adviser** Ernst & Young LLP

**Administrator** Hymans Robertson LLP

**Administration Project Support** Isio Group Limited

**Investment Consultant** Redington

**Investment Managers** Amundi Asset Management

(Defined Benefit section ("DB")) Hermes Investment Management Limited (Redeemed

9 July 2024)

Insight Investment Management (Global) Limited

("Insight")

Legal & General Investment Management Limited

("LGIM")

Mercer Implemented Investment Solutions Limited

("Mercer")

Mirova Limited ("Mirova") Pimco Limited ("Pimco") Schroders Plc ("Schroders")

Stonepeak Limited ("Stonepeak")

**Investment Manager** AEGON Scottish Equitable Life

(Defined Contribution section ("DC"))

Custodian JPMorgan Chase Bank

**Banker** Barclays Bank plc

### **Trustee and its Advisers (continued)**

Additional Voluntary Contributions ("AVC") Standard Life Assurance Company

**Providers** Utmost Life Pensions

Annuity Providers AEGON Scottish Equitable

Phoenix Life

Principal Employer Atos IT Services UK Limited

### Section 2 – Trustee's Report

The Trustee of the Atos UK 2019 Pension Scheme ("the Scheme") is pleased to present its report together with the audited financial statements and actuarial statements of the Scheme for the year ended 31 December 2024. The purpose of the report is to describe how the Scheme and its investments have been managed during the year.

### Management of the Scheme

### **Constitution of the Scheme**

The Scheme is registered with His Majesty's Revenue and Customs for the purposes of the Finance Act 2004, and is governed by a Definitive Trust Deed, dated 18 June 2019. The Scheme is closed to new entrants, and future accrual is limited to those members who retain a contractual entitlement to a defined benefit pension.

The Scheme is a mixed benefit arrangement and was established to enable the assets and liabilities of the Atos (Sema) Pension Scheme, the Atos Pension Fund and the Atos CS Pension Scheme (collectively, "the Legacy Schemes") to be consolidated into a single arrangement. The transfer of the assets and liabilities from the Legacy Schemes was completed on 1 November 2019.

On 31 December 2020 the Trustee completed a bulk transfer of the assets and liabilities of the Atos UK 2011 Pension Scheme ("the 2011 Scheme") to the Scheme. The transfer included all of the 2011 Scheme members with the exception of those employed by Syntel Europe Limited ("SEL"). The transfer of assets and liabilities for the SEL members was completed on 8 January 2021.

The Scheme was established on a sectionalised basis, and there were two sections. The Original Section contained two members, both of whom commenced active accrual in the Scheme on 1 November 2019 and became deferred members on 30 November 2019. The Transfer-in Section includes those members whose accrued benefits were transferred to the Scheme from one of the Legacy Schemes on 1 November 2019 or the 2011 Scheme on either 31 December 2020 or 8 January 2021. On 15 September 2021 the Trustee desectionalised the Scheme by closing the original section and transferring the benefits into the Transfer-in Section.

### **Management of the Scheme**

Atos Pension Schemes Limited ("the Trustee") has been appointed as the Trustee of the Scheme and is responsible for oversight of the invested assets and for making sure that the benefits earned by members are calculated and paid in accordance with both the Scheme rules and broader pensions legislation. The Trustee is responsible for safeguarding the interests of Scheme members and their beneficiaries. Its main duties are:

- To ensure that the Scheme is managed in accordance with the Trust Deed and Rules;
- To arrange and monitor the administration of the Scheme;
- To supervise the investments of the Scheme; and
- To take expert guidance where necessary.

The number of Trustee Directors is determined by Atos IT Services UK Limited ("Atos"). During the year to 31 December 2024 the Trustee Directors were Independent Trustee Services Limited ("ITS"), part of Independent Governance Group ("IGG"), represented by CPV Martin, T Harding, V Walker and J Adams. Mr Martin, a Trustee Director of IGG, has also been appointed as a Director of the Trustee in a personal capacity in order to satisfy certain company law requirements (together referred to the "Trustee Directors").

The Trustee Directors meet periodically to consider matters relating to the administration and investment policy of the Scheme. The Trustee Directors have delegated the day-to-day management and operation of the Scheme's affairs to professional organisations as set out on pages 1 to 2 of this report.

### **Management of the Scheme (continued)**

The Trustee has put in place various restrictions regarding the authorisation and movement of Scheme assets. The assets of the Scheme are invested in accordance with the Occupational Pensions Schemes (Investment) Regulations 2005.

To deal with the significant volume of activity that is generated across the Scheme the Trustee operates two committees which separately address the administration and governance, and the investment and funding activity. This structure allows the committees to work through specific issues in detail, and to prepare suitable recommendations for consideration by the Trustee. Each of the committees operate in conjunction with the Trustee's professional advisers, and formal Terms of Reference have been prepared to document the delegated authority that has been provided.

During the year to 31 December 2024, the Trustee Board met 5 times (2023: 4). In addition to these main Trustee meetings, the Investment and Funding Committee met on 3 occasions (2023: 4) and the Administration and Governance Committee met on 4 occasions (2023: 4).

### **Financial Development of the Scheme**

The financial statements have been prepared and audited in accordance with regulations made under Section 41(1) and (6) of the Pensions Act 1995.

The fund account shows that the net assets of the Scheme decreased from £1,372,643K at 31 December 2023 to £1,179,134K at 31 December 2024. The decrease in net assets is accounted for by:

	DBS*	DBS*	DCS**	DCS**	Total	Total
	2024	2023	2024	2023	2024	2023
	£000	£000	£000	£000	£000	£000
Member related income	8,550	8,300	255	-	8,805	8,300
Member related payments	(100,707)	(69,631)	(32,369)	(214)	(133,076)	(69,845)
Net withdrawals from dealings with members	(92,157)	(61,331)	(32,114)	(214)	(124,271)	(61,545)
Net returns on investments	(71,012)	48,062	1,774	3,243	(69,238)	51,305
Net (decrease)/increase in fund	(163,169)	(13,269)	(30,340)	3,029	(193,509)	(10,240)
Transfer between sections	4,225	2,212	(4,225)	(2,212)	-	1
Net assets at start of year	1,335,715	1,346,772	36,928	36,111	1,372,643	1,382,883
Net assets at end of year	1,176,771	1,335,715	2,363	36,928	1,179,134	1,372,643

<sup>\*</sup>Defined Benefit Section

<sup>\*\*</sup>Defined Contribution Section

#### **Pension Increases**

During the Scheme year, pension increases were applied in accordance with the Scheme Rules as follows:

Effective date – 1 April 2024 (All members except ex Atos Pension Fund members)

### Pensions in payment:

- Guaranteed Minimum Pensions ("GMPs") accrued pre-6 April 1988 = 0% (increases in line with the annual rise in Retail Prices Index ("RPI") are guaranteed by the State)
- GMPs accrued post 5 April 1988 = 3% (in accordance with the statutory revaluation orders)
- non GMP benefits accrued pre-6 April 1997 = 0%, 3%, & 5% where relevant, depending on which section benefits accrued post 5 April 1997 = 2.5%, 3%, 4%, 5% & 10% depending on section and pension element
- There were no discretionary increases awarded in the year.

Effective date – 1 November 2024 (ex-Atos Pension Fund members)

### Pensions in payment:

- GMPs accrued pre-6 April 1988 = 0% (increases in line with the annual rise in RPI are guaranteed by the State)
- GMPs accrued post 5 April 1988 = 3% (in accordance with the statutory revaluation orders)
- non GMP benefits accrued pre-6 April 1997 = 0% (such increases are granted at the discretion of the Trustee/Sponsoring Employer)
- Benefits accrued post 5 April 1997 = 2.5% & 5% depending on pension element.
- Deferred pensions are increased in accordance with statutory requirements.
- All increases were in accordance with the Trust Deed and Rules of the Scheme or legislative requirements.
- There were no discretionary increases awarded in the year.

### **Transfer Values**

Cash equivalents (transfer values paid to other approved pension arrangements) payable are calculated and verified as prescribed by Section 97 of the Pension Schemes Act 1993.

Transfer values paid represented the full value of members' guaranteed benefits. There were no transfers paid at less than the cash equivalent.

No allowance is made for any discretionary benefits when assessing transfer values.

#### **Report on Actuarial Liabilities**

### Actuarial valuation as at 31 December 2022

An actuarial valuation of the Scheme has been carried out by the Scheme Actuary as at 31 December 2022 ("the valuation date") in accordance with the Statement of Funding Principles dated 29 November 2024. The actuarial valuation revealed a shortfall of Scheme assets relative to the expected cost of providing members' past service benefits (Technical Provisions) of £130,000K at the valuation date.

A summary of the funding position at the valuation date is set out below:

	31 December 2022
	£000s
Value of assets	1,383,000
Value of liabilities	(1,513,000)
Funding shortfall/surplus	(130,000)
Funding level	91%

The figures above exclude the value of AVCs and other money purchase benefits.

As there were insufficient assets to cover the Scheme's Technical Provisions at the valuation date, the Trustee and the Employer are required to agree a Recovery Plan. This specifies how, and by when, the statutory funding objective is expected to be met.

### Eliminating the shortfall

This Recovery Plan aims to eliminate the shortfall as quickly as the Employer can reasonably afford. In assessing what is 'reasonable' in this context, the Trustee has taken account of the matters listed in Regulations 8 of the 'Scheme Funding Regulations' 1 and paragraphs 140-150 of the Pensions Regulator's Code of Practice: Funding Defined Benefits (July 2014).

The Trustee's strategy is expected to eliminate the funding shortfall by 30 September 2032.

The strategy aims to eliminate the shortfall of assets relative to the expected cost of providing members' past service benefits at the valuation date. The expected cost of providing members' past service benefits was calculated using the methodology and actuarial assumptions described in the Scheme's Statement of Funding Principles dated 29 November 2024. The Recovery Plan is based on those same assumptions, with the further assumption that the Scheme's assets will outperform the discount rate by 0.10% pa with effect from 1 January 2023.

To eliminate this funding shortfall, the Trustee and the Employer have agreed that the following additional contributions will be paid into the Scheme by the Employer, as set out in the Schedule of Contributions dated 29 November 2024:

• 93 monthly payments of £1,633K, with the first payment due by 31 January 2025 and the last payment due by 30 September 2032.

If these assumptions are borne out exactly, it is anticipated that the shortfall will be eliminated over the period to 30 September 2032 and half of the payments due under this Recovery Plan will have been received by 30 November 2028. To the extent that the assumptions are not borne out in practice, the shortfall will be eliminated either more or less quickly than anticipated in this Recovery Plan.

### Report on Actuarial Liabilities (continued)

### **Funding method**

The method used in the calculation of the expected cost of members' past service benefits was an accrued benefits funding method. The key assumptions underlying the calculation of technical provisions were:

	31 December 2022	31 December 2019		
Financial assumptions	% pa	% pa		
Discount rate	Assumed to be the margin in each year as set out below above the yield on the zero-coupon gilt nominal curve as determined by WTW.  • 2023: 0.700% pa  • 2024: 0.675% pa  • 2025: 0.650% pa  • 2026: 0.625% pa  • 2027: 0.600% pa  • 2028: 0.575% pa  • 2029: 0.550% pa  • 2030: 0.525% pa  • 2031 and all durations onwards: 0.500% pa	0.90% pa above the zero coupon nominal gilt yield curve determined by WTW.		
Inflation RPI inflation	The difference between the zero- coupon nominal and real gilt yield curve determined by WTW ('breakeven' curve). The volatility of RPI is assumed to be 2.5% pa at all durations before 2030 and 2.0% at all durations from 2030 onwards.	The difference between the zero-coupon nominal and real gilt yield curve determined by WTW ('breakeven' curve) less 0.05% pa at all durations. The volatility of RPI is assumed to be 2.4% pa at all durations.		
CPI inflation	The RPI implied forward rate less 1% pa at all durations before 2030 and the RPI forward rate with no adjustment from 2030 onwards. The volatility of CPI is assumed to be 2.0% pa at all durations.	The RPI implied forward rates less 1% pa at all durations before 2030 and RPI less 0.87% pa at all durations from 2030 onwards. The volatility of CPI is assumed to be 1.9% pa at all durations.		
Deferred pension revaluation*	Based on the CPI assumption applied on either an annual or cumulative basis, subject to a minimum of 0% pa and where applicable subject to a cap (applied either year on year or overall, as appropriate) as set out in the Statement of Funding Principles dated 29 November 2024.			

RPI = Retail Price Index

CPI = Consumer Price Index

### **Report on Actuarial Liabilities (continued)**

Funding method (continued)

Pension increases in payment*	Fixed increases are assumed to be in line with the relevant fixed rate. Inflation linked increases are based on the RPI or CPI assumption, making appropriate allowance for the increase index reference month and timing of increases with any relevant caps and floors applied to the forward rates including an allowance for future inflation volatility reflecting the maximum and minimum increases specified in the Rules. Further details of the different increase types which apply are set out in the Statement of Funding Principles dated 29 November 2024.		
GMP equalisation	0.25% of liabilities		
Expenses	Loading of 3% applied to the discounted value of projected benefit cashflows from 2031 onwards	No allowance	

The next actuarial valuation is due as at 31 December 2025

### Statement regarding DC Governance

The Chair of the Trustee has prepared a statement about governance of the Scheme's defined contribution assets which forms part of this Trustee's report. A copy of the signed statement can be found in the Appendices.

### **Group transfers out**

In December 2023 Atos wrote to a group of 187 former NS&I employees, each of whom retained a deferred benefit in the Scheme following the cessation of their active membership on 31 August 2022. The letter noted that the members had commenced future pension accrual within the Civil Service Pension Arrangements ("CSPA") on 1 September 2022 and confirmed the basis on which they could now transfer their deferred benefit from the Scheme to the CSPA. The letter set out the timescales within which the members would need to reach a decision on whether or not to transfer their deferred benefit to the CSPA and confirmed that if they did not take any action then their benefits would remain in the Scheme.

At the conclusion of the option election period on 19 April 2024, 72 members had confirmed their decision to proceed with the transfer of their deferred benefit to the CSPA.

The remaining members had either confirmed their decision not to transfer (37 members), had failed to engage in the transfer process (63 members) were no longer eligible to participate having already drawn their benefits from the Scheme (12 members) or ceased future accrual in the CSPA (3 members).

Following the receipt of advice from the Scheme Actuary, the Trustee approved the basis for calculation of the bulk transfer amount, which was confirmed on 3 July 2024 as £19,194K. The payment of the transfer amount from the Scheme to the CSPA was completed on 12 July 2024. To ensure sufficient liquidity for the transfer payment, the Trustee authorised the full redemption of assets invested in the Hermes Absolute Return Bond Fund. Following submission of the disinvestment instruction, the Trustee received £19,132K from Hermes on 9 July 2024. The remaining £62K required to complete the transfer payment was drawn from available funds within the Scheme bank account.

During the year the Trustee and Atos agreed to proceed with a bulk transfer to the Aegon Master Trust of the defined contribution benefits accumulated by Personal Money Fund ("PMF"), Sema Group Money Purchase Plan ("SGMP") and Main Scheme AVC ("MSAVC") members. The Trustee and Atos targeted completion of the transfer to the Aegon Master Trust by the end of 2024 and a transfer date of 05 December 2024 was ultimately agreed.

### **Report on Actuarial Liabilities (continued)**

To support the transfer the Trustee completed analysis of the pre-A Day protected cash entitlements for all impacted members within the transfer populations, from which it identified a small population of members for whom the A Day protected cash calculation was expected to provide a higher PCLS at retirement.

As a result of the analysis undertaken, it was concluded that at the current time the best outcome for this group of members would be to remain in this 2019 Scheme. Therefore, these members were not in scope to transfer and their defined contribution funds remained in the Scheme.

In October 2024 a statutory transfer communication (which includes a link to Aegon's Privacy Statement) was issued to members within the identified transfer population.

The Trustee was aware of the potential additional market volatility as a result of the UK Budget (30 October 2024) and the US presidential election (5 November 2024). As such, the Trustee held a project call on 18 November 2024 to assess the market impact of these two events and provided its approval for the bulk transfer to proceed on 5 December 2024.

On 26 November 2024 the Trustee completed a disinvestment instruction for £4,021K from Schroders to fund the SGMP and MSAVC elements of the transfer from the Scheme's assets directly to Aegon on the transfer date.

On the 28 November 2024 the Trustee completed the disinvestment instruction of £31,785K PMF assets invested in the Aegon investment only plans to the AEGON Master Trust.

The transfer completed as planned on 05 December 2024.

### Scheme Membership

The reconciliation of the Scheme membership during the year ended 31 December 2024 is shown below:

Active Members	DBS
As at 31 December 2023	9
Retirement	(1)
Active members as at 31 December 2024	8

Pensioner Members (including spouses and dependants)	DBS
As at 31 December 2023	4,001
Adjustments to opening balance	2
As at 1 January 2024	4003
Retirements*	285
Deaths	(54)
Pensions ceased	(2)
Dependant's pensions	42
Pensioner members as at 31 December 2024	4,274

<sup>\*</sup>Total retirements include adjustments for 6 members who signed their option forms before the year end.

Included within pensioners are 2 (2023: 2) pensioners whose pensions are paid from annuities held in the name of the Trustee.

DCS members can also hold DBS benefits in addition, so are able to secure pensions in the DBS section upon retirement.

Deferred Members	DBS	DCS
As at 31 December 2023	2,737	1,229
Adjustments to opening balance	(1)	(1)
Reclassification from DC to DB	5	(5)
As at 1 January 2024	2,741	1,223
Retirements	(235)	(49)
Deaths	(2)	(3)
Group transfers out	(72)	(303)
Individual transfers out	(7)	(9)
Trivial commutations	-	(24)
Deferred members as at 31 December 2024	2,425	835

Included within deferred members are 13 members (2023: 13) with salary linkage.

The prior period adjustments are caused by late notification of membership movements to the Scheme administrators.

### Going concern

The financial statements are prepared on a going concern basis, which the Trustee believes to be appropriate as it is of the opinion that the Scheme has adequate resources to realise its assets and meet benefit obligations in the normal course of affairs (continue to operate) for at least the next twelve months. In reaching this conclusion, the Trustee has considered the current funding level of the Scheme, future income, capital growth, and cashflow requirements.

The latest Employer financial statements for the year ended 31 December 2023 contained a disclosure of material uncertainties which may impact upon its ability to continue as a Going Concern, however due to actions taken since the publication of these accounts, it is the Directors' view that the material uncertainty has been resolved and as such the associated uncertainty related to the ability of the Employer to continue as a going concern is also resolved.

This change is as a result of the completion of the Group's refinancing plan which has resulted in a €2.1bn gross debt reduction through the equalisation of €2.9bn (principal amount) of existing financial debts and the repayment of €800m interim financing, utilising part of the €1.6bn of new money debt provided to the Group. In addition, a further c. €145m was raised through the new money equity from the rights issue and the additional reserve capital increase. As a result of these actions the Group has no debt maturing before 2029, giving the Employer the resources and flexibility to implement its mid-term strategy.

As a result of the circumstances described above, the Trustee considers that the Scheme will continue to operate. Therefore, the Trustee is of the opinion that it remains appropriate to prepare the financial statements on a going concern basis.

### **Investment Report**

### **Investment strategy**

The Trustee determines its investment strategy after taking advice from its investment adviser. It has delegated the management of the investments to the investment managers listed on page 1.

The Trustee considers that the Scheme's investment portfolio is structured in accordance with the requirements of the Occupation Pension Schemes (Investment) Regulations 2005 in relation to the nature, disposition, marketability, security and valuation of the Scheme's assets.

### **Statement of Investment Principles**

A Statement of Investment Principles ("the SIP") has been produced as required under Section 35 of the Pensions Act 1995 and a copy is available on request, or via the Trustee's website:

https://www.atos2019scheme.co.uk/media/a0wdczlc/atos\_uk\_2019\_pension\_scheme - sip - october\_2023.pdf

All investments made during the period to 31 December 2024 were in accordance with this Statement.

The Trustee periodically reviews its investment managers' policies with regard to the exercising of voting rights attached to investments. The Trustee may request the investment managers to exercise these rights in a certain manner, subject to the Trustee acting in the best financial interest of the Scheme's beneficiaries. Where the Scheme's assets are held in pooled investments, the Trustee accepts that it is the manager of the pooled investments who exercises the voting rights attached to the underlying investments on behalf of all participants in the pooled Schemes. However, the Trustee recognizes that it has a fiduciary and regulatory responsibility to retain agency in the process through investment manager oversight.

The Trustee may make its views known to the investment managers on social, environmental and ethical factors and may ask them not to hold certain investments, but any request will have regard to the Trustee's duty to act in the best financial interest of the Scheme's beneficiaries. The Trustee aspires to align with the Principal Employer by dedicating resource to considering how the Scheme could potentially achieve net-zero carbon emissions by 2035, by looking at the how the Scheme's investments and asset managers can help the Scheme move towards this target.

### **Custodial Arrangements**

The Scheme's investments were held with the custodian listed on page 1.

The custodian is responsible for the safekeeping of share certificates and other documentation relating to the ownership of listed investments, settlement of trades and income collection.

The Trustee is responsible for ensuring that the Scheme's assets continue to be held securely. It reviews the custodian arrangements from time to time and the Scheme's auditor is authorised to make whatever investigations it deems necessary as part of the annual audit procedures.

### Investment risks and uncertainties

The Scheme's investments are exposed to various risks such as movement in interest and inflation rates, investment market volatility, political instability, and currency movements. Due to these uncertainties, the asset values reported in the statement of net assets available to provide members' final salary benefits can move up and down.

The Trustee receives professional advice regarding its investment strategy from Redington. The Trustee continues to consult with Atos over the Scheme's long-term investment strategy, and a quarterly investment meeting takes place between the Trustee, Atos and their respective investment advisers.

### Implementation of the Trustee's hedging strategy

The Trustee continues to operate an interest rate and inflation rate hedging strategy through the Liability Driven Investment ("LDI") manager in respect of the Defined Benefit Section.

The objective of the hedging strategy is to seek to limit the level of volatility within the Scheme's funding position by more closely aligning the movement in the value of its assets with the movement in the value of its liabilities. As the present value of the Scheme's liabilities is heavily influenced by the level of long-term interest and inflation rates, the hedging strategy allows the Trustee to incorporate exposure to these rates within its investment strategy.

### Responsible investment

During the course of 2021, the Trustee developed a Sustainable Investment Policy. The Policy confirms that the Trustee believes that Environmental (including Climate Change risks), Social and Governance issues are complex, multifaceted and may impact the value of the Scheme's investments.

Within the Policy it is also confirmed that the Scheme aims to align with the Principal Employer by dedicating resource to considering how the Scheme could potentially achieve net-zero carbon emissions by 2035. This belief statement, and subsequently the net-zero aspiration detailed within it, has been communicated with each of the Scheme's managers and used in the selection processes for new managers. A copy of the Sustainable Investment beliefs statement can be found on page 17.

These considerations have also been integrated at an asset-class level by the Trustee. Each proposed Strategic Asset Allocation is assessed using a series of climate change stress tests to assess the resilience of the Scheme to different climate transition scenarios. These assessments of the Scheme's funding position have been guided by methodology prescribed by the Network for Greening the Financial System ("NGFS").

### Corporate governance

The Trustee has examined the issues in relation to corporate governance and on the exercise of voting rights of their investment managers. The Trustee recognises that good corporate governance creates the framework within which a company can be managed in the long-term interests of shareholders, in particular voting at Annual and Extraordinary General Meetings on the election of directors, the issuance of equity and the appointment of auditors are fundamental in protecting shareholder interests.

Having considered these issues, the Trustee is satisfied that the Investment Managers' policies on corporate governance, and their exercise of voting rights reflect the key principles. The Scheme's voting rights are thus exercised by its Investment Managers in accordance with their own corporate governance policies and taking account of current best practice including the UK Corporate Governance Code and the UK Stewardship Code. The Trustee will monitor the Investment Managers' exercise of such powers. Equity managers who are Financial Conduct Authority ("FCA") registered, which all asset managers are, are expected to report on their adherence to the UK Stewardship Code on an annual basis.

### Non-material financial considerations

The Trustee does not take into consideration non-financial matters when assessing the overall investment strategy and managers. Members' views on 'non-financial matters' (where non-financial matters include members' ethical views separate from financial considerations such as financially material Environmental, Social and Governance ("ESG") issues), are not explicitly taken into account in the selection, retention and realisation of investments in respect of the DB and DC Sections.

### Stewardship policy

This policy sets out how the Trustee practises effective stewardship as part of its fiduciary duty to act in the best financial interests of members. The Trustee understands good stewardship to be the responsible allocation, management, and oversight of capital to create long-term value for members, leading to sustainable benefits for the economy, the environment and society. The Trustee will aim to use its influence as an owner of assets to ensure that, as far as possible, best practices are reflected in terms of ESG factors, and will hold the Scheme's investment managers to account for the effective use of their influence as owners of assets.

The Trustee expects all its investment managers to practice good stewardship. When selecting new managers, the Trustee's investment adviser assesses the ability of each investment manager to engage with underlying companies to promote the long-term success of the investments.

Whereas the Trustee chooses managers that align with its beliefs on stewardship, there are instances where the Trustee has less direct influence over the managers' policies on the exercise of investment rights. For example, where assets are held in pooled funds, due to the collective nature of these investments. The Trustee monitors and discloses the voting behaviour carried out on its behalf. If the Trustee deems this behaviour inadequate, it will engage with the relevant manager and seek to better align the behaviour of the manager with the Trustee's policy.

The Trustee has historically had a preference for 'engagement' rather than 'exclusion' as a method of incorporating climate change risks into an effective risk management framework. However, the Trustee is currently working with the Principal Employer to ensure that its views on ESG issues are taken into account. This approach is kept under review and may be updated in the future should circumstances change. The Trustee expects its investment managers to independently consider whether exclusion or engagement is more appropriate within their investment process.

When selecting, monitoring and de-selecting asset managers, engagement is factored into the decision-making process to the appropriate level for the specific asset class in question. The Trustee requires its investment adviser to report annually on how the managers have acted in accordance with the Trustee's policy on stewardship and engagement. In addition, the Trustee meets with its investment managers as required and questions the manager on their activities with respect to stewardship and engagement. The Trustee will disclose any highlights as part of these reviews annually in its implementation statement.

The full Stewardship policy can be found within the SIP.

### Time horizon, incentives, turnover costs and monitoring

Should the Trustee's monitoring process reveal that a manager's portfolio is not aligned with the Trustee's policies, the Trustee will engage with the manager further to encourage alignment. This monitoring process includes specific consideration of the sustainable investment/ESG characteristics of the portfolio and managers' engagement activities. If, following engagement, it is the view of the Trustee that the degree of alignment remains unsatisfactory, the manager will be terminated and replaced.

### **Employer related investments**

As at 31 December 2024 the Scheme had no exposure to employer related investments (2023: £nil).

### Scheme investment performance

The performance of the Scheme's Defined Benefit investments over 1 and 3 years for the year ended 31 December 2024 is summarised as follows:

	Fund	Benchmark	Fund	Benchmark
	1 year %	1 year %	3 years %	3 years %
LGIM FTSE TPI Global (ex-Fossil Fuel) Equity Fund (OFC) (1)	20.2	20.5	8.5	8.8
Mercer Senior Private Debt PIP III (2)	6.6	5.0	N/A	N/A
Mercer Senior Private Debt PIP IV (2)	5.7	5.0	N/A	N/A
Mercer Senior Private Debt PIP V (2)	5.9	5.0	N/A	N/A
Insight Buy & Maintain Bond Fund	1.7	1.0	(3.1)	(4.0)
Hermes Absolute Return Credit Fund (3)	9.8	2.4	N/A	N/A
Schroders Segregated LDI	(11.4)	(11.3)	(16.3)	(16.5)
PIMCO Low Duration Opportunities Fund	7.3	7.3	1.6	5.8
Amundi Buy & Maintain Fund	1.4	1.7	(2.2)	(3.4)
LGIM (Liquidity Fund)	5.3	4.3	3.8	3.4
Mirova Energy Transition 5 Fund (2)	8.9	8.5	N/A	N/A
Stonepeak Global Renewables Fund (2)	18.6	10.0	N/A	N/A

### Notes:

- (1) The Trustee disinvested most equity holdings in April 2024, with c.£111k invested as at 31 December 2024.
- (2) Figures shown are since inception internal rate of return.
- (3) Figure shown are 1-year returns to 30 June 2024. The Trustee disinvested from the strategy in July 2024.

### **Defined Contribution Section**

The performance of the Scheme's Defined Contribution investments over 1 and 3 years for the year ended 31 December 2024 is summarised as follows:

### **Sema Pension Scheme Members**

	Fund	Benchmark	Fund	Benchmark
	1 year %	1 year %	3 years %	3 years%
BlackRock 30/70 Currency Hedged Global Equity Index	17.2	17.2	6.7	6.8
BlackRock 50/50 Global Growth	9.1	11.2	5.2	6.2
BlackRock 60/40 Global Equity Index Tracker	10.5	10.7	6.0	6.1
BlackRock 70/30 Global Growth	9.6	9.9	5.4	5.8
BlackRock Cash	5.5	5.1	3.8	3.7
BlackRock Index-Linked Gilt	(10.3)	(10.8)	(17.7)	(17.9)
BlackRock Pre-Retirement	(3.8)	(5.1)	(8.8)	(9.9)
BlackRock UK Equity Index Tracker	9.3	9.5	5.9	5.8
BlackRock World Ex-UK Equity Index	20.8	21.2	9.0	9.0

### **Origin Pension Scheme Members**

	Fund	Benchmark	Fund	Benchmark
	1 year %	1 year %	3 years %	3 years%
BlackRock 60/40 Global Equity Index Tracker	10.5	10.7	6.0	6.1
BlackRock 60/40 Global Growth	9.1	10.8	5.1	6.1
BlackRock 70/30 Global Growth	9.6	9.9	5.4	5.8
BlackRock Cash	5.5	5.1	3.8	3.7
BlackRock Pre-Retirement	(3.8)	(5.1)	(8.8)	(9.9)
BlackRock UK Equity Index Tracker	9.3	9.5	5.9	5.8
BlackRock UK Growth	9.5	9.5	6.2	5.8
BlackRock World Ex-UK Equity Index	20.8	21.2	9.0	9.0

#### Sustainable Investment Beliefs Statement

We believe that Environmental (including Climate Change risks), Social and Governance issues are complex, multifaceted and may impact the value of our investments. We consider these risks to be of concern over the short, medium and long term. For example, the physical risks associated with climate change are likely to only manifest over the medium to longer term, however regulatory and transition risks are clearly present now and we should factor this into our decision making.

Further to this, we aspire to align with our corporate sponsor by dedicating resource to considering how the Schemes could potentially achieve net-zero carbon emissions by 2035. We recognise that at the current time it is not obvious how we can do this, but we will work with our asset managers and advisers to move towards this target, and report on our progress on an annual basis. It may mean that we have to consider new opportunities that we are not yet familiar with. We will have to dedicate significant time to ensure that we continue to understand the implications of our decisions. We will only take action when we are comfortable it is consistent with our fiduciary duty and in the best financial interests of our members. Whilst we have not yet approached members to ask for their views on ESG issues, it may be appropriate to do so for some sections of the Scheme in the future.

We believe that by adopting this objective we are having a positive impact as part of the transition to a more sustainable, low carbon economy. We recognise that other investment opportunities may arise to be impactful, however we may not have the time or resources to access them. We will rely on our advisers to provide appropriate opportunities for us to review.

Whenever we select new investment managers, we must make ourselves comfortable that they can adequately manage ESG-related risks and invest in line with our beliefs. Managers should be periodically reviewed and held to account. If we are not satisfied that our managers are investing responsibly, we will engage with them to try to improve but ultimately will terminate their mandate if improvements are not made.

Stewardship and effective engagement are important tools to achieving more sustainable outcomes. All of our managers should exhibit good stewardship practices, and we will monitor them to ensure they do.

To inform our view of best practice, we will engage with our peers and other industry practitioners. We have an ambition to become a vocal, public leader in the field of responsible investment. We believe it is important to be transparent, continually learn from our practices and share our experiences with members and peers.

The Trustee has published a Task Force on Climate Related Financial Disclosures Report on the following website: http://www.atos2019scheme.co.uk in the "Resources" section of the website

### Statement of Trustee's responsibilities

The audited financial statements, which are to be prepared in accordance with UK Generally Accepted Accounting Practice (UK GAAP), including FRS 102 The Financial Reporting Standard applicable in the UK and Republic of Ireland, are the responsibility of the Trustee. Pension scheme regulations require the Trustee to make available to Scheme members, beneficiaries and certain other parties, audited financial statements for each scheme year which:

- show a true and fair view of the financial transactions of the Scheme during the Scheme year and of the amount and disposition at the end of the Scheme year of its assets and liabilities, other than liabilities to pay pensions and benefits after the end of the Scheme year, and
- contain the information specified in the Schedule to the Occupational Pension Schemes (Requirement to
  obtain Audited Accounts and a Statement from the Auditor) Regulations 1996, including a statement
  whether the accounts have been prepared in accordance with the Statement of Recommended Practice
  Financial Reports of Pension Schemes.

The Trustee has supervised the preparation of the financial statements and has agreed suitable accounting policies, to be applied consistently, making estimates and judgements on a reasonable and prudent basis. It is also responsible for:

- Assessing the Scheme's ability to continue as a going concern, disclosing, as applicable, matters related to going concern;
- Using the going concern basis of accounting unless it either intends to wind up the Scheme, or has no realistic alternative but to do so; and
- Making available each year, commonly in the form of a Trustee's annual report, information about the Scheme prescribed by pensions legislation, which it should ensure is fair and impartial.

The Trustee also has certain responsibilities in respect of contributions which are set out in the Statement of Trustee's Responsibilities accompanying the Trustee's Summary of Contributions.

The Trustee is responsible for such internal control as it determines is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error, and has a general responsibility for ensuring that adequate accounting records are kept and for taking such steps as are reasonably open to it to safeguard the assets of the Scheme and to prevent and detect fraud and other irregularities.

The Trustee is responsible for the maintenance and integrity of the Scheme and financial information included on the Scheme's website. Legislation in the United Kingdom governing the preparation and dissemination of financial statements may differ from legislation in other jurisdictions.

### **Further Information**

### Internal Dispute Resolution ("IDR") Procedures

It is a requirement of the Pensions Act 1995 that the Trustees of all occupational pension schemes must have IDR procedures in place for dealing with any disputes between the Trustee and the scheme beneficiaries. A dispute resolution procedure has been agreed by the Trustee, details of which can be obtained by writing to the Secretary to the Trustee at the address on page 1 of this report.

#### **Contact for Further Information**

Any enquiries or complaints about the Scheme, including requests from individuals about their benefits or for a copy of Scheme documentation, should be sent to the Secretary to the Trustee at the address on page 1 of this report.

### The Money and Pensions Service ("MaPS")

This service is available at any time to assist members and beneficiaries with pensions questions and issues they have been unable to resolve with the Trustee of the Scheme. MaPS has launched MoneyHelper, which brings together the Money Advice Service, The Pensions Advisory Service and Pension Wise to create a single place to get help with money and pension choices. MoneyHelper is impartial, backed by the government and free to use.

The Money and Pensions Service Bedford Borough Hall 138 Cauldwell Street Bedford MK42 9AB

Tel: 0800 011 3797

www.moneyhelper.org.uk

### **The Pensions Ombudsman**

Members have the right to refer a complaint to The Pensions Ombudsman free of charge. The Pensions Ombudsman deals with complaints and disputes which concern the administration and/or management of occupational and personal pension schemes.

Contact with The Pensions Ombudsman about a complaint needs to be made within three years of when the events(s) the member is complaining about happened – or, if later, within three years of when they first knew about it (or ought to have known about it). There is discretion for those time limits to be extended.

The Pensions Ombudsman can be contacted at:

10 South Colonnade Canary Wharf London E14 4PU

Tel: 0800 917 4487

Email: enquiries@pensions-ombudsman.org.uk

www.pensions-ombudsman.org.uk

Members can also submit a complaint form online: www.pensions-ombudsman.org.uk/making-complaint

### The Pensions Regulator ("TPR")

TPR has the objectives of protecting the benefits of members, promoting good administration and reducing the risk of claims on the Pension Protection Fund. TPR has the power to investigate schemes, to take action to prevent wrongdoing in or maladministration of pension schemes and to act against employers failing to abide by their pension obligations. TPR may be contacted at the following address:

The Pensions Regulator Telecom House 125 -135 Preston Road Brighton BN1 6AF

www.thepensionsregulator.gov.uk

### **Pension Tracing Service**

The Pension Schemes Registry has been replaced with the Pension Tracing Service and is now provided by the Department for Work and Pensions. Responsibility for compiling and maintaining the register of occupational pension schemes has been passed to The Pensions Regulator.

Contact details for the services are as follows:

The Pension Service Post Handling Site A Wolverhampton WV98 1AF

Tel: 0800 731 0175

www.gov.uk/find-pension-contact-details

### **Approval of the Report by the Trustee**

The Trustee's Report, which includes the Investment Report, the Report on Actuarial Liabilities and the Statement of Trustee's Responsibilities was approved by the Trustee.

Signed for and on behalf of the Trustee of the Atos UK 2019 Pension Scheme by:

Imper M. Atlans	Trustee Director
	Trustee Director
30/07/2025	Date

### Section 3 – Independent Auditor's Report

### Independent Auditor's Report to the Trustee of the Atos UK 2019 Pension Scheme

### **Opinion**

We have audited the financial statements of the Atos UK 2019 Pension Scheme ("the Scheme") for the year ended 31 December 2024 which comprise the Fund Account, the Statement of Net Assets (available for benefits) and related notes, including the accounting policies in note 4.

In our opinion the financial statements:

- show a true and fair view of the financial transactions of the Scheme during the Scheme year ended 31
  December 2024, and of the amount and disposition at that date of its assets and liabilities, other than
  liabilities to pay pensions and benefits after the end of the Scheme year;
- have been properly prepared in accordance with UK accounting standards, including FRS 102: The
   Financial Reporting Standard applicable in the UK and Republic of Ireland; and
- contain the information specified in Regulation 3A of the Occupational Pension Schemes (Requirement to obtain Audited Accounts and a Statement from the Auditor) Regulations 1996, made under the Pensions Act 1995.

### **Basis for opinion**

We conducted our audit in accordance with International Standards on Auditing (UK) ("ISAs (UK)") and applicable law. Our responsibilities are described below. We have fulfilled our ethical responsibilities under and are independent of the Scheme in accordance with UK ethical requirements including the FRC Ethical Standard. We believe that the audit evidence we have obtained is a sufficient and appropriate basis for our opinion.

### Going concern basis of preparation

The Trustee has prepared the financial statements on the going concern basis as it does not intend to wind up the Scheme, and as it has concluded that the Scheme's financial position means that this is realistic. It has also concluded that there are no material uncertainties that could have cast significant doubt over its ability to continue as a going concern for at least a year from the date of approval of the financial statements ("the going concern period").

In our evaluation of the Trustee's conclusions, we considered the inherent risks to the Scheme and analysed how those risks might affect the Scheme's financial resources or ability to continue operations over the going concern period.

Our conclusions based on this work:

- We consider that the Trustee's use of the going concern basis of accounting in the preparation of the financial statements is appropriate;
- We have not identified, and concur with the Trustee's assessment that there is not, a material uncertainty
  related to events or conditions that, individually or collectively, may cast significant doubt on the Scheme's
  ability to continue as a going concern for the going concern period.

However, as we cannot predict all future events or conditions and as subsequent events may result in outcomes that are inconsistent with judgements that were reasonable at the time they were made, the above conclusions are not a guarantee that the Scheme will continue in operation.

### Independent Auditor's Report to the Trustee of the Atos UK 2019 Pension Scheme (continued)

### Identifying and responding to risks of material misstatement due to fraud

To identify risks of material misstatement due to fraud ("fraud risks") we assessed events or conditions that could indicate an incentive or pressure to commit fraud or provide an opportunity to commit fraud. Our risk assessment procedures included:

- Enquiring of the Trustee as to the Scheme's high-level policies and procedures to prevent and detect
  fraud, including conflict policies, as well as enquiring whether it has knowledge of any actual, suspected
  or alleged fraud.
- Reading Trustee Board minutes and the Scheme's breach log.

We communicated identified fraud risks throughout the audit team and remained alert to any indications of fraud throughout the audit.

As required by auditing standards, we perform procedures to address the risk of management override of controls, in particular the risk that the Trustee (or its delegates including the Scheme administrator) may be in a position to make inappropriate accounting entries and the risk of bias in accounting estimates such as the valuation of investments. On this audit we do not believe there is a fraud risk related to revenue recognition because revenue in a pension scheme relates to contributions receivable as paid under an agreed schedule or pre-determined by the Trustee and there are no subjective issues or judgements required.

We did not identify any additional fraud risks.

We performed procedures including:

- Identifying journal entries to test based on risk criteria and comparing the identified entries to supporting
  documentation. These included those posted after the first draft of the financial statements have been
  prepared.
- Assessing whether the judgements made in making accounting estimates are indicative of a potential bias.

### Identifying and responding to risks of material misstatement related to compliance with laws and regulations

We identified areas of laws and regulations that could reasonably be expected to have a material effect on the financial statements from our general commercial and sector experience and through discussion with the Trustee (as required by auditing standards), and from inspection of the Scheme's regulatory and legal correspondence and discussed with the Trustee the policies and procedures regarding compliance with laws and regulations.

As the Scheme is regulated by The Pensions Regulator, our assessment of risks involved gaining an understanding of the control environment including the Scheme's procedures for complying with regulatory requirements and reading the minutes of Trustee meetings.

We communicated identified laws and regulations throughout our team and remained alert to any indications of non-compliance throughout the audit.

The potential effect of these laws and regulations on the financial statements varies considerably. Firstly, the Scheme is subject to laws and regulations that directly affect the financial statements including financial reporting legislation (including related pensions legislation and tax legislation), and we assessed the extent of compliance with these laws and regulations as part of our procedures on the related financial statement items.

### Independent Auditor's Report to the Trustee of the Atos UK 2019 Pension Scheme (continued)

### Identifying and responding to risks of material misstatement related to compliance with laws and regulations (continued)

Secondly, the Scheme is subject to other laws and regulations where the consequences of non-compliance could have a material effect on amounts or disclosures in the financial statements, for instance through the imposition of fines or litigation, or the loss of the Scheme's registration. We identified the following areas as those most likely to have such an effect: pensions legislation and data protection legislation, recognising the financial and regulated nature of the Scheme's activities and its legal form. Auditing standards limit the required audit procedures to identify non-compliance with these laws and regulations to enquiry of the Trustee and inspection of regulatory and legal correspondence, if any. Therefore, if a breach of operational regulations is not disclosed to us or evident from relevant correspondence, an audit will not detect that breach.

We have reported separately on contributions payable under the Schedules of Contributions in our statement about contributions on page 59 of the annual report.

### Context of the ability of the audit to detect fraud or breaches of law or regulation

Owing to the inherent limitations of an audit, there is an unavoidable risk that we may not have detected some material misstatements in the financial statements, even though we have properly planned and performed our audit in accordance with auditing standards. For example, the further removed non-compliance with laws and regulations is from the events and transactions reflected in the financial statements, the less likely the inherently limited procedures required by auditing standards would identify it.

In addition, as with any audit, there remained a higher risk of non-detection of fraud, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal controls. Our audit procedures are designed to detect material misstatement. We are not responsible for preventing non-compliance or fraud and cannot be expected to detect non-compliance with all laws and regulations.

### Other information

The Trustee is responsible for the other information, which comprises the Trustee's report (including the report on actuarial liabilities and the summary of contributions and the actuarial certification of the Schedule of Contributions). Our opinion on the financial statements does not cover the other information and, accordingly, we do not express an audit opinion or any form of assurance conclusion thereon in this report.

Our responsibility is to read the other information and, in doing so, consider whether, based on our financial statements audit work, the information therein is materially misstated or inconsistent with the financial statements or our audit knowledge. Based solely on this work we have not identified material misstatements in the other information.

### Trustee's responsibilities

As explained more fully in its statement set out on page 18, the Scheme's Trustee is responsible for: supervising the preparation of financial statements which show a true and fair view; such internal control as it determines is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error; assessing the Scheme's ability to continue as a going concern, disclosing, as applicable, matters related to going concern; and using the going concern basis of accounting unless it either intends to wind up the Scheme, or has no realistic alternative but to do so.

### Independent Auditor's Report to the Trustee of the Atos UK 2019 Pension Scheme (continued)

### **Auditor's responsibilities**

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue our opinion in an auditor's report. Reasonable assurance is a high level of assurance but does not guarantee that an audit conducted in accordance with ISAs (UK) will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of the financial statements.

A fuller description of our responsibilities is provided on the FRC's website at: www.frc.org.uk/auditorsresponsibilities.

### The purpose of our audit work and to whom we owe our responsibilities

This report is made solely to the Scheme's Trustee in accordance with the Pensions Act 1995 and Regulations made thereunder. Our audit work has been undertaken so that we might state to the Scheme's Trustee those matters we are required to state to it in an auditor's report and for no other purpose. To the fullest extent permitted by law, we do not accept or assume responsibility to anyone other than the Scheme's Trustee for our audit work, for this report, or for the opinions we have formed.

Gemma Broom

for and on behalf of KPMG LLP, Statutory Auditor

Chartered Accountants 66 Queen Square Bristol

C. Lown

BS1 4BE

Date: 30 July 2025

### Section 4 - Financial Statements

Fund Account for year ended 31 December 2024

		Defined Benefit Section	Defined Contribution Section	Total 2024	Total 2023
	Note	£000	£000	£000	£000
CONTRIBUTIONS AND BENEFITS					
Contributions - employer	5	8,543	-	8,543	8,295
Transfer value calculation fees		5	-	5	5
Transfers in	6	2	255	257	
	_	8,550	255	8,805	8,300
Benefits paid or payable	7	(67,089)	(152)	(67,241)	(58,447)
Payments to and on account of leavers	8	(2,996)	(432)	(3,428)	(4,971)
Group transfers to other Schemes	8	(23,460)	(31,785)	(55,245)	-
Administrative expenses	9	(7,162)	-	(7,162)	(6,427)
	_	(100,707)	(32,369)	(133,076)	(69,845)
Net withdrawals from dealings with members		(92,157)	(32,114)	(124,271)	(61,545)
RETURNS ON INVESTMENTS					
Investment income	11	20,014	37	20,051	11,006
Investment management expenses	12	(2,711)	-	(2,711)	(3,411)
Change in market value of investments	13	(88,315)	1,737	(86,578)	43,710
Net returns on investments		(71,012)	1,774	(69,238)	51,305
Net decrease in the fund during the year		(163,169)	(30,340)	(193,509)	(10,240)
Transfer between sections		4,225	(4,225)	-	-
Net assets of the Scheme at the start of the year		1,335,715	36,927	1,372,642	1,382,883
Net assets of the Scheme at the end of the year	_	1,176,771	2,362	1,179,133	1,372,643

The notes on pages 28 to 58 form part of these financial statements.

### Statement of Net Assets (available for benefits) as at 31 December 2024

	Note	Total 2024 £000	Total 2023 £000
DB Section			
Investment assets	13		
Bonds		1,074,171	1,176,026
Pooled investment vehicles ("PIVs")		512,820	646,460
Derivatives		1,078	3,936
Unitised Insurance policies		1,221	1,123
AVC investments		586	542
Cash deposits		12,259	8,120
Other investment balances		204,281	173,692
		1,806,416	2,009,899
Investment liabilities	13		
Bonds		(186,790)	(172,662)
Derivatives		(1,974)	(813)
Other investment balances		(454,134)	(513,979)
		(642,898)	(687,454)
Current assets	14	16,177	17,138
Current liabilities	15	(2,924)	(3,868)
Total net assets of the DB Section		1,176,771	1,335,715
DC Section			
Investment assets	13		
PIVs		1,854	35,863
Cash in transit		58	-
		1,912	35,863
Current assets	14	450	1,065
Current liabilities	15		
Total net assets of the DC Section	_	2,362	36,928
Total net assets of the Scheme at the end of the year	_	1,179,133	1,372,643

The notes on pages 28 to 58 form part of these financial statements.

### Statement of Net Assets (available for benefits) as at 31 December 2024 (Continued)

The financial statements summarise the transactions of the Scheme and deal with the net assets at the disposal of the Trustee. They do not take account of obligations to pay pensions and benefits which fall due after the end of the Scheme year. The actuarial position of the Scheme, which takes into account such obligations, is dealt with in the Report on Actuarial Liabilities and in the Actuary's certificate in Section 8 of these financial statements and should be read in conjunction therewith.

Signed for and on behalf of the Trustee of the Atos UK 2019 Pension Scheme on:

Junifer M. Atlans	Trustee Director
	Trustee Director
30/07/2025	Date

### Section 5 – Notes to the Financial Statements

Notes to the financial statements for the year ended 31 December 2024

### 1 BASIS OF PREPARATION

The financial statements have been prepared in accordance with the Occupational Pension Schemes (Requirements to obtain Audited Accounts and a Statement from the Auditor) Regulations 1996, Financial Reporting Standard (FRS 102) – The Financial Reporting Standard applicable in the UK and Republic of Ireland and the guidance set out in the Statement of Recommended Practice (Revised 2018) ("the SORP").

The financial statements are prepared on a going concern basis, which the Trustee believes to be appropriate as it is of the opinion that the Scheme has adequate resources to realise its assets and meet benefit obligations in the normal course of affairs (continue to operate) for at least the next twelve months. In reaching this conclusion, the Trustee has considered the current funding level of the Scheme, future income, capital growth, and cashflow requirements.

The Trustee undertakes regular covenant assessments for the Scheme using its professional advisors to assess the ultimate parent undertaking and controlling related party, Atos SE's financial status and to understand all current issues, including any impact of economic events on the Scheme and Employer. In December 2024 the Group successfully closed its financial restructuring, the completion of the safeguard plan saw a write down of a significant amount of debt to stabilise and deleverage the business. As part of this, the plan resulted in an extension of the remaining debt maturity profile with no debt due for repayment before 2029.

Based on its assessment the Trustee is confident that the Scheme will have sufficient funds to continue to meet its liabilities as they fall due for at least twelve months from the date of approval of these financial statements and therefore have prepared the financial statements on a going concern basis.

### 2 IDENTIFICATION OF THE FINANCIAL STATEMENTS

The Scheme is established as a trust under English law. The address for enquiries to the scheme is Atos Pension Scheme Limited, c/o Hymans Robertson LLP, One London Wall, London EC2Y 5EA.

### 3 COMPARATIVE DISCLOSURES FOR THE FUND ACCOUNT

		Defined Benefit Section	Defined Contribution Section	Total 2023
	Note	£000	£000	£000
CONTRIBUTIONS AND BENEFITS				
Contributions – employer	5	8,295	-	8,295
		8,295	-	8,295
Other income				
		5	-	5
Benefits paid or payable	7	(58,447)	-	(58,447)
Payments to and on account of leavers	8	(4,757)	(214)	(4,971)
Administrative expenses	9	(6,427)	-	(6,427)
		(69,631)	(214)	(69,845)
Net withdrawals from dealings with members		(61,331)	(214)	(61,545)
RETURNS ON INVESTMENTS				
Investment income	11	10,943	63	11,006
Change in market value of investments	13	40,530	3,180	43,710
Investment management expenses	12	(3,411)		(3,411)
Net returns on investments		48,062	3,243	51,305
Net (decrease)/increase in the fund during the year		(13,269)	3,029	(10,240)
Transfer between sections		2,212	(2,212)	-
Net assets of the Scheme at the start of the year		1,346,772	36,111	1,382,883
Net assets of the Scheme at the end of the year		1,335,715	36,928	1,372,643

### 4 ACCOUNTING POLICIES

The principal accounting policies, which have been consistently applied during the year, are set out below.

### 4.1 Accounting convention

The financial statements are prepared on an accruals basis.

### 4.2 Contributions

Normal employer contributions are accounted for when deducted from the members' pay.

Other employer contributions for expenses are accounted for in accordance with the agreement under which they are made.

### 4.3 Payments to members

Pensions in payment are accounted for in the period to which they relate.

Refunds and lump sums are accounted for by reference to the later of the date of retirement or leaving the Scheme, or the date the option is exercised. Benefits taken are reported gross of any tax settled by the Scheme on behalf of the member.

Individual transfers in or out are accounted for when the member liability is accepted or discharged which is normally when the transfer is received or paid.

Group transfers are accounted for in accordance with the terms of the transfer agreement.

Where the Trustee is required to settle tax liabilities on behalf of a member (such as when lifetime or annual allowances are exceeded) with a consequent reduction in that member's benefits this is shown separately within benefits.

### 4.4 Expenses

Administrative expenses and investment managers' fees are accounted for on an accruals basis. The Scheme bears all of the cost of administration.

#### 4.5 Investment income

Income from bonds and other interest receivable is taken into account on an accruals basis and includes interest bought and sold on investment purchases and sales.

Income from PIVs is accounted for when declared by the fund manager.

Investment income arising from the underlying investments of accumulation funds is reflected in the unit price and reported within 'Change in Market Value'.

Receipts from annuity policies held by the Trustee to fund benefits payable to Scheme members are included within investment income on an accruals basis.

#### 4.6 Other income

Other income has been accounted for on a cash received basis.

### 4 ACCOUNTING POLICIES (CONTINUED)

#### 4.7 Investments

Investments are included at fair value as follows:

Accrued interest is excluded from the market value of bonds and is included in investment income receivable.

Short sell bonds are included at the negative quoted price.

Unitised PIVs have been valued at the latest available bid price or single price provided by the pooled investment manager. Shares in other pooled arrangements have been valued at the latest available net asset value, determined in accordance with fair value principles, provided by the pooled investment manager.

Unitised Insurance policies that are included in the Financial Statements have been valued by the insurer based on the related obligation the policies covered. The cost of purchasing these annuities is reported within the Fund Account under 'Benefits Payable'. Income from these annuities is included within 'Investment Income'.

Derivatives are stated at fair value.

- Swaps are valued based on the current value of future cash flows arising from the swap determined using discounted cash flow models and market data at the reporting date.
- Forward foreign exchange contracts are valued by determining the gain or loss that would arise from closing out the contract at the reporting date by entering into an equal and opposite contract at that date.
- Repurchase agreements ("repos") the Scheme continues to recognise and value the securities
  that are delivered out as collateral and includes them in the financial statements. The cash
  received is recognised as an asset and the obligation to pay it back is recognised as a payable
  amount.
- Reverse repurchase agreements ("reverse repos") the Scheme does not recognise the securities as collateral in the financial statements. The Scheme does recognise the cash delivered to the counterparty as a receivable in the financial statements.

AVC investments are included in the Statement of Net Assets at the market value provided by the AVC investment manager.

### 4.8 Foreign currency translation

Foreign currency transactions are recorded in sterling at the spot exchange rate at the date of the transaction. Monetary items denominated in foreign currencies are translated into sterling using the closing exchange rates at the year end.

#### 4.9 Currency

The Scheme's functional and presentational currency is Pound Sterling ("GBP").

### **5 CONTRIBUTIONS**

	Defined Benefit Section	Defined Contribution Section	Total 2024
	£000	£000	£000
Employers:			
Normal	23	-	23
Expenses	8,520	-	8,520
	8,543	-	8,543
	Defined Benefit Section	Defined Contribution Section	Total 2023
	£000	£000	£000
Employers:			
Normal	33	-	33
Expenses	8,262	-	8,262
	8,295	-	8,295

The Trustee and the Employer have agreed that the following additional contributions will be paid into the Scheme by the Employer, as set out in the Schedule of Contributions certified by the Actuary on 4 December 2024:

• 93 monthly payments of £1,633K, with the first payment due by 31 January 2025 and the last payment due by 30 September 2032.

### 6 TRANSFERS IN

Defined Benefit Section	Defined Contribution Section	Total 2024
£000	£000	£000
2	255	257
5	-	5
7	255	262
Defined Benefit Section	Defined Contribution Section	Total 2023
£000	£000	£000
-	-	-
-	-	
	Benefit Section £000 2 5 7 Defined Benefit Section	Benefit Section Section  £000 £000  2 255 5 - 7 255  Defined Benefit Section Section Section

### 7 BENEFITS PAID OR PAYABLE

8

	Defined Benefit Section	Defined Contribution Section	Total 2024
	£000	£000	£000
Pensions	52,335	-	52,335
Commutations of pensions and lump sum retirement benefits	14,524	152	14,676
Lump sum death benefits	230	-	230
	67,089	152	67,241
	Defined Benefit Section	Defined Contribution Section	Total 2023
	£000	£000	£000
Pensions	47,763	-	47,763
Commutations of pensions and lump sum retirement benefits	10,652	-	10,652
Lump sum death benefits	32	-	32
_	58,447	-	58,447
PAYMENTS TO AND ON ACCOUNT OF LE	AVERS		
	Defined Benefit Section	Defined Contribution Section	Total 2024
	£000	£000	£000
Refunds of contributions	4	-	4
Individual transfers out to other schemes	2,992	432	3,424
Group transfers to other schemes	23,460	31,785	55,245
<u>-</u>	26,456	32,217	58,673
	Defined Benefit Section	Defined Contribution Section	Total 2023
	£000	£000	£000
Refunds of contributions	27	-	27
Individual transfers out to other schemes	4,730	214	4,944
Group transfers to other schemes	-	-	-

Please refer to Note 18 for details of group transfers out paid in the Scheme year.

4,757

214

4,971

### 9 ADMINISTRATIVE EXPENSES

	Defined Benefit Section	Defined Contribution Section	Total 2024
	£000	£000	£000
Administration	830	-	830
Actuarial fees	1,656	-	1,656
Legal fees	1,335	-	1,335
Trustee fees and expenses	436	-	436
Audit fees	106	-	106
PPF levy	148	-	148
Other advisor fees	2,650	-	2,650
Irrecoverable VAT	-	-	-
Miscellaneous expenses	1	-	1
	7,162	-	7,162
	Defined Benefit Section	Defined Contribution Section	Total 2023
	£000	£000	£000
Administration	794	-	794
Actuarial fees	1,898	-	1,898
Legal fees	1,363	-	1,363
Trustee fees and expenses	264	-	264
Audit fees	91	-	91
PPF levy	344	-	344
Other advisor fees	1,649	-	1,649
Irrecoverable VAT	17	-	17
Miscellaneous expenses	7	-	7
	6,427	-	6,427

### 10 TAX

The Atos UK 2019 Pension Scheme is a registered pension scheme for tax purposes under the Finance Act 2004. The Scheme is therefore exempt from taxation except for certain withholding taxes relating to overseas investment income. Tax charges are accrued on the same basis as the investment income to which they relate (see Note 11 below).

#### 11 INVESTMENT INCOME

	Defined Benefit Section	Defined Contribution Section	Total 2024
	£000	£000	£000
Income from bonds	16,261	-	16,261
Income from PIVs	14,477	-	14,477
Interest on cash deposits	744	37	781
Gains/(losses) on foreign exchange	(83)	-	(83)
Annuity income	51	-	51
Interest on repos	(11,420)	-	(11,420)
Other investment income	-	-	-
Irrecoverable taxation	(16)	-	(16)
	20,014	37	20,051
	Defined Benefit Section	Defined Contribution Section	Total 2023
	£000	£000	£000
Income from bonds	14,922	-	14,922
Income from PIVs	11,821	-	11,821
Interest on cash deposits	754	63	817
Gains/(losses) on foreign exchange	(392)	-	(392)
Annuity income	53	-	53
Interest on repos	(16,291)	-	(16,291)
Other investment income	76	-	76
Irrecoverable taxation		-	-
	10,943	63	11,006

#### 12 INVESTMENT MANAGEMENT EXPENSES

	Defined Benefit Section	Defined Contribution Section	Total 2024
	£000	£000	£000
Administration, management and custody	1,127	-	1,127
Fee rebates	(183)	-	(183)
Other advisory fees	1,767	-	1,767
	2,711	-	2,711
	Defined Benefit Section	Defined Contribution Section	Total 2023
	£000	£000	£000
Administration, management and custody	1,898	-	1,898
Fee rebates	(154)	-	(154)
Other advisory fees	1,667	-	1,667
	3,411	-	3,411

#### 13 INVESTMENTS

#### 13.1 INVESTMENT RECONCILIATION

#### **Defined Benefit Section**

		Opening value	Purchase costs and derivative payments	Sales proceeds and derivative receipts	Change in market value	Closing value
		£000	£000	£000	£000	£000
Bonds (net)		1,003,364	376,858	(398,142)	(94,699)	887,381
PIVs		646,460	258,308	(401,100)	9,152	512,820
Derivatives (ne	t)	3,123	638,758	(639,858)	(2,919)	(896)
Unitised Insura	nce policies	1,123	-	-	98	1,221
AVC investmen	nts	542		(9)	53	586
		1,654,612	1,273,924	(1,439,109)	(88,315)	1,401,112
Cash deposits		8,120				12,259
Other investme	nt balances (net)	(340,287)			_	(249,853)
TOTAL DB NE	T INVESTMENTS	1,322,445			_	1,163,518

During the year, there were £60K (2023: £32,534K) net transfers of cash between investment managers and £48,699K (2023: £48,574K) transfers between asset classes and switches between funds.

#### **Defined Contribution Section**

	Opening value	Purchase costs	Sales proceeds	Change in market value	Closing value
	£000	£000	£000	£000	£000
PIVs	35,863	2,874	(38,620)	1,737	1,854
Cash in transit				<u>-</u>	58
TOTAL DC NET INVESTMENTS	35,863			_	1,912

The change in the market value of investments during the year comprises all increases and decreases in the market value of investments held at any time during the year, including profits and losses realised on sales of investments during the year.

All fund managers operating the PIVs are registered in the United Kingdom.

All defined contribution assets are held in respect of members. There are no unallocated defined contribution assets.

During the year, there were £2,874K (2023: £3,026K) of switches between funds.

#### 13.2 INVESTMENT TRANSACTION COSTS

Transaction costs are included in the cost of purchases and deducted from sales proceeds. Direct transaction costs include costs charged directly to the Scheme such as fees, commissions, stamp duty and other fees. There were £42,220 in direct transaction costs incurred during the year, from the disinvestment from the LGIM TPI Global (ex-Fossil Fuel) Equity Fund in April and trading in the LDI portfolio. (2023: £nil).

Indirect transaction costs are borne by the Scheme in relation to transactions in PIVs. Such transaction costs are taken into account in calculating the bid-offer spread of these investments and are not separately reported.

#### 13.3 PIVs

#### **Defined Benefit Section**

The defined benefit section holdings of PIVs are analysed below:

	2024	2023
	£000	£000
Bond fund	316,875	287,815
Private debt	98,093	125,595
Equity funds	111	92,391
Cash funds	29,371	36,306
Property	-	54,477
Infrastructure	68,370	49,876
-	512,820	646,460
Defined Contribution Section		
The defined contribution section holdings of PIVs are analysed below:		
	2024	2023
	£000	£000
Fixed interest funds	173	5,349
Equity funds	1,508	26,267
Cash funds	173	4,247
<u>-</u>	1,854	35,863

#### 13.4 DERIVATIVES

The Trustee has authorised the use of derivatives by its investment managers as part of its investment strategy for the Scheme as follows:

**Swaps** – the Trustee's aim is to match as far as possible the fixed income portfolio and the Scheme's long-term liabilities, in particular in relation to their sensitivities to interest rate movements. Due to the lack of available long dated bonds the Trustee has entered into Over The Counter ("OTC") interest rate swaps during the year that extend the duration of the fixed income portfolio to better match the longer term liabilities of the Scheme.

**Forward foreign exchange ("FFX")** – in order to maintain appropriate diversification of investments within the portfolio and take advantage of overseas investment returns, a proportion of the underlying investment portfolio is invested overseas. To balance the risk of investing in foreign currencies whilst having an obligation to settle benefits in Sterling, a currency hedging programme, using forward foreign exchange contracts, has been put in place to reduce the currency exposure of these overseas investments to the targeted level.

Summarised details of the derivatives held at the year-end are set out below:

	2024		2023	
	Assets £000	Liabilities £000	Assets £000	Liabilities £000
Swaps	292	(1,598)	3,061	(52)
Forward foreign exchange	786	(376)	875	(761)
	1,078	(1,974)	3,936	(813)
Net derivative position		(896)		3,123

#### (i) Swaps

Nature	Nominal Amount £000	Duration	Asset value at year end £000	Liability value at year end £000
Total return swaps (OTC)	38,527	Less than 1 year	-	(1,598)
Currency swaps (OTC)	6,900	Less than 10 years	292	
Total 2024			292	(1,598)
Total 2023			3,061	(52)

In relation to OTC swaps, the Scheme held £300K of cash collateral at the year-end (2023: £3,228K). This collateral is not reported within the Scheme's net assets.

#### 13.4 DERIVATIVES (CONTINUED)

(ii) FFX

Contract	Settlement Date	Currency Bought	Currency Sold	Asset value at year end £000	Liability value at year end £000
Forward FX	21/03/25	£122,188	€145,610	1	-
Forward FX	21/03/25	£70,225,408	€83,675,101	763	-
Forward FX	21/03/25	\$7,878,980	£6,272,392	22	-
Forward FX	21/03/25	£89,103,800	\$111,999,021		(376)
Total 2024				786	(376)
Total 2023				875	(761)

#### 13.5 UNITISED INSURANCE POLICIES

The Trustee holds unitised insurance policies with AEGON and Phoenix Life which provides annuity income to cover pensions for certain members. No collateral is held in relation to these assets.

	2024	2023
	£000	£000
Annuity policies with AEGON	1,154	1,056
With profits policy with Phoenix Life	67	67
	1,221	1,123

#### 13.6 ADDITIONAL VOLUNTARY CONTRIBUTIONS INVESTMENTS

#### **Defined Benefit Section**

The Trustee holds assets invested separately from the main defined benefit section fund in the form of a managed fund/unitised insurance policies. These secure additional benefits on a money purchase basis for those members electing to pay additional voluntary contributions. Members participating in this arrangement each receive an annual statement made up to 31 December confirming the amounts held in their account and the movements in the year. The aggregate amounts of AVC investments are as follows:

	2024	2023
	£000	£000
Utmost Life and Pensions (unit linked)	286	261
Standard Life (with profits)	10	9
Standard Life (unit linked)	290	272
	586	542

#### **Defined Contribution Section**

Additional voluntary contributions for 1 (2023: 91) Defined Benefit Section members are included in the Defined Contribution PIVs, totalling £31K (2023: £1,005K)).

#### 13.7 OTHER NET INVESTMENT BALANCES

	2024	2023
	£000	£000
Dividends and interest receivable	11,317	7,859
Amounts receivable under repurchase agreements (reverse repos)	192,964	165,833
	204,281	173,692
Interest payable	(5,061)	(5,130)
Amounts payable under repurchase agreements (repos)	(449,073)	(508,849)
	(454,134)	(513,979)
	(249,853)	(340,287)

At the year-end £246,964K (2023: £377,451K) of bonds, reported within Scheme assets, were held by counterparties under repurchase and reverse repurchase agreements.

The Scheme held £nil (2023: £nil) of collateral at the year-end relating to reverse repurchase agreements. This collateral is not reported within the Scheme's net assets.

#### 13.8 CONCENTRATION OF INVESTMENTS

The following investments account for more than 5% of the Scheme's Net Assets as at 31 December 2024 and as at 31 December 2023 excluding UK Government securities:

	2024	2024	2023	2023
	£000	% of net	£000	% of net
		assets		assets
Insight Buy & Maintain Bond Fund Inc	208,304	17.7	213,713	15.6
Pimco Low Duration Opp Fund*	108,571	9.2	54,874	N/A
L&G FTSE TPI Global Equity Fund*	111	-	92,391	6.7

<sup>\*</sup>These funds represent less than 5% of the Plan's Net Assets as at 31 December 2024 or 31 December 2023.

#### 13.9 INVESTMENTS FAIR VALUE HIERARCHY

The fair value of financial instruments has been determined using the following fair value hierarchy:

Level 1	The unadjusted quoted price in an active market for identical assets or liabilities which the entity can access at the measurement date.
Level 2	Inputs other than quoted prices included within Level 1 which are observable (i.e. developed using market data for the asset or liability, either directly or indirectly).
Level 3	Inputs which are unobservable (i.e. for which market data is unavailable) for the asset or liability.

A fair value measurement is categorised in its entirety on the basis of the lowest level input which is significant to the fair value measurement. The Scheme's investment assets and liabilities have been fair valued using the above hierarchy categories as follows:

#### 13.9 FAIR VALUE HIERARCHY (CONTINUED)

As at 31 December 2024	Level 1 £000	Level 2 £000	Level 3 £000	Total £000
Defined Benefit Section				
Bonds (net)	-	887,381	-	887,381
PIVs	-	346,357	166,463	512,820
Derivatives (net)	-	(896)	-	(896)
Unitised Insurance policies	-	-	1,221	1,221
AVC investments	-	576	10	586
Cash and cash in transit	12,259	-	-	12,259
Other investment balances (net)	11,317	(261,170)	-	(249,853)
	23,576	972,248	167,694	1,163,518
<b>Defined Contribution Section</b>				
PIVs	-	1,854	-	1,854
Cash in transit	58	-	-	58
	58	1,854	-	1,912
	23,634	974,102	167,694	1,165,430
As at 31 December 2023	Level 1	Level 2	Level 3	Total
	£000	£000	£000	£000
Defined Benefit Section				
Bonds (net)	-	1,003,364	-	1,003,364
PIVs	-	470,989	175,471	646,460
Derivatives (net)	-	3,123	-	3,123
Unitised Insurance policies	-	-	1,123	1,123
AVC investments	-	533	9	542
Cash and cash in transit	8,120	-	-	8,120
Other investment balances (net)	7,859	(348,146)	-	(340,287)
	15,979	1,129,863	176,603	1,322,445
Defined Contribution Section				
PIVs _	-	35,863	-	35,863
- -	15,979	1,165,726	176,603	1,358,308

#### 13.10 INVESTMENT RISKS

FRS 102 requires the disclosure of information in relation to certain investment risks. These risks are set out by FRS 102 as follows:

**Credit risk**: this is the risk that one party to a financial instrument will cause a financial loss for the other party by failing to discharge an obligation.

Market risk: this comprises currency risk, interest rate risk and other price risk.

- **Currency risk**: this is the risk that the fair value or future cash flows of a financial asset will fluctuate because of changes in foreign exchange rates.
- **Interest rate risk**: this is the risk that the fair value or future cash flows of a financial asset will fluctuate because of changes in market interest rates.
- Other price risk: this is the risk that the fair value or future cash flows of a financial asset will fluctuate because of changes in market prices (other than those arising from interest rate risk or currency risk), whether those changes are caused by factors specific to the individual financial instrument or its issuer, or factors affecting all similar financial instruments traded in the market.

The Trustee determines its investment strategy after taking advice from a professional investment adviser. The Scheme has exposure to these risks because of the investments it makes in following the investment strategy set out below. The Trustee manages investment risks, including credit risk and market risk, within agreed risk limits which are set taking into account the Scheme's strategic investment objectives. These investment objectives and risk limits are implemented through the investment management agreements in place with the Scheme's investment managers and monitored by the Trustee by regular reviews of the investment portfolio.

Further information on the Trustee's approach to risk management, credit and market risk is set out below. This does not include the legacy unitised insurance policies nor AVC investments as these are not considered significant in relation to the overall investments of the Scheme.

#### **Defined Benefit Section**

The table overleaf summarises the risks each asset class held by the Scheme was exposed to (either directly or indirectly) over the period to 31 December 2024.

#### 13.10 INVESTMENT RISKS (CONTINUED)

Vehicle	Fund		Market risk					Cred	lit risk
		Curre	ncy risk	Interes	t rate risk	Other	orice risk		
		Direct	Indirect	Direct	Indirect	Direct	Indirect	Direct	Indirect
Pooled fund	LGIM Global equities		~				~	~	
Pooled fund	Mercer Senior Private Debt ("SPD")	~	~		~		~	~	~
Pooled fund	LGIM Sterling Liquidity Fund				~			~	~
Pooled fund	Mercer UK Cash Fund				~			~	~
Pooled fund	Schroders GBP Liquidity Fund				~			~	~
Pooled fund	Schroders EUR Liquidity Fund	>	~		~			~	~
Pooled fund	Schroders USD Liquidity Fund	~	~		~			~	~
Pooled fund	Insight Buy and Maintain		~		~			~	~
Pooled fund	PIMCO Global LIBOR Plus		~		~		~	~	~
Pooled fund	Mirova Energy Transition 5 Fund	<b>&gt;</b>	~		~		~	~	
Pooled fund	Stonepeak Global Renewables Fund	<b>&gt;</b>	~		~		~	~	
Segregated fund	Amundi Corporate Bonds	>		~		~		~	
Segregated fund	Schroders Gilts and Derivatives LDI	<b>&gt;</b>		~		~		~	

#### 13.10 INVESTMENT RISKS (CONTINUED)

#### **Investment strategy**

The Scheme has direct and indirect exposure to the above risks because of the investments it makes to implement its investment strategy. The Trustee manages its investment risks within agreed risk limits which are set taking into account the Scheme's strategic investment objectives. The investment objectives and risk limits are implemented through the investment management agreements in place with the Scheme's investment managers and monitored by the Trustee through regular reviews of the investment portfolios. The main priority of the Trustee when considering the investment policy for the Defined Benefit Section is to aim to ensure that the benefits payable to members are met as they fall due. The Trustee sets the investment strategy taking into account considerations such as the strength of the Employer covenant, the long-term liabilities of the Scheme and the funding plan agreed with the Employer. The investment strategy is set out in the SIP and the Investment Policy Implementation Document.

At 31 December 2024, the Scheme's current target investment strategy was set out as follows:

Asset Class	Strategic Asset Allocation (%)
Climate-focused passive equities	7.0
Absolute return bonds	9.0
SPD	9.0
Renewable infrastructure	5.0
Corporate bonds	33.0
LDI Portfolio	37.0
Total	100.0

The actual allocations will vary due to market price movements. In addition, the Scheme's allocations to the SPD and renewable infrastructure are drawn down over time and so the actual asset allocations will deviate from the outlined strategy for a number of funds.

#### 13.10 INVESTMENT RISKS (CONTINUED)

#### **Market risk**

The Scheme is exposed to market risk, which is the risk that the fair value of future cash flows of a financial instrument will fluctuate because of changes in market prices. Market risk comprises three types of risk:

#### (i) Currency risk

#### **Pooled funds**

The Scheme is subject to direct currency risk via PIVs which are not denominated in sterling. At 31 December 2024, the Scheme's allocation to such pooled funds represented 15.9% (2023: 15.1%) of the total investment portfolio. The Trustee has not set limits to overseas currency exposure, although it has considered the risks in the context of the Scheme's investment strategy. Over the year to 31 December 2024, the Trustee has sought to hedge 100% of the currency risk arising from these investments. The Trustee does not hedge against indirect risk arising from overseas and emerging market equities as these exposures are expected to be well diversified across a broad range of foreign currencies.

The Scheme is subject to indirect currency risk, arising from the Scheme's investment in sterling priced PIVs which hold underlying investments denominated in foreign currencies. At 31 December 2024, the Scheme's allocation to such pooled funds represented 43.2% (2023: 43.6%) of the total investment portfolio. This includes allocations to funds where the foreign currency exposure is hedged back to sterling.

#### Segregated currency hedging

The Scheme is subject to direct currency risk arising from the investment in a segregated currency hedging mandate managed by the LDI manager. The purpose of the hedging portfolio is to hedge out the currency risk arising from the Scheme's Mirova, Stonepeak and SPD investments.

#### Segregated Schroders LDI/segregated Amundi credit

The Scheme is subject to currency risk from holdings in the Schroders LDI mandate due to the use of FX forward derivatives that are used to hedge the direct currency risk from PIVs.

The Scheme is subject to currency risk from holdings in the Amundi credit mandate due to minimal Euro exposure.

#### (ii) Interest rate risk

#### **Pooled funds**

The Scheme is subject to indirect interest rate risk from holdings in PIVs which have exposure to fixed income assets The value of such pooled funds as at 31 December 2024 represented 43.9% (2023: 37.5%) of the total investment portfolio. The indirect interest rate risk that these assets are exposed to is not hedged.

#### 13.10 INVESTMENT RISKS (CONTINUED)

#### (ii) Interest rate risk (continued)

#### Segregated Schroders LDI/ segregated Amundi credit

The Scheme is subject to direct interest rate risk because some of the Scheme's investments are held in bonds, gilts, repurchase agreements and cash through investments in the Schroders LDI portfolio. The Scheme is also subject to direct interest rate risk as some of the Scheme's investments are held in corporate bonds (through segregated credit mandates managed by Amundi). The Trustee has considered these risks in the context of the Scheme's investment strategy.

The objective of the LDI portfolio is to invest in a portfolio of assets that, in combination with the corporate bonds assets, hedges the interest rate and inflation sensitivity of a portion of the Scheme's liabilities. If interest rates fall, the value of the LDI and corporate bond investments will rise to help match the increase in actuarial liabilities arising from a fall in the discount rate.

Similarly, if interest rates rise, the LDI and corporate bond investments will fall in value, as will the actuarial liabilities because of an increase in the discount rate.

As at 31 December 2024, the LDI and segregated corporate bond investments represented 55.2% of the total investment portfolio (2023: 50.6%).

#### (iii) Other price risk

#### **Pooled funds**

Indirect other price risk arises principally in relation to the underlying investments in PIVs in the Scheme's return-seeking portfolio, which includes allocations to equities, infrastructure and fixed income, for which the price can be affected by inflation and other factors. At 31 December 2024, the exposure to such pooled funds represented 23.7% of the total investment portfolio (2023: 29.8%).

#### Segregated Schroders LDI/ segregated Amundi credit

The Scheme is subject to direct other price risk from holdings in the segregated LDI portfolio and Amundi Credit mandate. As at 31 December 2024, these assets represented 55.2% of the total investment portfolio (2023: 50.6%).

#### 13.10 INVESTMENT RISKS (CONTINUED)

#### Credit risk

#### **Pooled funds**

Pooled investment arrangements used by the Scheme comprise unit-linked contracts, société d'investissement à capital variable ("SICAVs"), open ended investment companies and shares of limited liability partnerships. The Scheme's holdings in PIVs are not rated by credit rating agencies. The Trustee manages and monitors the credit risk arising from its pooled investment arrangements by considering the nature of the arrangement, the legal structure and regulatory environment.

The Scheme is subject to direct credit risk because it holds investment assets with the managers listed on page 1. Direct credit risk arising from PIVs is mitigated by the underlying assets of the pooled arrangements being ring-fenced from the pooled manager, the regulatory environments in which the pooled managers operate and diversification of investments amongst a number of pooled arrangements. Cash held by the pooled manager's custodian is not ring-fenced but the credit risk arising on this is mitigated by investing cash in liquidity funds.

Indirect credit risk arises in relation to underlying investments held in the bond PIVs, including the PIMCO, Insight and SPD portfolios as well as from the Scheme's investments in liquidity funds. The value of such pooled funds as at 31 December 2024 represented 38.1% (2023: 33.8%) of the total investment portfolio.

Through the Scheme's allocation to PIMCO and SPD, the Trustee invests in funds which hold non-investment grade credit rated instruments with a view to adding value and indirect credit risk is mitigated through diversification of the underlying securities to minimise the impact of default by any one issuer.

A summary of the unrated PIVs by type of arrangement is as follows:

Instrument	31 December 2024	31 December 2023	
	Market value	Market value	
	£000£	£000	
Unit linked contracts	157	166,140	
SICAVs*	20,378	31,996	
Open ended investment companies	325,822	272,853	
Shares of limited liability partnerships	166,463	175,471	
Total	512,820	646,460	

\*During the year, Schroders advised that the PIVs under their management were SICAVs and not open-ended investment companies. We have restated the disclosure for the year ended 31 December 2023 due to the value of the SICAVs, the only difference being a splitting out of the Schroders PIVs into SICAVs from Open ended investment companies with no impact on total value.

#### 13.10 INVESTMENT RISKS (CONTINUED)

#### **Credit risk (continued)**

#### Segregated Schroders LDI/segregated Amundi credit

The Scheme is subject to direct credit risk because the Scheme directly invests in sovereign government bonds, corporate bonds, and OTC derivatives, has cash balances and enters into repurchase agreements through its investment in a segregated LDI portfolio managed by Schroders and a segregated corporate bond portfolio managed by Amundi. 36.9% of total assets were invested in LDI at 31 December 2024 and 18.4% of total assets were invested in the Amundi Credit portfolio at 31 December 2024 (2023: Schroders 34.3% and Amundi: 16.3%).

Collateral is held within the LDI portfolio to cover margin calls and maintain exposure to interest rate and inflation hedges. As at 31 December 2024, the value of LDI collateral was £374.8m (2023: £405.6m) meaning the portfolio could withstand an interest rate rise of up to 525bps (2023: 431bps) before collateral would be fully exhausted.

The notes below provide more detail on how this risk is managed and mitigated for the different classes held within the LDI portfolio, and where applicable, the Amundi Credit portfolio on a "look through" approach.

**Government bonds:** The Scheme invests only in government bonds issued by the UK government. Credit risk arising on bonds held directly is deemed minimal, as UK government is rated AA by Standard & Poor's, AA- by Fitch and rated at Aa3 by Moody's.

**Corporate bonds:** Direct credit risk arising on corporate bonds held directly through the LDI portfolio and Amundi Credit portfolio is mitigated by only investing in corporate bonds which are rated investment grade. The Trustee considers financial instruments or counterparties to be of investment grade if they are rated at BBB- or higher by Standard & Poor's or Fitch or rated at Baa3 or higher by Moody's.

**Cash balances:** Direct credit risk arising on cash held within financial institutions is mitigated by ensuring cash is held within a diversified range of institutions which are rated investment grade.

**Derivatives:** Direct credit risk arises on OTC derivatives.

OTC derivative contracts are not guaranteed by any regulated exchange and therefore the Scheme is subject to risk of failure of the counterparty. The credit risk for OTC swaps is reduced by collateral arrangements as detailed in 13.4.

Credit risk also arises on forward foreign currency contracts used to hedge foreign currency exposure back to sterling. There are no collateral arrangements for these contracts, but all counterparties are required to be at least investment grade.

**Repurchase agreements:** Direct credit risk on repurchase agreements entered through the LDI portfolio is mitigated through collateral arrangements.

#### 13.10 INVESTMENT RISKS (CONTINUED)

#### (b) Defined contribution section

The Trustee recognises that members have differing investment needs and that these may change during the course of members' working lives. The Trustee also recognises that members have different attitudes to risk. The Trustee believes that members should make their own investment decisions based on their individual circumstances. The Trustee regards their duty as making available a range of investment options sufficient to enable members to tailor their investment strategy to their own needs.

Typically, a proportion of members will actively choose the default option because they feel it is most appropriate for them. However, the vast majority of DC Scheme members do not make an active investment decision and are invested in the default option.

The default for APF Money Purchase Plan ("APF MPP") members uses the BlackRock 60/40 Global Equity Index Tracker in the growth phase, transitioning to the BlackRock DC Pre-Retirement Fund over a 5- year period from age 60 to 65. APF MPP members are also able to choose an alternative lifestyle option with a longer de-risking period (10 years compared to 5 for the default).

For SEMA Personal Money Fund ('SEMA PMF') members an alternative lifestyle strategy applies, which switches member investment from the BlackRock DC 70/30 Global Growth Fund, to the BlackRock DC Pre-Retirement Fund over five years from retirement.

A range of self-select investment options is also available for members wishing to build their own investment portfolio. The SIP outlines the current investment objectives and strategy for the assets of the Scheme. The self-select investment options in which members are currently invested are as follows:

- BlackRock DC Index-Linked Gilt Fund
- BlackRock DC Pre-Retirement
- BlackRock 60/40 Global Equity Index Tracker
- BlackRock DC 50/50 Global Growth
- BlackRock DC 70/30 Global Growth
- BlackRock DC Aquila 30:70 Global Equity Fund
- BlackRock DC Aquila World EX-UK EQ IDX J
- BlackRock DC UK Growth
- BlackRock UK Equity Index Tracker
- BlackRock DC Cash
- BlackRock 60/40 Global Growth

The Scheme no longer has a qualifying default investment option as set out in the appropriate regulations, primarily as the Scheme is closed to future accrual and there have been no contributions received in the period covered.

Day-to-day management of the assets is delegated to BlackRock Investment Management (UK) Limited ("BlackRock"), who are regulated by the FCA, via the long-term insurance policy with the Platform Provider, Scottish Equitable plc (part of Aegon UK). The Trustee expects BlackRock, in their capacity as investment manager, to manage the assets delegated to them under the terms of their contracts.

#### 13.10 INVESTMENT RISKS (CONTINUED)

The investment managers have full discretion to buy and sell investments on behalf of the Scheme, subject to agreed constraints and applicable legislation.

The Trustee recognises that it is not possible to specify investment restrictions where assets are managed via pooled funds. The Trustee will ensure that those members who wish to invest on a self-select basis have access to a range of funds that cater for different risk appetites and requirements.

#### Credit risk

The Scheme is subject to direct credit risk through its insurance policies with the Platform Provider, which it uses to access the Scheme's fund range. The Platform Provider is regulated by the FCA. The Platform Provider invests the Scheme's assets in its own investment funds. In the event of the Platform Provider becoming insolvent, the Scheme is protected by the Financial Services Compensation Fund ("FSCS") and may be able to make a claim for 100% of its policy value, although noting that compensation is not guaranteed. The BlackRock investment vehicles and reinsurance arrangements are not covered by the FSCS in the event of insolvency or the failure of BlackRock, its custodian, or any third-party reinsurer (in the case of reinsurance arrangements). Any payment of claims in these events would therefore depend on the legal context of the triggering event, the structure of contractual relationships and the priority of claims.

The Scheme is also subject to indirect credit and market risk arising from the underlying investments held in the funds:

- · Indirect credit risk arises in relation to underlying bond and cash investments held in PIVs.
- Indirect currency risk arises from the Sterling priced PIVs which hold underlying investments denominated in foreign currency.
- Indirect market risk arises where the underlying investments of a PIV are exposed to interest rate, currency, or other price risks.

The Trustee has considered indirect risks in the context of the investment strategy.

The risks disclosed below relate to each of the Scheme's investments. As members are able to choose their own investments from the range of funds offered by the Trustee, it should be noted that member level risk exposures will be dependent on the funds chosen by members.

The PIVs are invested in unit linked contracts and are unrated.

#### 13.10 INVESTMENT RISKS (CONTINUED)

During the year, the following funds were exposed to credit risk, foreign exchange, interest rate, and other price risk arising from the underlying financial instruments held.

Sema Pension Scheme members:

	Exposed to					Valuation	Valuation
	Credit risk		Currency risk	Interest rate risk	Other price risk	As at 31 December 2024	As at 31 December 2023
						£000	£000
	Direct	Indirect		Indirect			
BlackRock Index-Linked Gilt Class J	~	~		~	~	173	5,349
BlackRock Pre- Retirement Class J	~	~		~	~	56	5,516
BlackRock 60/40 Global Equity Index Tracker Class J	~		~		~	-	96
BlackRock 50/50 Global Growth Class J	~		~		~	-	145
BlackRock 70/30 Global Growth Class J	~		~		~	100	19,462
BlackRock 30/70 Currency Hedged Global Equity Index Class J	~				~	-	18
BlackRock World Ex-UK Equity Index Class J	~		~		~	-	127
BlackRock DC UK Growth	~				~	-	102
BlackRock UK Equity Index Tracker Class J	~				~	-	18
BlackRock Cash Class J	~	~		~	~	163	4,247

#### 13.10 INVESTMENT RISKS (CONTINUED)

During the year, the following funds were exposed to credit risk, foreign exchange, interest rate and other price risk arising from the underlying financial instruments held.

Origin Pension Scheme members:

	Exposed to					Valuation	Valuation
	Credit risk		Currency risk	Interest rate risk	Other price risk	As at 31 December 2024	As at 31 December 2023
						£000	£000
	Direct	Indirect		Indirect			
BlackRock Pre- Retirement Class J	~	~		~	~	296	-
BlackRock 60/40 Global Equity Index Tracker Class H	•		~		~	568	694
BlackRock 60/40 Global Growth Class J	~		~		~	2	2
BlackRock 70/30 Global Growth Class J	~		~		~	481	-
BlackRock World Ex-UK Equity Index Class J	~		~		~	2	-
BlackRock UK Growth Class H	~				~	2	50
BlackRock UK Equity Index Tracker Class H	~				~	1	36
BlackRock Cash Class J	~	~		~	~	10	-

#### 14 CURRENT ASSETS

	Defined Benefit Section	Defined Contribution Section	Total 2024
	£000	£000	£000
Contributions receivable - employer	2	-	2
Balance at bank	11,644	441	12,085
Bank interest receivable	111	9	120
Pensions paid in advance	3,690	-	3,690
Benefits paid in advance	-	-	-
Other debtors	61	-	61
Tax recoverable	669	-	669
	16,177	450	16,627
	Defined Benefit Section	Defined Contribution Section	Total 2023
	£000	£000	£000
Contributions receivable - employer	3	-	3
Balance at bank	13,056	1,048	14,104
Bank interest receivable	135	17	152
Pensions paid in advance	3,417	-	3,417
Benefits paid in advance	103	-	103
Other debtors	131	-	131
Tax recoverable	293	-	293
	17,138	1,065	18,203

All contributions due to the Scheme as at 31 December 2024 and 31 December 2023 were paid in full to the Scheme in accordance with the Schedule of Contributions and therefore do not count as employer-related investments.

There are unallocated defined contribution cash holdings of £101K as at 31 December 2024 (2023: £55K).

#### 15 CURRENT LIABILITIES

	Defined Benefit Section	Defined Contribution Section	Total 2024
	£000	£000	£000
Unpaid benefits	641	-	641
Accrued expenses	2,283	-	2,283
	2,924	-	2,924
	Defined Benefit Section	Defined Contribution Section	Total 2023
	£000	£000	£000
Unpaid benefits	1,532	-	1,532
Accrued expenses	2,336	-	2,336
	3,868	-	3,868

#### 16 TRANSFERS BETWEEN SECTIONS

During the period, £4,225K (2023: £2,212K) of DC assets were transferred into the DB Section to allow members to use these funds as part of their cash free entitlement within the DB Scheme.

#### 17 RELATED PARTY TRANSACTIONS

Trustee fees paid to Independent Trustee Services in respect of the year amounted to £365K (2023: £212K), and other Trustee Directors £71K (2023: £58K). This is included in Trustee fees in Note 9. Of this amount £56K was payable at the year-end (2023: £48K).

#### 18 GROUP TRANSFER OUT

In December 2023 Atos wrote to a group of 187 former NS&I employees, each of whom retained a deferred benefit in the Scheme following the cessation of their active membership on 31 August 2022. The letter noted that the members had commenced future pension accrual within the Civil Service Pension Arrangements ("CSPA") on 1 September 2022 and confirmed the basis on which they could now transfer their deferred benefit from the Scheme to the CSPA. The letter set out the timescales within which the members would need to reach a decision on whether or not to transfer their deferred benefit to the CSPA and confirmed that if they did not take any action then their benefits would remain in the Scheme.

At the conclusion of the option election period on 19 April 2024, 72 members had confirmed their decision to proceed with the transfer of their deferred benefit to the CSPA.

The remaining members had either confirmed their decision not to transfer (37 members), had failed to engage in the transfer process (63 members) or were no longer eligible to participate having already drawn their benefits from the Scheme (12 members) or ceased future accrual in the CSPA (3 members).

Following the receipt of advice from the Scheme Actuary, the Trustee approved the basis for calculation of the bulk transfer amount, which was confirmed on 3 July 2024 as £19,194K. The payment of the transfer amount from the Scheme to the CSPA was completed on 12 July 2024.

#### 18 GROUP TRANSFER OUT (CONTINUED)

To ensure sufficient liquidity for the transfer payment, the Trustee authorised the full redemption of assets invested in the Hermes Absolute Return Bond Fund. Following submission of the disinvestment instruction, the Trustee received £19,132K from Hermes on 9 July 2024. The remaining £62K required to complete the transfer payment was drawn from available funds within the Scheme bank account.

During the year the Trustee and Atos agreed to proceed with a bulk transfer to the Aegon Master Trust of the defined contribution benefits accumulated by Personal Money Fund ("PMF"), Sema Group Money Purchase Plan ("SGMP") and Main Scheme AVC ("MSAVC") members. The Trustee and Atos targeted completion of the transfer to the Aegon Master Trust by the end of 2024 and a transfer date of 5 December 2024 was ultimately agreed.

In October 2024 a statutory transfer communication (which includes a link to Aegon's Privacy Statement) was issued to members within the identified transfer population.

On 26 November 2024 the Trustee completed a disinvestment instruction for £4,021K from Schroders to fund the SGMP and MSAVC elements of the transfer from the Scheme's assets directly to Aegon on the transfer date.

On the 28 November the Trustee completed the disinvestment instruction of £31,785K PMF assets invested in the Aegon investment only plans to the AEGON Master Trust.

The transfer completed as planned on 5 December 2024.

#### 19 CONTINGENCIES AND COMMITMENTS

#### **COMMITMENTS**

At the year end, the Scheme had outstanding capital commitments to investment in Mercer Senior Private Debt of £26,863K (2023: £26,863K), Stonepeak of £26,360K (2023: £39,165K) and Mirova of £11,977K (2023: £16,966K).

#### CONTINGENCIES

On 26 October 2018, the High Court handed down a judgment involving the Lloyds Banking Group's defined benefit pension schemes. The judgment concluded that schemes should be amended to equalise pension benefits for men and women in relation to guaranteed minimum pension benefits. In November 2020, a further High Court judgement was made in respect of GMP equalisation and historic transfer values. The judge ruled that historic transfer values would fall under the scope of GMP equalisation and that trustees of pensions schemes remain liable to members where transfer value payments reflected unequalised GMP benefits.

The issues determined by the judgment arise in relation to many other defined benefit pension schemes. The Trustee of the Scheme is aware that the issue will affect the Scheme and has given this a certain amount of consideration following discussions with their advisers. Given the complex nature of this issue, there are a number of decisions that need to be worked through before agreeing next steps and the Trustee continues to make good progress in this area.

Under the ruling, schemes are required to backdate benefit adjustments in relation to GMP equalisation and provide interest on the backdated amounts. Based on an initial assessment of the likely backdated amounts and related interest the Trustee does not expect these to be material to the Financial Statements. Nevertheless, an approximate allowance for the impact of this has been included within the liabilities at 31 December 2022, as set out on page 6 in these financial statements. This will be updated once the true amounts have been determined for the members affected.

#### 19 CONTINGENCIES AND COMMITMENTS (CONTINUED)

The Virgin Media Ltd v NTL Pension Trustees II decision, handed down by the High Court on 16 June 2023, considered the implications of section 37 of the Pension Schemes Act 1993. There was the potential that this could have a significant impact on the pensions industry. The Trustee is keeping this issue under review and, although this may have a potential impact on the Scheme, the Government have recently confirmed their intention to introduce legislation that will minimise (or even eliminate) the disruption this would have caused to many schemes across the industry. Although this news is welcome, the Trustee will continue to monitor this issue until further details on the scope and timing of the intervention is made available.

#### 20 EMPLOYER RELATED INVESTMENTS

At 31 December 2024 the Scheme had no exposure to employer related investments (2023: nil).

# Section 6 – Independent Auditor's Statement About Contributions

Independent Auditor's Statement about Contributions to the Trustee of the Atos UK 2019 Pension Scheme

#### **Statement about Contributions**

We have examined the Summary of Contributions payable under the Schedules of Contributions to the Atos UK 2019 Pension Scheme in respect of the Scheme year ended 31 December 2024 which is set out on page 60.

In our opinion contributions for the Scheme year ended 31 December 2024 as reported in the Summary of Contributions and payable under the Schedules of Contributions have in all material respects been paid from 1 January 2024 until 3 December 2024 at least in accordance with the Schedule of Contributions certified by the Actuary on 22 December 2020 and from 4 December 2024 until 31 December 2024 at least in accordance with the Schedule of Contributions certified by the Actuary on 4 December 2024.

#### Scope of work on statement about contributions

Our examination involves obtaining evidence sufficient to give reasonable assurance that contributions reported in the Summary of Contributions have in all material aspects been paid at least in accordance with the Schedules of Contributions. This includes an examination, on a test basis, of evidence relevant to the amounts of contributions payable to the Scheme and the timing of those payments under the Schedules of Contributions.

#### Respective responsibilities of Trustee and auditor

As explained more fully in the statement of Trustee's responsibilities set out on page 60, the Scheme's Trustee is responsible for ensuring that there is prepared, maintained and from time to time revised a Schedule of Contributions showing the rates and due dates of certain contributions payable towards the Scheme by or on behalf of the Employer and the active members of the Scheme. The Trustee is also responsible for keeping records in respect of contributions received in respect of active members of the Scheme and for monitoring whether contributions are made to the Scheme by the Employer in accordance with the Schedules of Contributions.

It is our responsibility to provide a statement about contributions paid under the Schedules of Contributions to the Scheme and to report our opinion to you.

#### The purpose of our work and to whom we owe our responsibilities

This statement is made solely to the Scheme's Trustee, in accordance with the Pensions Act 1995 and Regulations made thereunder. Our work has been undertaken so that we might state to the Scheme's Trustee those matters we are required to state to it in an auditor's statement about contributions and for no other purpose. To the fullest extent permitted by law, we do not accept or assume responsibility to anyone other than the Scheme's Trustee, for our work, for this statement, or for the opinions we have formed.

**Gemma Broom** 

for and on behalf of KPMG LLP, Statutory Auditor

Chartered Accountants 66 Queen Square Bristol

BS1 4BE

Date: 30 July 2025

### Section 7 – Summary of Contributions

#### Statement of Trustee's Responsibilities in Respect of Contributions

The Scheme's Trustee is responsible under pensions legislation for ensuring that there is, prepared, maintained and from time to time revised, a Schedule of Contributions showing the rates of contributions payable towards the Scheme by or on behalf of the Employer of the Scheme and the dates on or before which such contributions are to be paid. The Scheme's Trustee is also responsible for keeping records of contributions received in respect of any active member of the Scheme and for monitoring that contributions are made to the Scheme in accordance with the Schedule.

## Trustee's Summary of Contributions payable and reported on in the Auditor's Statement in respect of the Scheme year ended 31 December 2024

This Summary of Contributions has been prepared by, or on behalf of, and is the responsibility of the Trustee. It sets out the employer and member contributions payable to the Scheme under the Schedules of Contributions certified by the Actuary on 22 December 2020 and 4 December 2024 in respect of the year ended 31 December 2024. The Scheme auditor reports on contributions payable under the Schedules in the Auditor's Statement about Contributions.

During the year, the contributions payable to the Scheme by the employer under the Schedules of Contributions were:

	Employer
	£000
Contributions payable to the Scheme by the employer under the Schedules of Contributions	
Normal contributions	23
Expense contributions	8,520
Total contributions payable under the Schedules of Contributions (as reported on by the Scheme auditor and reported in the financial statements)	8,543

Signed for and on behalf of the Trustee of the Atos UK 2019 Pension Scher	ne b	y:
Jenoger M. Adems	Tru	stee Director
	Tru	istee Director
30/07/2025	Da	te

### Section 8 - Actuarial Certificate

## Actuarial certification for the purposes of regulation 7(4)(a) of the Occupational Pension Schemes (Scheme Funding) Regulations 2005

Name of scheme: Atos UK 2019 Pension Scheme

#### Calculation of technical provisions

Marti a Bell

I certify that, in my opinion, the calculation of the Scheme's technical provisions as at 31 December 2022 is made in accordance with regulations under section 222 of the Pensions Act 2004. The calculation uses a method and assumptions determined by the Trustee of the Scheme and set out in the Statement of Funding Principles dated 29 November 2024.

Martin G Bell, FIA C.Act
Fellow of the Institute and Faculty of Actuaries
Towers Watson Limited, a WTW Company
4 December 2024

a WTW company Watson House London Road Reigate Surrey RH2 9PQ

**Towers Watson Limited,** 

# Atos UK 2019 Pension Scheme Chair's Statement 31 December 2024

#### Introduction

This is the Chair's Statement ('the Statement') for the Atos UK 2019 Pension Scheme ('the 2019 Scheme') covering the period of 01 January 2024 to 31 December 2024.

As the Chair of Atos Pension Schemes Limited (the 'Trustee'), I provide the Statement to explain the steps taken to meet the required governance standards that apply to Defined Contribution ('DC') pension arrangements. The Statement covers the DC benefits and Additional Voluntary Contributions ('AVCs' - which are a type of DC benefit) which were held in the 2019 Scheme during the period ending 31 December 2024.

The law sets out the information which must be included in the Statement. Our governance of the 2019 Scheme is focused on how we can help members achieve a good outcome from their pension savings. Therefore, where we think it useful, we have provided more detail than is required.

Our Scheme Administrator can provide you with support on all benefit matters, and they can be contacted at:

Atos UK 2019 Pension Scheme C/o Hymans Robertson LLP Administration Team

PO Box 27169

Glasgow, G2 9NE

Email: atos@hymans.co.uk Telephone: 0121 212 8151

We will continue to communicate with you via Annual Benefit Statements and other correspondence as may become necessary throughout the year.

During the period the Trustee and Atos agreed to proceed with a bulk transfer to the Aegon Master Trust of the defined contribution benefits accumulated by Personal Money Fund ("PMF"), Sema Group Money Purchase Plan ("SGMP") and Main Scheme AVC ("MSAVC") members.

To support the transfer the Trustee completed analysis of the pre-A Day protected cash entitlements for all impacted members within the transfer populations, from which it identified a small population of members for whom the A Day protected cash calculation was expected to provide a higher PCLS at retirement.

As a result of the analysis undertaken, it was concluded that at the current time these members' best outcome would be to remain in this 2019 Scheme. Therefore, these members were not in scope for transfer and their defined contribution funds remain in the Scheme.

The bulk transfer to the Aegon Master Trust was completed in December 2024.

# Chair's Statement 31 December 2024 continued

The benefits held in the 2019 Scheme are provided to members from 'Sections' which mirror the Initial Legacy Schemes from which they were transferred. Table 1, shows which Sections have each type of benefit:

TABLE 1	SEMA PMF Section	APF MPP Section	CS Section
Defined Contribution (DC) benefits	$\checkmark$	<b>√</b>	-
Additional voluntary contributions (AVCs)	✓	-	<b>√</b>

All of the benefits held in the 2019 Scheme are on behalf of 'deferred' members meaning there are no new contributions being paid.

Atos Pension Schemes Limited has been the Trustee of the 2019 Scheme since its inception and the Statement is signed in my capacity as Director of Independent Trustee Services Limited (part of the Independent Governance Group "IGG") as the Chair of Atos Pension Schemes Limited.

Neither the 2019 Scheme, nor the Initial Legacy Schemes, have ever been used as qualifying arrangements to comply with the automatic enrolment requirements.

For a period between December 2020 until 19 July 2021, the 2019 Scheme held DC benefits moved into it from the Atos UK 2011 Pension Scheme ('2011 Scheme'). These were transferred out of the 2019 Scheme on 19 July 2021 and now reside in the Aegon Master Trust, and so any members seeking information on those benefits should contact that arrangement.

#### 01.01 Queries

If you have any questions about anything within this Statement, or any suggestions about what can be improved, please contact the Secretary to the Trustee: Richard Harris, XPS Group, 11 Strand, London, WC2N 5HR, Richard.Harris@xpsgroup.com

## **02 Investment Options**

# Statement of Investment Principles (SIP)

A copy of the SIP, which sets out the objectives for the 2019 Scheme's investment strategy can be found on the Trustee's website here: https://www.atos2019scheme.co.uk/media/a0wdczlc/atos\_uk\_2019\_pension\_scheme\_-\_sip\_-\_october\_2023.pdf

#### 02.01 The investment options

The 2019 Scheme was not used for automatic enrolment purposes during the period covered by this Statement. None of the Sections had a "default arrangement" for the purposes of the relevant regulations during this period. However, the Statement does include commentary on the default investment options ('Default Funds') for all Sections that exist to aid member understanding and to ensure you are informed of these and the Trustee's governance of them in the reporting year. The default arrangements were last reviewed on 25 February 2020 and considered both performance and strategy. It was concluded that no changes were to be made at that time. A more recent review has not taken place given the Trustee's completed move of the DC assets held in the Scheme to the Aegon Master Trust, which took place within the Scheme year covered by this report. The Trustee undertook analysis to identify any members with a protected cash entitlement for whom the A Day protected cash calculation was expected to provide a higher PCLS at retirement. It was agreed that any members identified as having a cash protection entitlement would remain in the Scheme. The Trustee intends to review the position in the future and consider further options for the removal of defined contribution benefits from the Scheme for the remaining population.

#### An explanation of the DC categories and their investments

There are different categories of benefits within the different Sections. We have split these out in order that you can see which investment options are available within each.

## The APF Money Purchase Plan ('APF MPP') which is part of the APF Section and the SEMA Personal Money Fund ('SEMA PMF') which is part of the SEMA Section:

Members can choose from a range of self-select fund options within the SEMA PMF and the APF MPP categories. All the funds are managed by the investment manager BlackRock, from within a platform provided by AEGON. Each of these categories has a default investment option (referred to in the Statement as the "Default Funds"). If members did not make an investment decision when joining, they were invested in these options (they can also select these options if they wish). The Default Funds are:

- For the APF MPP: the 'Fund Select' uses the BlackRock 60/40 Global Equity Index Tracker in the growth phase, transitioning to the BlackRock DC Pre-Retirement Fund over a 5- year period from age 60 to 65 (Normal Retirement Date).
- For the SEMA PMF: the 'Lifestyle Strategy' uses the BlackRock 70/30 Global Growth Fund in the growth phase, transitioning to a combination of the BlackRock DC Pre-Retirement Fund, BlackRock DC Index Linked Gilts Fund and BlackRock DC Cash Fund over either a 5- year ('Growth Lifestyle') or 10-year ('Stability Lifestyle') period prior to age 60 (Normal Retirement Date).

## **Investment Options continued**

## The SEMA Group Money Purchase Plan ('SEMA MPP') which is part of the SEMA Section:

The SEMA MPP was established by an interim Trust Deed and Rules dated 1 May 1988 and was subsequently governed by a Definitive Trust Deed and Rules dated 29 May 1996 (as amended). The members were contracted-out of the State Earnings Related Pension Scheme (State Additional Pension) until 31 August 1998, the effective date on which the certificate was surrendered following Sema Plc's (the SEMA MPP's Principal Employer) decision to cease contributions and commence the wind-up of the SEMA MPP. Contributions paid by members and Sema Plc were invested in the Merrill Lynch Balanced Portfolio Fund and provided benefits on a DC basis.

Active members of the SEMA MPP were given the opportunity to exchange their accrued DC benefits for a defined benefit ('DB') pension within the Sema Scheme. Where an active member did not respond to the offer or did not wish to accept it, their accrued DC benefits were transferred to the Sema Scheme where they continued to be administered on a DC basis.

The offer of a DB pension benefit was not extended to deferred members. These members could either transfer to an alternative arrangement of their choice or retain a DC benefit in the Sema Scheme.

On completion of the transfer the DC funds accumulated by SEMA MPP members were invested with the Sema Scheme's DB assets in accordance with the Trustee's investment strategy. Members receive a return on their accumulated funds by reference to a notional unit price which is updated on a monthly basis and replicates the performance of the BlackRock Balanced Growth Portfolio Fund. At retirement, members are able to access an internal conversion facility, and there is also an option to take some or all of their benefits as a lump sum. Members wishing to access the full range of DC freedoms and flexibilities introduced in 2015 need to transfer their DC funds to an alternative arrangement that provides them.

The administration costs of the 2019 Scheme are met by Atos. Members receive an annual statement confirming the value of their DC funds together with a projection of potential benefits at retirement.

# **Investment Options continued**

#### An explanation of the AVC categories and their investments

Members have a range of investment fund options, which vary dependent on the category they are in. Table 2 shows which investment providers are available for each.

Table 2	SEMA PMF Section	APF MPP Section	CS Section
Utmost Life & Pensions	✓	-	<b>√</b>
Standard Life	✓	-	<b>√</b>
Main Fund*	<b>✓</b>	-	-

<sup>\*</sup> Members of the SEMA Section may hold AVCs within the 'Main Fund' option, under which their AVC contributions are invested within the SEMA Final Salary Section assets. The fund holdings and values are determined by the Scheme Administrator based on a notional unit price calculated monthly.

We now move on to explain investment performance and provide details of the charges and costs met by members under each of these Sections and categories.

## 03 Net Returns

#### **03.01 Investment Performance**

The Trustee confirms that, in completing this section of the Statement, it has had regard to statutory guidance issued by the Department for Work and Pensions. The Trustee also confirms that the relevant parts of this section will be published on the 2019 Scheme's website and notified to members in their Annual Benefit Statements.

Net investment returns refer to the returns on funds after the deduction of all transaction costs and charges and including them in the Statement is intended to help members understand how their investments are performing.

#### 03.02 Fund Performance

This table shows how the Default Funds have performed for members at three different ages, over the last one, three and five years with a target retirement date of 65 (aside from the SEMA PMF which is 60).

All figures are as at 31 December 2024, annualised for the 3 years and 5 years.

APF MPP	5 years (2019-2024)	3 years (2021-2024)	1 year (2024)
Aegon BlackRock 60/40 Global Equity Index Tracker	%	%	%
Age 25 at start of period	6.75	5.88	10.30
Age 45 at start of period	6.75	5.88	10.30
Age 55 at start of period	6.75	5.88	10.30

SEMA PMF (Growth Lifestyle option)	5 years (2019-2024)	3 years (2021-2024)	1 year (2024)
Aegon BlackRock 70/30 Global Growth	%	%	%
Age 25 at start of period	6.72	5.05	9.18
Age 45 at start of period	6.72	5.05	9.18
Age 55 at start of period*	4.61	2.39	6.66

# Net returns continued

SEMA PMF (Stability Lifestyle option)	5 years (2019-2024)	3 years (2021-2024)	1 year (2024)
Aegon BlackRock 70/30 Global Growth	%	%	%
Age 25 at start of period	6.72	5.05	9.18
Age 45 at start of period	6.72	5.05	9.18
Age 55 at start of period*	1.44	-1.59	2.88

Source: Aegon/ XPS Group. Figures are net of fees. Past performance is not a reliable indicator of future results. The value of investments may go down as well as up and members may get back less than they invest. The level of charges and transaction costs paid by members on the Default Funds may vary throughout a member's lifetime as a result of the changing investment mix.

#### **SEMA MPP**

SEMA MPP members receive a return on their accumulated DC funds by reference to a notional unit price based on the "BlackRock Balanced Growth Portfolio Fund" which is updated on a monthly basis. Returns on this fund have been (all annualised to 31 January 2025, net of costs) over 1 year 13.61%, over 3 years 5.44%, over 5 years 6.72%. The Trustee requested returns for the period to 31 December 2024 but these were not available and will continue to seek these and include these in future reports if available at that time.

# Net returns continued

#### 03.03 Self-Select Funds

As self-select funds are constant profiles and unlike the Default Funds do not lifestyle funds in line with age or time to retirement, they can be shown as a single value for each fund.

Fund performance has been shown for 5 years, 3 years and the last Scheme Year. All figures are as at 31 December 2024 (unless otherwise stated), annualised for the 3 years and 5 years.

APF MPP	5 years (2019-2024)	3 years (2021-2024)	1 year (2024)
Self-Select Funds	%	%	%
Aegon BlackRock 60/40 Global Equity Index Tracker	6.75	5.88	10.30
Aegon BlackRock 60/40 Global Growth	7.24	4.75	8.69
Aegon BlackRock 70/30 Global Growth	6.72	5.05	9.18
Aegon BlackRock Cash	2.20	3.66	5.32
Aegon BlackRock Pre-Retirement	-4.68	-8.90	-3.96
Aegon BlackRock UK Equity Index Tracker	4.74	5.80	9.21
Aegon BlackRock UK Growth	5.25	5.70	8.97
Aegon BlackRock World (ex-UK) Equity Index	12.69	8.85	20.59

SEMA PMF	5 years (2019-2024)	3 years (2021-2024)	1 year (2024)
Self-Select Funds	%	%	%
Aegon BlackRock 30/70 Currency Hedged Global Equity Index	9.00	6.57	17.02
Aegon BlackRock 50/50 Global Growth	7.97	4.83	8.75
Aegon BlackRock 60/40 Global Equity Index Tracker	6.75	5.88	10.30
Aegon BlackRock 70/30 Global Growth	6.72	5.05	9.18
Aegon BlackRock Cash	2.20	3.66	5.32

Aegon BlackRock Index-Linked Gilt	-8.16	-17.74	-10.39
Aegon BlackRock Pre-Retirement	-4.68	-8.90	-3.96
Aegon BlackRock UK Equity Index Tracker	4.72	5.77	9.16
Aegon BlackRock UK Growth	5.36	5.81	9.07
Aegon BlackRock World (ex-UK) Equity Index	12.69	8.85	20.59

Source: Aegon & BlackRock. Figures are net of fees. Past performance is not a reliable indicator of future results. The value of investments may go down as well as up and members may get back less than they invest.

# Net returns continued

### 03.04 AVC Funds

Provider	Fund Name	5 years (2019-2024)	3 years (2021-2024)	1 year (2024)
Utmost Life & Pension	JPM Multi-Asset Cautious (QRAV)	_	-0.55	5.89
	JPM Multi-Asset Moderate (QRAV)	-	2.64	10.21
	JPM Multi-Asset Growth (QRAV)	-	4.09	12.60
	Money Market (EU41)	1.82	3.23	4.84
Standard Life	Managed Pension	4.28	2.27	8.69
	SL Stock Exchange Pension	6.87	4.91	12.16
	Pension Millennium With Profits*	11.44	4.25	10.20
	Pension With Profits*	1.70	-0.13	4.10
	At retirement (Multi-Asset Universal)	2.14	1.10	5.93
	Money Market	1.67	3.05	4.53
	Multi Asset Mgd (20-60% Shares) Pn	1.72	0.33	5.27

Source: Utmost Life, Standard Life. Figures are net of fees. Past performance is not a reliable indicator of future results. The value of investments may go down as well as up and members may get back less than they invest.

<sup>\*</sup>Returns based on underlying asset mix by Standard Life

# 04 Charges and transaction costs

APF MPP and SEMA PMF members may selfselect their investment strategy, investing in any available funds in whatever proportions they choose, or in the Default Funds. The ranges differ between the two categories

### 04.01 Member charges

We consider here the only charges and costs met by members:

- The Total Expense Ratio (TER) is a measure of the total costs associated with the management and operation of a fund. These costs consist primarily of annual management fees and additional expenses such as legal fees, auditor fees and operational expenses.
- Transaction costs are costs associated with the buying and selling of investments and include for example stamp duty and brokerage fees. Transaction costs may be incurred when monies are invested, on switching between funds and when selling investments to take benefits. The following table indicates transaction costs incurred by each of the funds available for investment over assessment periods monitored by the investment manager.

The relevant parts of this section will be published on the 2019 Scheme's website and notified to members in their Annual Benefit Statement. All figures are as at 31 December 2024 unless otherwise specified.

The Trustee has had regard to the statutory guidance in preparing this section of the statement.

### DC benefits in the APF MPP and SEMA PMF

Funds in bold are part of the Default Funds:

Fund Name		APF MPP	SEMA PMF	TER (% p.a.)	Transaction costs %
AEGON BlackRock 30/70 Currency Hedged Global Equity Index	J	-	✓	0.19	0.0564
AEGON BlackRock 50/50 Global Growth	J	-	✓	0.35	0.2776
AEGON BlackRock 60/40 Global Growth	J	✓	-	0.35	0.2837
AEGON BlackRock 70/30 Global Growth (2)	J	✓	✓	0.35	0.2831
AEGON BlackRock Cash (2)	J	✓	✓	0.15	0.0139
AEGON BlackRock Index-Linked Gilt (2)	J	-	✓	0.10	-0.0774
AEGON BlackRock Pre-Retirement (1), (2)	J	✓	✓	0.16	0.0333
AEGON BlackRock UK Equity Index Tracker	Н	✓	-	0.14	0.0005
AEGON BlackRock UK Equity Index Tracker	J	-	✓	0.16	0.0005
AEGON BlackRock UK Growth	Н	✓	-	0.45	0.2777
AEGON BlackRock UK Growth	J	-	✓	0.45	0.2777
AEGON BlackRock World (ex-UK) Equity Index	J	✓	✓	0.16	0.0243
AEGON BlackRock 60/40 Global Equity Index Tracker (1)	Н	✓		0.17	0.0084
AEGON BlackRock 60/40 Global Equity Index Tracker		-	✓	0.17	0.0084

Strategy (5 year 'Growth' and 10 year 'Stability') options Strategy (5 year 'Growth' and 10 year 'Stability') options/ (2) Part of the SEMA PMF, Lifestyle

### The SEMA MPP

SEMA MPP members receive a return on their accumulated DC funds by reference to a notional unit price based on the "BlackRock Balanced Growth Portfolio Fund" which is updated on a monthly basis. Fund charges are included in the unit price and as at 31 January 2025 (the closest date of available information) the annual fund charge was 1.57%. The Trustee requested data at 31 December 2024 and was not available. The Trustee continues to request this and will disclose this if available in future statements.

### **The AVC Fund range**

We include here details of the AVC categories, and the costs met by members.

Fund Name	APF	SEMA	CS	TER (% p.a.)	Transaction costs %
JPM Multi-Asset Cautious (QRAV)	-	<b>√</b>	✓	0.75	0.4035
JPM Multi-Asset Moderate (QRAV)	-	<b>√</b>	✓	0.75	0.3220
JPM Multi-Asset Growth (QRAV)	-	<b>√</b>	✓	0.75	0.2949
Money Market (EU41)	-	<b>✓</b>	✓	0.5	0.0142
SL Managed Pension^	-	<b>√</b>	<b>√</b>	1.02	No available
SL Stock Exchange Pension^	-	<b>√</b>	<b>√</b>	1.03	No available
SL At Retirement (Multi Asset Universal)^	-	<b>✓</b>	✓	1.00	No available
SL Multi Asset Managed (20-60% Shares)^	-	✓	✓	0.63	No available
SL Money Market^	-	<b>√</b>	✓	0.74	No available
Millennium With Profits^	-	<b>✓</b>	✓	See below	No available
Pension With Profits^	<b>√</b>	<b>✓</b>	✓	See below	No available
Utmost Managed	-	<b>√</b>	✓	0.75	0.1128
Utmost Global Equity	-	<b>√</b>	<b>√</b>	0.75	0.0755

Clerical Medical with profits investment 

Information requested\*

<sup>\*</sup>Data not provided. The Trustee will continue to seek this data from the provider and will report in future Statements when available. ^Standard Life fund transaction costs as at 31/12/2024 have not been provided by Standard Life at date of drafting - the Trustee will continue to seek this data from the provider and will report in future Statements when available.

### **Standard Life**

### With-Profits Investment

For the With-Profits Fund, Standard Life make deductions at a rate of 1% per annum for the Annual Management Charge, plus an additional deduction for the cost of providing the guarantees under the With Profits contracts.

### Table 5

Fund Name	Total Expense Ratio	Transaction costs*
Pension With Profits Fund	1.75%	Not available
Millennium With Profits Fund	1.15%	Not available

(Source: Standard Life). Standard Life fund transaction costs as at 31/12/2024 have not been provided by Standard Life at date of drafting - the Trustee will continue to seek this data from the provider and will report in future Statements when available.

### The Main Scheme AVC option

During the period covered by this Statement, there were AVCs invested in the Main Fund of the SEMA Final Salary Section within the 2019 Scheme. Members receive a return on their DC benefits based upon the returns achieved by the Main Fund investments. The fund holdings and values are determined by the Scheme Administrator, on advice from the Scheme Actuary who calculates a notional unit price based on the assets of the Main Fund each month. The calculation of these returns is complex, and, implicitly within these are included any costs met within the funds in which the Main Fund invests. Determining the costs met by members in this category is therefore complex. Members within the population were included in the bulk transfer to the Aegon Master Trust in December 2024, and therefore future disclosure will not be required.

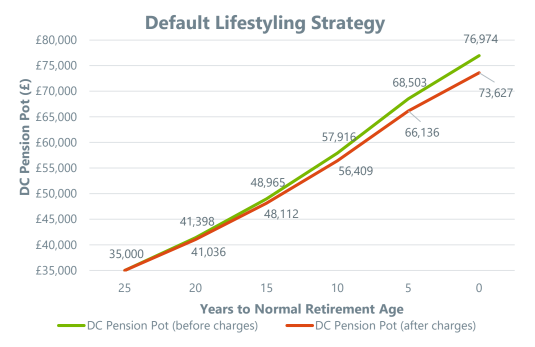
### 04.02 An illustration of the charges levied on members

### **APF MPP**

Below you can find an illustration of the effect of the costs met by members on an example pension pot over time. This is for illustration only. The actual returns received are likely to differ over time as will individual members' pension pot sizes. This illustration is based on:

- The 'Fund Select' option which was the historic default investment option of the APF MPP (and hence where many members' pension pots were held) with assets transitioning from the growth to consolidation phase over a 5-year period;
- An initial pension pot of £35,000;
- No further contributions being made throughout the period;

- Investment Returns are estimated as 6.00% p.a. for the BlackRock 60/40 Global Equity Index Tracker (in which all monies are invested until 5 years from Normal Retirement Date - 'NRD') and this is gradually moved into the BlackRock DC Pre-Retirement Fund which has an estimated return of 4.00% p.a.;
- Inflation of 2.5% p.a

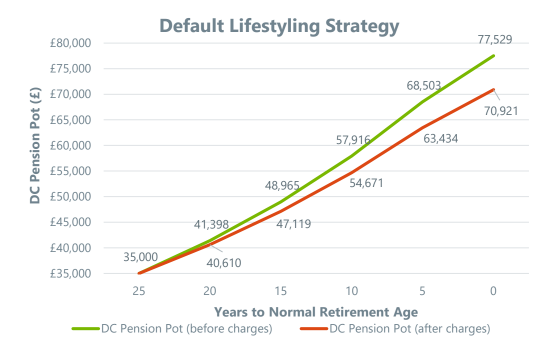


Illustrations for all of the Funds available to members in the APF MPP and AVC Plan categories are shown in the appendices of this Statement in table format.

### **SEMA PMF**

Below you can find an illustration of the effect of the costs met by members on an example pension pot over time. This is for illustration only. The actual returns received are likely to differ over time as will individual members' pension pot sizes. This illustration is based on:

- The 'Growth Lifestyle' which was the historic default investment option of the SEMA PMF (and hence where many members' pension pots were held) with assets transitioning from the growth to consolidation phase over a 5-year period;
- An initial pension pot of £35,000;
- No further contributions being made throughout the period;
- Investment Returns (after inflation) are estimated as 6.00% p.a. for the BlackRock DC 70/30 Global Growth Fund (in which all monies are invested until 5 years from Normal Retirement Date 'NRD') and this is moved by 20% each year until NRD into the BlackRock DC Pre-Retirement Fund (estimated return of 4.00% p.a. after inflation), Blackrock DC Index Linked Gilts (estimated return of 7.00% p.a. after inflation) and Blackrock DC Cash Fund (estimated return of 2.00% p.a. after inflation);
- Inflation of 2.5% p.a.



Illustrations for the highest and lowest charging funds available to members in the SEMA PMF/APF MPP are shown in the appendices of this Statement in table format.

### 04.03 What are the assumptions based on?

In preparing these illustrations, the Trustee has had regard to statutory guidance in preparing this section of the statement, including:

- The Department for Work and Pensions' 'Reporting of costs, charges, and other information: guidance for trustees and managers of occupational schemes' – effective from 21 October 2022;
- Actuarial Standards Technical Memorandum 1 (AS TM1) issued by the Financial Reporting Council;
- The Financial Conduct Authority (FCA) Transaction cost disclosure in workplace pensions Policy Statement PS17/20; and
- The Occupational Pension Schemes (Administration and Disclosure) (Amendment)
   Regulations 2018)

### 04.04 Asset allocation disclosure requirements

The 2023 regulations require trustees of relevant occupational pension schemes with a scheme year end of 1 October 2023 onwards to disclose and explain the percentage of assets allocated in the default arrangement(s) to specified asset classes.

The regulator believes that publication of asset allocation data will be an important step towards transparency, standardisation and comparability across the pensions market and that it is important that members have access to all relevant information surrounding the investments being made using their savings and the outcomes these investments could have on their future retirement. The Trustee has taken regard to statutory guidance in preparing this section of the statement.

### 04.05 Asset allocation

XPS has received a report on how the Scheme's default investment strategies are invested in light of these new regulations assuming retirement age of 60 for SEMA and 65 for APF, and have provided a breakdown of the default strategy's asset allocation as at 31 December 2024.

SEMA PMF (Growth Lifestyle*)	Percentage allocation: Age 25	Percentage allocation: Age 45	Percentage allocation: Age 55	Percentage allocation: Day before SPA
Cash	0.00%	0.00%	0.00%	30.00%
Bonds	0.00%	0.00%	0.00%	69.30%
Corporate bonds	0.00%	0.00%	0.00%	9.80%
Govt bonds	0.00%	0.00%	0.00%	59.50%
Other bonds	0.00%	0.00%	0.00%	0.00%
Listed equities	100.00%	100.00%	100.00%	0.00%
Private equity	0.00%	0.00%	0.00%	0.00%
Property	0.00%	0.00%	0.00%	0.00%
Infrastructure	0.00%	0.00%	0.00%	0.00%
Private debt	0.00%	0.00%	0.00%	0.00%
Other	0.00%	0.00%	0.00%	0.70%
APF MPP	Percentage allocation: Age 25	Percentage allocation: Age 45	Percentage allocation: Age 55	Percentage allocation: Day before SPA
Cash	0.00%	0.00%	0.00%	0.00%
Bonds	0.00%	0.00%	0.00%	98.00%
Corporate bonds	0.00%	0.00%	0.00%	28.00%
Govt bonds	0.00%	0.00%	0.00%	70.00%
Other bonds	0.00%	0.00%	0.00%	0.00%
Listed equities	100.00%	100.00%	100.00%	0.00%
Private equity	0.00%	0.00%	0.00%	0.00%
Property	0.00%	0.00%	0.00%	0.00%
Infrastructure	0.00%	0.00%	0.00%	0.00%
Private debt	0.00%	0.00%	0.00%	0.00%
Other	0.00%	0.00%	0.00%	2.00%

### 05 Core financial transactions

### **05.01 Assessing Core Transactions**

I welcome this opportunity to explain what the Trustee does to help ensure the 2019 Scheme is run as effectively as it can be. The Trustee is committed to having high governance standards. To assist in providing the necessary level of focus on DC benefits the Trustee operates a sub-committee structure which meets regularly to monitor the controls and processes in place in connection with the 2019 Scheme's administration.

The Trustee regularly reviews the organisations that provide services to the Scheme to ensure they remain suitable and provide a good service and value for money. As reported in last year's Chair's Statement, the Trustee appointed Hymans Robertson LLP ('Hymans') to be Scheme Administrator with effect from 31 January 2022. The Trustee has subsequently sought to comply with the requirements of Regulation 24 of the Occupational Pension Schemes (Scheme Administration) Regulations 1996 by:

- having an agreement in place with Hymans covering, amongst other matters, the
  accuracy and timeliness of all core financial transactions. The Service Level
  Agreement (SLA), which sets the maximum timescales for the administrator to
  complete certain tasks, broadly covers:
  - data, including its maintenance;
  - calculations and statements, which includes timescales for calculations to be made and provided to members and timescales for payments (and Hymans has clear calculation processes in place whereby work is reviewed and checked at several stages of production to ensure accuracy);
  - processing of all DC benefits including AVCs (and Hymans has clear processes in place for these calculations including at retirement, transfers, and investment switching, that are reviewed as part of regular Audit and Assurance Faculty ('AAF') audits); and
  - accounts and Treasury services, which includes the accounting of financial transactions and timescales for these transactions to be made.

The core financial transactions include:

- the transfer of assets relating to members transferring into and out of the 2019
   Scheme;
- the transfer of assets relating to members moving between different investments;
   and
- payments from the 2019 Scheme to, or in respect of, members/beneficiaries.

All payments out of the 2019 Scheme in respect of members' benefits are made in line with standard checks. This includes agreed processes and authorisation levels to ensure any payment made is calculated correctly and in line with the 2019 Scheme rules and legislation and also complies with HMRC rules and guidance. In addition, every effort is made to check for possible pension scams.

# **Core financial transactions continued**

The process adopted by Hymans includes workflow checklists for all financial transactions, daily monitoring of bank accounts and checking of all investment and banking transactions by at least two people. Each step is signed off by appropriate members of the team and an audit trail is retained as evidence of the authorization of financial transactions.

The Trustee has received a report on internal controls prepared by Hymans (in its capacity as the 2019 Scheme's Administrator, during the reporting period) for the year to 31 January 2024. The internal report from Hymans is a measure to monitor SLA compliance. Whilst the Trustee is satisfied that the vast majority of the 2019 Scheme's core financial transactions were processed promptly and accurately during the reporting period, at times the level of service provided to members has fallen below the level that the Trustee, Atos and Hymans expects and some issues have arisen. The Trustee regularly reviews the administration services provided and will continue to report on administration in next year's Chair's Statement.

### **06 Value for Members**

### 06.01 Assessment of Value

The Trustee is required to consider the extent to which the services for which the members pay, provide good value for members.

The Trustee has therefore worked with its advisers to carry out a value for members assessment in May 2025 to determine whether the charges and transaction costs paid by members in return for particular services during the relevant period represented good value for money, considering the quality of the services provided and net returns for members on their investments. For context, the Trustee has also considered the services provided to members by the 2019 Scheme more broadly, even if not paid for by the members directly.

The Trustee has concluded that overall, the charges and transaction costs set out in this Statement represent good value for members, as was the case in the previous scheme year.

However, there continue to be challenges faced related to the administration and member engagement of the Scheme. Although members do not meet the costs of these services, they will have an effect on member services overall and are therefore noted in the summary below.

The Trustee wishes to note, that the conclusions as summarised in previous Chair Statements were considered in the decision to transfer benefits to the Aegon Master Trust as previously explained in this Statement. The conclusions here, therefore, largely relate to benefits that have now been moved out of the Scheme. However, there are members remaining, and the conclusions remain relevant to them, and the Trustee wishes to re-assure existing members that their close governance and oversight of the DC benefits in the Scheme continues as before.

### Costs, charges and net returns

- The costs and charges levied (as set out in the Statement) are broadly in-line with arrangements and funds of this type. Transaction costs are broadly in-line with previous years, and expectations for funds of this type.
- Net investment returns are broadly in-line with benchmarks and expectations for funds of this type.
- The Trustee continues to recognise that for the AVC investment options, these are generally in older style AVC type investments, including With-Profits and historic unitised funds. Therefore, in some cases, although of a reasonable value to members, the charges or options within these older style investments may not be as beneficial to members as newer DC options. As with the previous year, charges on these funds have been broadly in-line with expectations of funds of these types, as have net investment returns and/or bonuses delivered. When the Trustee's planned review of these investments is complete, it will report its findings in a future Chair Statement
- Atos IT Services UK Limited (the 2019 Scheme's Principal Employer) pays the
  expenses of running the 2019 Scheme over and above the charges noted as met by
  members in the Statement, which is of benefit to the members.

### **Wider benefits**

- Most benefit categories give members various options and asset types in which to invest (noting that within the AVC categories this is sometimes limited in some sections, and the same within the SEMA MPP);
- The broad range of benefit options available to members of the APF MPP and SEMA PMF, including cash options and annuities, are typical of an arrangement of this type.

# Value for Members continued

### Administration and member engagement

Administration performance has not been in-line with the Trustee's expectations, and some members have faced delays on benefit settlement. The Trustee is aware of this and is actively engaging with the Administrator to rectify these matters.

#### Governance

• IGG, as independent professional trustee provider to the Scheme, has ensured that the necessary governance of the Scheme has been delivered over the year.

As mentioned earlier in this Statement, during the period the Trustee and Atos agreed to proceed with a bulk transfer to the Aegon Master Trust of the defined contribution benefits accumulated by Personal Money Fund ("PMF"), Sema Group Money Purchase Plan ("SGMP") and Main Scheme AVC ("MSAVC") members. The bulk transfer to the Aegon Master Trust was completed in December 2024.

To support the transfer the Trustee completed analysis of the pre-A Day protected cash entitlements for all impacted members within the transfer populations, from which it identified a small population of members for whom the A Day protected cash calculation was expected to provide a higher PCLS at retirement.

As a result of the analysis undertaken, it was concluded that at the current time these members' best outcome would be to remain in this 2019 Scheme. Therefore, these members were not in scope for transfer and their defined contribution funds remain in the Scheme.

Assessment of value for members is an ongoing process and the Trustee has taken professional advice in reaching these conclusions and will continue to undertake a review each year to ensure the 2019 Scheme continues to offer value, and that any changes in legislation, market conditions or member views will be reflected.

# 07 Trustee knowledge and understanding

### 07.01 Knowledge and understanding of the Trustee

The Trustee Directors' relevant knowledge and understanding has been considered by the Trustee, and I have concluded that they have complied with the knowledge and understanding requirements in section 248 of the Pensions Act 2004.

The Trustee benefits from the knowledge provided by its professional Trustee Directors, ITS and Mr Martin. ITS is part of the Independent Governance Group (IGG) and operates an extensive training programme for all staff including its directors, which includes an on-going computer-based programme of training on, for example, information security, data protection, financial crime, bribery & corruption and treating customers fairly. Refresher training is done regularly. This is complemented by a structured programme that is centrally organised within IGG with a view to identifying any knowledge gaps relating to specific and topical issues in which the training is provided both by internal and external speakers. Finally, the Trustee Directors who represent ITS in relation to the Scheme are all Accredited Members of the Association of Professional Pension Trustees and as such complete the Association's Continuing Professional Development requirements in terms of continuous professional development.

The Trustee has access to a 2019 Scheme library of key governance documents (hosted on the Trustee's online platform). The documents that can be accessed by the Trustee Directors include the Rules of all schemes (current and legacy) that fall within the Trusteeship of Atos Pension Schemes Limited and amending deeds for those arrangements, annual Trustee Reports and Accounts (including previous Chair's Statements in relation to defined contribution governance), key investment and funding documents (e.g. Statement of Investment Principles, and Payment Schedules), member communications, and copies of Trustee policy documents. The Trustee Directors refer to these documents on a regular basis to inform discussions at trustee board meetings, aid their decision-making and ensure efficient and effective scheme management. They are, therefore, fully conversant with, and have a working knowledge of, these documents.

Advice is also obtained by the Trustee Directors from the Trustee's professional advisers as and when required on the content of these documents.

The Scheme manages any potential conflicts of interests between the Trustee and third parties via its conflicts policy and register.

In addition to the above, the Trustee takes its own steps to ensure that those exercising Trustee functions at scheme level (in particular the Trustee Directors) can also demonstrate that they satisfy the knowledge and understanding requirements under section 248 of the Pensions Act 2004. The Trustee has a working knowledge of the trust deed and rules, a working knowledge of the current SIP, a working knowledge of all documents setting out the trustees' current policies, sufficient knowledge and understanding of the law relating to pensions and trusts, sufficient knowledge and understanding of the relevant principles relating to the funding and investment of occupational schemes and a combined knowledge and understanding that enables the Trustee to properly exercise its Trustee governance functions. The Trustee Directors have also all completed the Pension Regulator's Trustee Toolkit and specific training is given by the Trustee's professional advisers as and when required by the Trustee in response to ongoing projects or material changes in the legal, regulatory, or actuarial landscape.

# Trustee knowledge and understanding continued

During the course of the year the Trustee has not received specific additional external training on DC related topics, but, has received extensive information and advice on the bulk transfer of benefits. As with previous years, the Trustee has continued to receive regular updates on DC matters from its advisers and through its own resources as a professional Trustee to ensure that it maintains sufficient knowledge and understanding of the law relating to pensions and trusts. The Trustee therefore considers that the level of training that is provided by the Trustee itself is appropriate to the 2019 Scheme, having regard to the separate training provided by IGG to the Trustee Directors and the other IGG representatives involved in the management of the 2019 Scheme, the ongoing advice provided by the Trustee's professional advisers and the knowledge and experience that has been acquired by the Trustee directors over many years.

The Trustee also evaluates the performance and effectiveness of the Trustee Directors and its advisors against the objectives of the 2019 Scheme's business plan on an annual basis, via IGGs internal review and self-evaluation processes.

The Trustee additionally published a TCFD (Task Force on Climate-related Financial Disclosures) report in 2023 and has undertaken extensive training and consideration of this in the year. This has included improving knowledge and understanding in relation to the identification, assessment and management of risks and opportunities relating to the scheme, including risks and opportunities arising from steps taken because of climate change (whether by governments or otherwise).

As a result of previous training activities completed by the Trustee Directors individually and collectively as a board and the other IGG representatives involved in the management of the 2019 Scheme, and taking into account the professional advice available to the Trustee, the Trustee is confident that its Directors have met the legislative requirements for knowledge and understanding and that the combined knowledge and understanding of the board enables the Trustee to achieve its strategic objectives against the 2019 Scheme's annual business plan and to properly exercise its functions as Trustee.

### 08 Conclusion

"Overall, the conclusion is that the 2019 Scheme is continuing to deliver value for money to the Members"

The annual production of the Statement provides members with a narrative of how the Trustee looks after members' interests.

The Board will continue to monitor this and report to members both via the Statement and other communications as appropriate. In conclusion, with the continual monitoring and the reviews detailed here, I am pleased to be able to submit this report in accordance with the relevant legal requirements, in the belief that the 2019 Scheme was operated and governed appropriately during the reporting period, and overall provided good value to members for the services for which they paid.

Signature	Date
	30/07/2025
Name Chris Martin	Qualification Independent Trustee Services Limited, For and on behalf of Atos Pension Schemes Limited

# Appendix A Projections

### **SEMA PMF: Default Fund**

AEGON BLACKROCK PRE-RETIRMENT:	AEGON BLACKROCK CASH:	AEGON BLACKROCK 70/30 GLOBAL	AEGON BLACKROCK INDEX-LINKE	D
		GROWTH:	GILT:	
Investment return = 4.00%	Investment return = 2.00%	Investment return = 6.00%	Investment return = 7.00	
Charges = 0.202%	Charges = 0.159%	Charges = 0.407%	Charges = 0.110%	

<sup>\*</sup>Please note that the above charge figures are the total charges which include the AMC charge and transaction costs averaged over 5 years.

Age	Years to	Default Fund				
	Normal Retirement Age	DC Pension Pot (£) (before charges)	DC Pension Pot (£) (after charges)	Effect of charges (£)		
35	25	35,000	35,000	-		
40	20	41,398	40,610	788		
45	15	48,965	47,119	1,846		
50	10	57,916	54,671	3,245		
55	5	68,503	63,434	5,068		
60	0	77,529	70,921	6,608		

Inflation at 2.5%.

Charges are as noted above, plus transaction costs.

# **Projections** continued

### **SEMA PMF: lowest charge and highest charge funds**

AEGON BLACKROCK INDEX-LINKED GILT:

SL STOCK EXCHANGE PENSION

Investment return = 7.00% Charges = 0.113% Investment return = 5.00%

Charges = 1.036%

<sup>\*</sup>Please note that the above charge figures are the total charges which include the AMC charge and transaction costs averaged over 5 years.

		Lowest Charge Fund			Highest Charge Fund			
		Aeg	on BlackRock Index-Linked	Gilt	SL Stock Exchange Pension			
Age	Years to Normal	DC Pension Pot (£) (before charges)	DC Pension Pot (£) (after charges)	Effect of charges (£)	DC Pension Pot (£) (before charges)	DC Pension Pot (£) (after charges)	Effect of charges (£)	
	Retirement Age							
35	25	35,000	35,000	-	35,000	35,000	-	
40	20	43,388	43,159	228	39,482	37,572	1,909	
45	15	53,786	53,221	565	44,537	40,334	4,204	
50	10	66,676	65,628	1,047	50,240	43,298	6,942	
55	5	82,654	80,928	1,726	56,673	46,480	10,193	
60	0	102,463	99,794	2,668	63,930	49,896	14,034	

Inflation at 2.5%.

Charges are as noted above, plus transaction costs.

# **Projections continued**

### **APF MPP: Default Fund**

AEGON BLACKROCK 60/40 GLOBAL EQUITY IDX TRACKER:

AEGON BLACKROCK PRE-RETIRMENT:

Investment return = 6.00% Investment return = 4.00%

Charges = 0.186%: Charges = 0.202%

\*Please note that the above charge figures are the total charges which include the AMC charge and transaction costs averaged over 5 years.

Age	Years to					
	Normal Retirement Age	DC Pension Pot (£) (before charges)	DC Pension Pot (£) (after charges)	Effect of charges (£)		
40	25	35,000	35,000	-		
45	20	41,398	41,036	362		
50	15	48,965	48,112	853		
55	10	57,916	56,409	1,507		
60	5	68,503	66,136	2,367		
65	0	76,974	73,627	3,347		

# **Projections** continued

### **APF MPP: lowest charge and highest charge funds**

AEGON BLACKROCK UK EQUITY INDEX TRACKER:

AEGON BLACKROCK UK GROWTH

Investment return = 6.00% Charges = 0.185% Investment return = 6.00%

Charges = 0.554%

<sup>\*</sup>Please note that the above charge figures are the total charges which include the AMC charge and transaction costs averaged over 5 years.

	J ffect of charges (£)
on Pot (£) E	
	ffect of charges (f)
narges)	neet of charges (L)
000	-
328	1,070
166	2,499
539	4,377
589	6,814
79	9,945
5,0 5,2 5,5	5,000 0,328 5,466 8,539 1,689

### The Atos UK 2019 Pension Scheme Implementation Statement – 1 January 2024 to 31 December 2024

### Introduction

This Implementation Statement ("the Statement") has been prepared by Atos Pension Schemes Limited ("the Trustee") in relation to the Atos UK 2019 Pension Scheme ("the Scheme"). The Statement is required by the Occupational and Personal Pension Schemes (Disclosure of Information) Regulations 2013 (as amended) and states how the policies covered in the Statement of Investment Principles (the 'SIP') have been followed.

Based on regulatory requirements, the Statement will cover the period from 1<sup>st</sup> January 2024 to the end of the Scheme's financial year on 31<sup>st</sup> December 2024. There are separate sections within the SIP for both the DB and DC elements of the Scheme. The Statement is therefore split accordingly, to reflect the differing content and relevance to different members. The Scheme's Additional Voluntary Contribution ("AVC") arrangements are also covered within the SIP and hence this statement.

The Statement is split into four sections:

- 1. an overview of SIP updates and stewardship-related policies;
- 2. a summary of Trustee actions and alignment with SIP policies;
- 3. examples of manager engagement over the year (appendix);
- 4. summary of voting over the year (appendix).

From 1 October 2022, further Department of Work and Pensions ('DWP') guidance on the reporting of stewardship activities through Implementation Statements came into effect. This statement continues to consider this guidance and outlines the actions the Trustee has taken in 2024 to meet the DWP's updated stewardship expectations, although the Trustee recognises this is an evolving area, where best practice develops over time.

### 1. Overview of SIP updates and stewardship-related policies

### **Summary of Statement of Investment Principles Updates Over the Period**

The SIP was last updated in October 2023 to incorporate the Trustee's new Stewardship Policy, which was set in cognisance of the Department for Work and Pension's ("DWP") updated SIP and Stewardship Policy guidance (released October 2022). Further minor updates were made to the SIP, including removing reference to a secondary risk constraint which is no longer utilised and updating wording referencing how the DC section is managed, to ensure wording remains accurate.

For the purposes of assessing how the policies in the Scheme's SIP have been followed, this Statement addresses the October 2023 version of the SIP.

The Scheme's SIP can be found here.

### Overview of the Trustee's Stewardship Policy (i.e. voting and engagement policies)

In 2023, the Scheme updated its Stewardship Policy which sits within the SIP to align with the DWP's updated guidance on stewardship and engagement, which came into effect in October 2022. This Policy articulates how the Trustee practises effective stewardship through the oversight and challenge of investment managers, rather than the Trustee themselves operating directly as stewards of the underlying assets in which the Scheme invests. There were no updates to the Stewardship Policy in 2024.

The previously updated Stewardship Policy has raised the expectation for managers' stewardship activities, including outlining the significance of stewardship in the selection and monitoring of investment managers, expectations for investment managers' engagement activities, and expectations for investment managers' voting activities where relevant.

As per the DWP's suggestions, the Trustee has selected a key stewardship theme, which will be used to channel its stewardship efforts. The Trustee recognises there is a spectrum of sustainability-related challenges that are potentially financially material but believes it will be most effective in its oversight of investment managers by focussing its efforts initially. The chosen stewardship theme is "Climate Change". However, the Trustee recognises that a successful climate transition is also dependent on the restoration of biodiversity and nature loss, as well as a just transition (i.e. seeking to ensure that the benefits of a transition to a green economy are shared across society and supporting those who stand to be adversely affected by such a transition).

The Trustee uses data, such as size of holdings and exposure to particular risks, to direct its engagement efforts into particular areas which are viewed to be most material for the Scheme and its members. For example, following the Trustee's agreement to transition the segregated buy and maintain credit mandate from Amundi to Schroders, this provided an opportunity to revisit ESG integration. Through discussions with Schroders, the Trustee incorporated enhanced ESG guidelines into the new mandate. These included climate-related exclusions, a framework used to avoid lending to banks which are material financers of fossil fuel expansion and not reducing this financing as well as calculating estimates of both the positive and negative 'externalities' that companies may create for society or the environment.

The Trustee's Stewardship Policy can be found within its Statement of Investment Principles, which is publicly available.

# Significance of stewardship in appointment and monitoring of investment managers

When selecting and monitoring the Scheme's investment managers, the Trustee considers managers' ESG and Stewardship capabilities. This information is provided by the Scheme's investment consultant.

The Trustee monitors and engages with the Scheme's investment managers (via the Scheme's investment consultant) on an ongoing basis.

### **Engagement**

The Trustee delegates responsibility for engaging with individual issuers to the Scheme's investment managers, which the Trustee views as a minimum expectation. The Trustee expects investment managers to engage with issuers to preserve or increase the long-term value of their investments, while minimizing negative externalities on the environment and society, except for within Liability-driven Investment ("LDI") where the issuer is the UK government. Where engagement has made little progress, the Trustee expects its investment managers to escalate engagement accordingly.

The Trustee requests that its investment managers provide engagement case studies to support its monitoring and oversight. With that in mind, examples of engagement activities across the Scheme's managers are included in Appendix A.

These engagement examples in Appendix A have been selected for their relevance to the Scheme's chosen theme of climate change, also with a focus on biodiversity and a just transition.

### **Voting**

The Trustee delegates responsibility for the exercise of rights (including voting rights) attached to investments to the Scheme's investment managers. Investment managers are expected to have their own voting policies and the exercise of voting rights on the Scheme's behalf should form part of a wider engagement dialogue.

The Trustee is not aware of any material departures from the managers' stated voting policies. Given the nature of these mandates and the fact that voting activities appear to be undertaken in line with the managers' voting policies, the Trustee is comfortable that the voting policies for the Scheme have been adequately followed over the period.

Whereas voting responsibilities are outsourced to the Scheme's investment managers, the Trustee recognises that it has a fiduciary and regulatory responsibility to retain agency in the process. Investment manager oversight is the key mechanism for this, and the Trustee therefore holds its investment managers accountable not only for voting activity as a whole, but also how they have voted in significant votes. It is the Trustee's responsibility to define the significance of votes placed on their behalf, and to be transparent with stakeholders and beneficiaries regarding outcomes.

The Scheme's Stewardship Policy offers a definition of what the Trustee deems to be a significant vote. A significant vote is described as a vote which meets one of more of the following criteria:

- Votes relating to the key stewardship theme (climate change);
- Votes relating to issues interconnected with the key stewardship theme, defined as biodiversity and nature-loss resolutions or votes related to a just transition;
- Votes relating to an issuer to which the Scheme has a large £ exposure;
- Votes which may be inconsistent between investment managers; and
- Votes identified due to potential controversy, which may be driven by the size and public significance of a company, the nature of the resolution, and the weight of shareholder vote against management recommendation.

Voting statistics and a selection of most significant votes cast on behalf of the Scheme over the period are shown in Appendix B, for each of the Scheme's relevant managers. These are LGIM for the DB Section, and BlackRock for the DC Section.

In many cases, BlackRock's voting in relation to DC Section assets has not aligned with the Trustee's climate objectives. However, the Trustee has opted to focus its time in relation to the DC Section on reviewing the approach for delivering DC benefits, which resulted in the transfer of most DC assets to the Aegon Master Trust. Due to focus being on this area, the Trustee has not spent time engaging with BlackRock directly on the matter of their voting. It is noted, however, the Trustee's investment consultant has, in its wider capacity, engaged with BlackRock on various occasions on such voting matters.

### 2. Summary of Trustee actions and alignment with SIP policies

### Overview of Trustee's Actions - DB

### **Investment Objectives and Strategy**

During the reporting period, there were no changes to the Scheme's investment objectives.

The Trustee has made informed strategic investment decisions in accordance with its rights and responsibilities to enable the achievement of the Trustee's long-term investment objectives as set out in the SIP. When assembling and reviewing information to guide decision-making, the Trustee considers the extent to which these actions are expected to make a difference in achieving these long-term investment objectives and how these are aligned with the SIP.

The Scheme's investment strategy was not materially amended over the year, however there were some notable developments.

- In April 2024, an almost full redemption of c.£97m (c.99.9%) was placed from the LGIM FTSE TPI Global (ex Fossil Fuels) Equity Index Fund for risk management purposes. The proceeds were largely held in the LDI portfolio (c.£80m), but with a portion used to top up both the Trustee Bank Account (£6m) and the Schroders USD Liquidity Fund (£11m) used to fund Stonepeak capital calls.
- Following a full redemption placed from the LGIM LPI Income Property Fund in December 2023 (c.£56m) to increase the Scheme's liquidity, the proceeds were received in three tranches in June, July and August 2024 and reinvested across the Scheme's absolute return bonds manager, PIMCO, and the LDI portfolio.
- In July 2024 the Scheme placed a full redemption from the Hermes Absolute Return Credit Fund following advice from the investment consultant due to a reduced conviction in the strategy's ongoing robustness. The proceeds from the redemption (c.£19m) were held in the Trustee Bank Account and funded the payment for the transfer of former NS&I members to the CSPA for future service accrual which took place in July.

Overall, the Scheme's agreed strategic asset allocation reflects the Trustee's view of the most appropriate investments, balancing risk/reward characteristics of the funds the Scheme is invested in, to support the Scheme's full funding objective.

### Trustee's policies for investment managers

The Trustee relies on investment managers for the day-to-day management of the Scheme's assets, but retains control over the Scheme's investment strategy.

The Investment Managers are responsible for the day-to-day management of the Scheme's assets in accordance with guidelines agreed with the Trustee, as set out in the Investment Management Agreements ("IMAs") or pooled fund prospectuses. The Investment Managers have discretion to buy, sell or retain individual securities in accordance with these guidelines. The Investment Managers report to the Investment & Funding Committee ("IFC") regularly regarding their performance, which in turn reports back to the Trustee. Each of the Investment Managers' fees are related to the amount of assets managed within their portfolios. Minimum fees may also apply in some cases.

Each of the Scheme's managers have also received a copy of the SIP, which includes the Sustainable Investment Beliefs Statement and the Stewardship Policy, and have been asked to adhere to this where possible.

### Overview of Trustee's Actions - DC

### **Investment Arrangements**

The Trustee continues to monitor all managers on a regular basis, considering both the performance of the funds and other prevailing circumstances. At the end of 2024 the majority of DC and AVC assets were transferred in bulk to the Aegon Master Trust.

### **Final remarks**

As demonstrated in the following sections of this Statement, the actions the Trustee has undertaken during the relevant reporting period reflect the policies within the Scheme's SIP. Any changes to the investment strategy agreed during the period but implemented after the period had ended will be reported against in the next implementation statement.

The responsibility for managing the Scheme's holdings is delegated to its Investment Managers. The Trustee believes that the Scheme's Investment Managers are well placed to engage with invested companies on environmental, social and governance ("ESG") matters, given their knowledge of the company and the level of access they have to company management. This is also a pragmatic approach because of the number of stocks owned by the Scheme, and the amount of time corporate entities have available for single investors. However, the Scheme sets out its expectations to its asset managers in terms of Corporate Governance via the 'Sustainable Investment Beliefs Statement' and 'Stewardship Policy' sections within the SIP.

The Trustee believes that it should act as a responsible steward of the assets in which the Scheme invests as this can improve the longer-term returns of its investments. The Trustee notes that sustainable financial outcomes are better leveraged when supported by good governing practices,

such as board accountability.

It is the Trustee's belief that the policies set out in the SIP regarding the exercise of rights attaching to investments and the undertaking of engagement activities in respect of the investments has been followed over 2024.

### **Review of DB SIP Policies**

Policy	Has the policy been followed?	Evidence
Investment Objectives		
The Trustee has worked collaboratively with the Principal Employer to adopt a Pension Risk Management Framework ("PRMF") to guide the strategic asset allocation ("SAA") and risk management strategy of the Scheme.  The PRMF sets out the key investment objectives of the Scheme, the metrics used to measure these objectives and the constraints within which the objectives will be targeted.	Yes, the Trustee is satisfied that this policy has been followed.	The PRMF is reviewed on a quarterly basis by the Trustee, with clear written advice provided by the investment consultant if any of the metrics used to measure the objectives fall outside the pre-agreed constraints.

The asset return required to achieve the investment and funding objectives ("required return") is assessed on an ongoing basis against the expected return on the Scheme's assets.

If expected return is below required return, the Trustee may adjust the strategic asset allocation to ensure that the Scheme remains on course to achieve its objective. Similarly, if expected return is above required return, the Trustee may reduce expected return and investment risk to enable the fund to progress on a less volatile path towards the funding objective.

Yes, the Trustee is satisfied that this policy has been followed. The Trustee monitors the expected return versus the required return on at least a quarterly basis, via the PRMF. All asset allocation changes throughout the period were made in consideration of the required return against the expected return, as well as wider Scheme context.

Although the expected return was behind the required return to reach full funding by 2034 on the Gilts + 0.5% basis as at 31 December 2024, the Trustee, based on advice from its investment consultant, opted not to take any immediate action as this funding target was due to be reviewed and likely updated following the completion of the, at the time, ongoing funding valuation.

Required return, expected return, risk and collateral requirements are calculated and reported to the Trustee on a quarterly basis by the Scheme's investment adviser.

Yes, the Trustee is satisfied that this policy has been followed. The stated metrics are provided within the PRMF, which is provided to the Trustee on a quarterly basis by its investment consultant.

The kind of investments and the balance between different kinds of investments is driven by the objectives and constraints from the Pension Risk Management Framework, which helps balance the risks and returns required to reach the investment objective.

The Trustee aims to align with the Principal Employer by dedicating resource to considering how the Scheme could potentially achieve net-zero carbon emissions by 2035, by exploring how the Scheme's investments and asset managers can help the Scheme move towards this target.

Yes, the Trustee is satisfied that this policy has been followed. All asset allocation changes throughout the period were made in consideration of the objectives and constraints from the PRMF, wider Scheme context and the ambition to achieve net-zero carbon emissions by 2035. The Trustee will consult with the Principal Employer as appropriate on proposed changes to the strategic asset allocation, for example, if the level of return required reduces as a result of favourable experience.

Yes, the Trustee is satisfied that this policy has been followed. The Principal Employer is represented at all IFC and Trustee meetings, and has been involved in discussions regarding all asset allocation changes throughout the period.

#### Risk

The Trustee's willingness to take investment risk is dependent on the continuing financial strength of the Principal Employer and its willingness to contribute appropriately to the Scheme. The financial strength of the Principal Employer and its perceived commitment to the Scheme is monitored and the Trustee will reduce investment risk relative to the liabilities should either of these deteriorate.

Yes, the Trustee is satisfied that this policy has been followed. The financial strength of the Principal Employer was taken into account as part of the Trustee's decision to remove almost all of the Scheme's equity exposure in Q2 2024.

The Trustee continues to monitor the financial strength of the Principal Employer on an ongoing basis and factors this into investment strategy considerations.

In addition to targeting an appropriate overall level of investment risk, the Trustee seeks to spread risks across a range of different sources. The Trustee aims to take on those risks for which they expect to be rewarded over time, in the form of excess returns.

Yes, the Trustee is satisfied that this policy has been followed. The investment portfolio is diversified across several risk sources, which the Trustee receives reporting on quarterly from its investment consultant.

Risks viewed by the Trustee as unrewarded risks are hedged.

The Trustee believes that the asset allocation policy should provide an adequately diversified distribution of assets. In addition, the Trustee also considers the risk arising from investment in specific asset classes. The risks, as stated in the SIP, are taken into account by the Trustee.

Yes, the Trustee is satisfied that this policy has been followed. The SIP lists a number of risk factors that the Trustee believes may result in a failure to meet the agreed objectives. The Trustee monitors and manages these risk factors through measures specific to each risk on a quarterly basis. It seeks guidance and written advice from its investment consultant as appropriate.

The Trustee considers the balance between active and passive management, in asset classes where passive management is a practicable option. In determining this balance, the Trustee will consider whether active management offers sufficient potential to outperform to justify the additional risks and fees compared with passive management.

Yes, the Trustee is satisfied that this policy has been followed. The relative considerations between active and passive management are considered as part of any relevant asset allocation and manager selection decisions.

The Trustee's quarterly reporting from its investment consultant displays any active risk in the portfolio as well as the contribution to expected returns from each manager, and considers active manager performance net of fees.

The Trustee monitors the risk and return characteristics of the Scheme on a quarterly basis. On a quarterly basis, the Trustee monitors the volatility of the Scheme's funding level and sources thereof.

Yes, the Trustee is satisfied that this policy has been followed. The risk and return characteristics of the Scheme, including volatility of the Scheme's funding level and sources thereof, are included in the investment consultant's quarterly reporting and reviewed by the Trustee.

### **Expected Return**

The Trustee recognises that, depending on the prevailing level of funding, the Scheme requires a strategy to be implemented which is intended to produce a return consistent with that assumed in the actuarial valuation for funding purposes.

There is also a dual objective of ensuring an expected return that allows the Scheme to meet its primary investment objective of being 100% fully funded by 2034 on a Gilts+0.5% basis.

Yes, the Trustee is satisfied that this policy has been followed.

The required return for full funding by 2034 on the Gilts+0.5% basis is monitored within the PRMF, which is provided at least quarterly. The Scheme's latest funding valuation was completed in December 2024, so the investment objective was then reviewed and updated in early 2025.

Although over 2024 the expected return of the Scheme was behind the required return (to be 100% fully funded by 2034 on a Gilts+0.5% basis), the Trustee considered its options and decided not to take any immediate actions to rectify this. This was due to the ongoing Scheme valuation and Employer covenant considerations.

### **Investment Policy**

An investment policy has been established for the Scheme's DB assets to ensure that the portfolio meets the agreed risk and return objectives. The Trustee will formally review its investment policy after each actuarial valuation of the Scheme, or more frequently if required or advised by its investment consultant.

Yes, the Trustee is satisfied that this policy has been followed. The Trustee has taken actions so that the Scheme has adhered to the investment policy set out in the SIP.

The asset allocation broadly aligned with the Scheme's strategic asset allocation (SAA) as at 31 December 2024.

There were some divergences, but these were in the context of appropriately managing the investment portfolio over time whilst awaiting the completion of the actuarial valuation before the investment strategy and SAA are to be reviewed in detail in 2025.

### **Investment Manager Policy**

The Scheme holds investments in both segregated and pooled arrangements. For the segregated arrangements, the long-term relationships between the Trustee and its managers are set out in separate Investment Manager Agreements ("IMAs"). These document the Trustee's expectations of their managers, alongside the investment guidelines they are required to operate under.

For pooled arrangements, the Scheme's investments are managed according to standardised fund terms, which are reviewed by the Scheme's legal and investment advisors at the point of investment to ensure that they are aligned with the Scheme's long-term investment strategy and market best practice.

The Trustee shares its SIP with the managers periodically, with the aim of ensuring managers invest in line with the Trustee's policies.

The Trustee reviews the fees managers are paid periodically to confirm they are in line with market practices, notably when the Trustee expects the manager to take an active ownership approach and consider both long-term ESG risk factors and opportunities to decarbonise the portfolio.

Yes, the Trustee is satisfied that this policy has been followed. The IMAs for segregated mandates are reviewed to maintain alignment with the Trustee's policies and aims. For example, over 2024, the IMA in place with Schroders, the Scheme's LDI manager, was updated to ensure the hedging guidelines aligned with the Trustee's strategic targets.

The Trustee, supported by its investment consultant, monitors pooled fund terms both at the point of investment and periodically on an ongoing basis to ensure alignment with the Scheme's long-term investment strategy and market best practice.

Yes, the Trustee is satisfied that this policy has been followed. The SIP has been circulated to each of the Scheme's managers.

Yes, the Trustee is satisfied that this policy has been followed. Manager fees are reviewed on an ongoing basis by the Scheme's investment consultant.

The Manager Monitoring Report provided by the Trustee's investment consultant on a quarterly basis outlines the fees for investment managers.

The Trustee reviews the portfolio transaction costs and managers' portfolio turnover ranges, where the data is disclosed and available. The Trustee will then determine whether the costs incurred were within reasonable expectations.

Yes, the Trustee is satisfied that this policy has been followed. The Trustee's investment consultant supports the Trustee in these reviews. There were no reports of materially high portfolio transaction and turnover costs over the period.

The Trustee appoints its investment managers with an expectation of a long-term partnership, which encourages active ownership of the Scheme's assets where appropriate to that asset class. When assessing a manager's performance, the focus is on longer-term outcomes and is assessed over a medium to longer-term timeframe.

The Trustee would not expect to terminate a manager's appointment based purely on short-term performance. However, a manager's appointment could be terminated within a shorter timeframe than three years due to other factors such as a significant change in business structure or the investment team.

Yes, the Trustee is satisfied that this policy has been followed. The Manager Monitoring Report provided by the Trustee's investment consultant on a quarterly basis sets out performance statistics over longer and shorter timeframes, but with a focus on the longer periods.

No asset allocation changes throughout the period were made due to managers' short-term performance.

The full redemption from the Hermes Absolute Return Credit Fund in July 2024 was within three years of the Fund's inception. This was driven by changes to the Trustee's investment consultant's forward-looking view of the fund following business changes at the fund manager, rather than due to performance. It is also noted the Scheme was previously invested in a segregated mandate which was similar to the pooled fund.

Should the Trustee's monitoring process reveal that a manager's portfolio is not aligned with the Trustee's policies, the Trustee will engage with the manager further to encourage alignment. This monitoring process includes specific consideration of the sustainable investment/ESG characteristics of the portfolio and managers' engagement activities. If, following engagement, it is the view of the Trustee that the degree of alignment remains unsatisfactory, the manager will be terminated and replaced.

Yes, the Trustee is satisfied that this policy has been followed. The Trustee receives ongoing monitoring of its managers, including on ESG factors, from its investment consultant. The investment consultant engages with managers on behalf of the Trustee and reports developments.

### Day-to-day management of the assets

The Trustee employs Investment Managers, with whom day-to-day responsibility for the investment of the Scheme's assets rest.

Details of the mandates set for the Investment Managers by the Trustee are set out in the DB Investment Policy Implementation Document ("IPID").

Where assets are managed on a segregated basis, the Trustee is able to tailor the nature of the investment mandate and set restrictions on how assets are managed to meet the Scheme's specific requirements.

The Trustee accepts that it is not possible to specify investment restrictions where assets are managed via pooled funds as the Investment Manager has discretion over the timing and realisation of investments.

The IFC meets each investment manager regularly to discuss their performance and any wider issues, in order to review the continued suitability of the appointed investment managers.

Yes, the Trustee is satisfied that this policy has been followed. The Trustee has amended the IMA in place with its LDI manager over 2024 to tailor the investment mandate and restrictions, to improve alignment with the Scheme's specific requirements.

Yes, the Trustee is satisfied that this policy has been followed. The IFC meets with relevant investment managers where considered an appropriate use of time and depending on time allocated for other priority agenda items.

The investment consultant continues to meet with managers more often than this internally and flags to the Trustee when beneficial to schedule a meeting with a manager.

Additional Voluntary Contribution Assets ("AVCs")

With the assistance of the Scheme's consultants, the AVC arrangements will be reviewed periodically to ensure that the investment profile of the funds available remains consistent with the objectives of the Trustee and the needs of the members.

Yes, the Trustee is satisfied that this policy has been followed. The Trustee completed the transfer of members whose AVCs were invested in the Scheme assets to the Aegon Master Trust on 5<sup>th</sup> December.

### **Review of DC SIP Policies**

Policy	Has the policy been followed?	Evidence
Investment Policy		
The Trustee regards its prime DC duty as providing a default investment strategy to meet the requirements of members who do not or are unable to make an investment decision. In addition, its duty is also to make available a range of investment options sufficient to enable members to tailor their investment strategy to their own needs, recognising these may change during the course of the members' working lives.	Yes, the Trustee is satisfied that this policy has been followed.	An annuity focused lifestyle option was selected as the default investment at the last review, based on an analysis of the membership, including its risk tolerance, members' projected account values and wider industry experience.  In line with the Trustee's objective to provide a range of investment options, the Trustee also makes available a range of self-select funds.  Members who prefer to make their own investment choices can therefore choose from a range of individual funds, which have been selected by the Trustee after taking professional investment advice.
Default Investment Strategy		

Default investment strategies are designed to meet the dual objectives of maximising growth in the value of the member's DC account and protecting that value as the member approaches retirement.

The Trustee will periodically review the default investment strategy to ensure it remains suitable.

Yes, the Trustee is satisfied that this policy has been followed. The Trustee is comfortable with the Lifestyle investment strategy currently in place.

#### Risk

The risks, as stated in the SIP are assessed and monitored regularly.

Yes, the Trustee is satisfied that this policy has been followed. Risk is not considered in isolation, but in conjunction with expected investment returns and outcomes for members.

The default lifestyle investment strategy balances the trade-off between the expected returns and the different risks DC members face during their retirement savings journey.

This is achieved both through the selection of investment funds and the de-risking strategy which switches members' DC accounts into lower risk investments as they approach their selected retirement date.

The Trustee also makes available a range of funds with different levels of risk, across various asset classes, for members wanting to build their own investment strategy.

# 3. Appendix A – Examples of manager engagement over the year

Where a manager has provided engagement examples across one of biodiversity or just transition, alongside the Scheme's key stewardship priority of climate change, we have included multiple engagement examples per manager.

### **Engagement examples from the DB Section**

In all examples below, the engagement activity took place either in full or in part over 2024. Often, engagement with a company occurs over several years, so the activity which took place over 2024 may be part of a longer-term engagement program.

Where initial engagement examples provided by managers lacked sufficient detail on the focus and outcome of the engagement, the Trustee (via its investment consultant) successfully challenged the manager to provide further detail.

#### **Schroders**

1. Company: Barclays (Counterparty bank within the LDI portfolio)

**Topic:** Climate Change

**Details of the engagement:** Schroders have extensively and consistently engaged with Barclays, an LDI counterparty bank, since 2008 on their climate policies and targets. Discussions have dated back to 2008 with more structured engagements occurring around three times a year since 2020. In earlier engagements, Schroders encouraged Barclays to measure emissions related to its financing activities, set climate targets and develop detailed climate policies. As the bank has made progress, Schroders' more recent engagements have focused more on the scope and completeness of targets, assurance over emissions measurement and providing disclosure on client transition.

**Outcome of the engagement:** Schroders noted that there has been a one-third reduction in absolute emissions linked to Barclays' financing of the energy sector over the last three years, as well as a commitment to cease financing for oil sands exploration, production companies, and related projects. Following the positive changes made by the bank, ShareAction has withdrawn its climate resolution issued in 2020 but also commented that the company's climate strategy could have gone further. Barclays has reaffirmed its commitment to driving the energy transition through policy, targets, and its Client Transition Framework. Schroders have committed to continuing to engage with Barclays on several topics, including its progress against their Climate Change Statement, expansion of financed emissions targets to cover a higher proportion of the company's total financed emissions, and greater levels of disclosure around financing of clients engaged in fracking.

### **Legal and General Investment Management ("LGIM")**

1. Company: TJX

Topic: Climate Change

**Details of the engagement:** Since 2020, LGIM met with the company several times on the topic of climate change, including twice in 2024. Their dialogue was centred on the key areas from LGIM's

Climate Impact Pledge, which for TJX included expectations around emissions disclosure, deforestation, and net zero planning. Due to lagging LGIM's minimum expectations in this regard, LGIM voted against the re-election of the Chair in the company's AGM between 2020 and 2023. **Outcome of the engagement:** Over the period of the engagement, LGIM saw some improvements. The issuer took steps to estimate the relevant Scope 3 categories and to reduce those emissions. TJX also set interim operational emissions targets including attempting to source 100% of renewable energy in operations by 2030 and steadily increased their share of renewable energy usage (31%). Nevertheless, LGIM remain concerned that TJX does not have a zero-deforestation policy in place and does not appear to have the intention to analyse its potential exposure to commodity-driven deforestation. TJX also do not provide comprehensive disclosure of material scope 3 emissions and has no plans to develop a net zero transition plan in the next few years. Due to continued failure to meet LGIM's minimum expectations, LGIM took the decision in 2024 to divest from the company across relevant LGIM portfolios, under their Climate Impact Pledge sanctions.

#### 2. Company: PepsiCo

**Topic:** Biodiversity

**Details of the engagement:** Plastic pollution poses a global threat to ecosystems and human health. PepsiCo, identified by LGIM as a top plastic polluter, has ambitious commitments and targets related to sustainable packaging, but progress has stalled. LGIM's core objectives for their engagement with PepsiCo is for the company to phase out single-use (fossil-fuel-based) plastics, support the Global Plastics Treaty, and avoid negative lobbying regarding the Treaty or any other plastic-related regulations (e.g. EPR). In 2024, LGIM co-led engagement with PepsiCo to discuss their plastics strategy and sustainable packaging efforts. LGIM expect the company to disclose plans on how it aims to transition away from single-use plastics by increasing the sales of reuse products and concentrate (e.g. Sodastream), increasing recycled content in its packaging and reducing virgin plastics, tackling challenges related to flexible packaging, and advocating for supportive regulatory environments. At PepsiCo's 2024 AGM, LGIM supported a shareholder resolution requesting a report on PepsiCo's risks related to biodiversity and nature loss.

**Outcome of the engagement:** While PepsiCo reports on various sustainability initiatives, including biodiversity loss and protection associated with the company's agriculture practices, LGIM believes a comprehensive assessment identifying the nature-related impact and dependencies, risks and opportunities across the company's supply chains and operations would benefit both the company and its investors. LGIM consider the objective outlined above to be in progress and look forward to continuing their engagement with PepsiCo for the company to adopt more sustainable practices. No escalation actions (e.g. voting or divestment) have been taken yet.

#### **Amundi**

1. Company: Intesa San Palo

**Topic:** Climate Change

**Details of the engagement:** Although the European bank updated its thermal coal policy in July 2021, Amundi identified gaps in alignment with the Paris Agreement to limit global warming to 1.5°C. These gaps were present because there was no commitment to phase out exposure to thermal coal power

generation and limited transparency on their inclusion of coal developers. In 2023, this triggered Amundi to engage with the issuer to address these concerns and the bank's broader climate strategy. A key engagement point for Amundi was a minimum level of commitment from all banks to limit and reduce brown financing, specifically a commitment to phase out thermal coal by 2030/2040. Crucially, this issuer is one of the few large European banks that had not yet committed to phase out thermal coal power generation. As such, to escalate this engagement, Amundi participated in the 2024 AGM to encourage the bank to align their thermal coal policy with leading practice in the sector.

**Outcome of the engagement:** In June 2024, the bank updated its unconventional oil & gas policy, incorporating Amundi's recommendation to clarify the definition of companies covered by this policy. Despite positive developments with regards to SBTi target setting in March 2024, Amundi did not observe any progress regarding their demand for a commitment to phase out exposure to thermal coal-fired power plants. Amundi also did not observe any progress regarding their recommendation for a full extension of the bank's thermal coal policy to also cover investment activities and securities underwriting. As there was a lack of progress on the evolution of their thermal coal policy, Amundi decided in December 2024 and July 2025 to close the engagement streams linked to thermal coal (exclusion of coal developers, commitment to phase out thermal coal power generation, commitment to phase out thermal coal for the investment activities and securities underwriting). They continue to engage with the bank on other climate related issues, such as the extension of sectoral decarbonisation targets to cover capital markets activities (i.e. facilitated emissions) and the development and publication of a client transition framework.

### 2. Company: Lloyds Banking Group

**Topic:** Just Transition

**Details of the engagement:** This was Amundi's second year of engagement with the company on the topic of just transition. As one of the largest financial services providers in the UK, Amundi were interested in engaging with the bank to further understand how it was integrating just transition into its net zero strategy. In early 2023, Amundi engaged with the bank on its climate strategy, including its financed emissions and related decarbonisation targets. Part of this discussion focused on how the bank was incorporating just transition into its lending process. In a collaborative engagement in October 2023, Amundi further engaged with the bank on the topic of just transition. The engagement aimed to strengthen the bank's just transition strategy by integrating it into its climate plan and disclosing UK-specific resources to support local just transition efforts.

**Outcome of the engagement:** Amundi note that the bank appears to be advanced in its thinking about how it can incorporate just transition into its climate transition strategy and, in their 2023 meeting, demonstrated good awareness of the role financial institutions are expected to play in achieving a fair transition to a more sustainable economy. The bank shows that it has already been embedding just transition into its environmental sustainability strategy - for example, by considering just transition when setting its decarbonisation targets for residential mortgages. Following a meeting in 2024, Amundi communicated feedback to the issuer outlining that the bank should disclose what regional resources are made available at the local level for the implementation of its just transition efforts. Despite some strong practices, Amundi would like the bank to further integrate just transition throughout its climate transition plan to more robustly support its customers, clients and local communities transition to a net zero economy in a fair and just manner. Amundi plan to continue the engagement in 2025 via collective engagement and will also monitor for any further integration of just transition in the bank's climate transition plan.

#### 3. Company: Procter & Gamble

**Topic:** Biodiversity

**Details of the engagement:** The company is one of the largest consumer goods manufacturers, operating in approximately 180 countries, and has frequently been cited as one of the largest contributors to plastic packaging waste globally. Engagement began in 2019 due to concerns about its significant plastic footprint. Despite having a sustainability strategy, the company was seen as trailing peers in addressing plastic-related risks. It was encouraged to join the Ellen MacArthur New Plastics Economy Global Commitment to align with peers on targets such as 100% reusable and recyclable packaging and increased recycled content by 2025. Even though the company set a goal for 100% recyclable packaging by 2030 and launched pilot projects on sustainable materials, progress over the years was limited and still behind peers. In 2022 and 2023, shareholder votes were cast against key board members due to slow progress and concerns around deforestation. By 2024, engagement with the company had become limited. Although pilot initiatives continue to improve the recyclability of products and drive recycling technologies, updates on their projects were vague and disclosures on plastic risk remained high-level, making it difficult to assess internal commitment.

**Outcome of the engagement:** After several years of limited progress and weak transparency, Amundi continue to monitor the company's progress on its plastic strategy, as well as broader environmental concerns including deforestation. In 2024, Amundi did not support the election of the Chair of the Audit Committee, similar to 2023, reflecting ongoing concerns around oversight in these areas. As the engagement has been active for several years with limited observable progress, Amundi have closed the engagement with an outcome marked as unresolved.

#### **Hermes**

1. Company: A US Oil & Gas Company

**Topic:** Climate Change

**Details of the engagement:** Hermes' objective was for the company to disclose its methane intensity and set methane targets in line with the Oil and Gas Methane Partnership Reporting Framework 2.0 and encourage upstream producers to do the same.

**Outcome of the engagement:** The company explained it is engaging with joint partners to see the value of the initiative, and the main pushback is that OGMP 2.0 is burdensome, and companies feel concerned that they are not resourced enough to satisfy the measurement and monitoring requirements of the framework. The company explained it is sharing best practices with these companies. Regarding its current methane intensity targets, it has submitted its mitigation plan to OGMP 2.0 and has met the gold standard at level 4.

2. Company: A UK based retailer

**Topic:** Biodiversity

**Details of the engagement:** The engagement objective was for the company to achieve its commodity goals for deforestation and land conversion-free sourcing.

**Outcome of the engagement:** In its 2023/24 ESG report, Hermes noted that the issuer demonstrated strong progress against its sustainable sourcing targets. Its segregated RSPO-certified palm oil procurement remained at 98%, whilst its share of soy procured from physically certified deforestation-

and conversion-free supply chains meaningfully increased to 66% from 39% the previous year. In the same year, the issuer updated its Animal Feed Policy to highlight its demand for higher uptake of certified soy, requiring suppliers to submit and implement action plans for deforestation- and conversion-free supply chains by 2025. Hermes also noted that the issuer achieved meaningful progress on polyester (recycled sourcing increased from 49% to 70%), and it achieved its target to source 100% of leather from certified finishing tanneries.

3. Company: A US based Electric Utility Company

**Topic:** Just Transition

**Details of the engagement:** The engagement objective was to ensure fair treatment of workers impacted by the energy transition. This was a focus for Hermes as exiting coal power generation assets, which is a part of the company's energy transition strategy, can displace many employees, negatively impacting local communities. Hermes introduced an objective for the issuer to articulate a just transition policy and its outcomes in public reporting. Hermes first raised the topic in 2021, suggesting a dedicated just transition strategy be included in future reports. Over six engagements, Hermes provided feedback and examples of best-practice reporting from sector peers.

**Outcome of the engagement:** Despite learning of the company's support initiatives for employees at coal plants being decommissioned, reporting remained limited to two paragraphs in its annual reports. The 2023 Improving Lives report introduced greater transparency with a dedicated section on initiatives like reskilling, early retirement packages, and collaboration with local labour organisations. Data on the number of employees benefiting from these initiatives was included, expanding on previous anecdotal evidence. In their most recent engagement, Hermes recommended the issuer continue this reporting approach until 2027, when it expects to complete its exit from coal.

### **PIMCO**

1. Company: Financial Services Company

**Topic:** Climate change

**Details of the engagement:** PIMCO followed-up on detailed recommendations shared in 2022, with a prime focus on the issuer's climate strategy implementation, looking to obtain further details such as their strategy for client engagements and reporting. PIMCO recommended the issuer to enhance transparency by disclosing criteria for assessing clients' transition progress and engagement strategies, including targeting top emitters and tracking outcomes, aligning with their commitment to decarbonisation. PIMCO recommended incorporating carbon attribution analysis in climate transition updates to clarify the impact of real-economy GHG reductions versus other factors, building on previous recommendations. PIMCO encouraged the issuer to establish formal expectations around methane emissions for oil and gas companies and to consider implementing recommendations from the TNFD to address nature-related risks and impacts.

**Outcome of the engagement:** The issuer has partly met PIMCO's engagement disclosure expectations, as it clarified it has made concrete steps to support their engagement with clients on decarbonisation and has set various green financing targets which are not broadly communicated, although there are still areas of improvement. They have also made strides with the preparation of their nature disclosure. PIMCO will continue to monitor progress towards their recommendations, such as enhanced transparency and implementation of TNFD guidelines, the set-up of methane targets, and

follow up as required.

### 2. Company: Automobile Company

**Topic:** Climate Change & Just Transition

**Details of the engagement:** The issuer is a US based auto manufacturer with a significant market share with whom PIMCO have engaged regularly on their sustainability strategy and green bond program. The focus of the engagement has been to mitigate sustainability risks associated with the transition to battery electric vehicles (EVs). Group collaborative engagement in H2-2023 addressed the topics of Environmental Protection Agency (EPA) emissions rulemaking, Internal combustion Engine (ICE Vehicles) investments, and Just Transition. Regarding ICE, the issuer noted that better charging signage and standardisation is needed to facilitate the transition to EVs. On the topic of just transition, the issuer noted that they have reskilling and upskilling programs in place and the recommendation was made to enhance its disclosure on those.

**Outcome of the engagement:** The issuer has shown progress in climate lobbying transparency and just transition planning. Notably, the issuer now provides qualitative disclosures related to the Just Transition. Accompanying quantitative disclosures is an area of opportunities for the company, which PIMCO will look to cover in their forthcoming engagement scheduled in Q4-2025.

### Insight

1. Company: Electricite de France SA

**Topic:** Climate Change

**Details of the engagement:** The issuer is a European state-owned energy company and the primary sources of its generating capacity comes from nuclear and renewables, making up 93% of its total energy production. Insight engaged with the issuer on its energy split and wanted to explore PCAF's consultation on Green Bond Carbon Footprinting with the company to understand feasibility. Insight also engaged on the issuer's water risk. The issuer's water usage is lagging its global peers and independent analysis has indicated 35% of the issuer's operations occur in high water stress issues. Outcome of the engagement: Following engagement, the issuer confirmed that it has a commitment to exit coal by 2030 and stated its one remaining coal plant will shut down in 2027. However, it will retain some minority shareholdings in coal power plants in China. These coal plants are unlikely to cease operations, so the issuer stated it is likely to divest from these plants. When Insight challenged the issuer on its water usage in high stress areas, the issuer confirmed that water is becoming scarce in several regions but that they have implemented various initiatives for mitigating water use. For example, for its open cycle nuclear reactors, it is looking at if it can collect and reuse the steam that occurs as a byproduct, but this is costly. Whilst the issuer's carbon intensity is low due to its large nuclear portfolio, Insight believe this brings increased risks in terms of health and safety and waste issues. However, Insight believes the issuer is the best in class around nuclear security, due to its home market regulation and its diversified sources of uranium. On its water risk, the issuer has high water usage and operates in water scarce areas. Insight will monitor these issues going forward.

#### 2. Company: Haleon Plc

**Topic:** Biodiversity

Details of the engagement: The issuer is a UK-based multinational consumer healthcare company. The issuer previously demerged from a larger multinational, which meant the issuer's Prime ESG rating was initially rated at 5, the lowest rating possible on our Prime ESG scoring system. However, the issuer produced some additional policies and disclosures which increased its ESG Prime rating to 4. Insight wanted to focus their engagement on the issuers purchases of palm oil derivatives and the impact they have on deforestation, as well as the issuer's deforestation targets and nature-based metrics. The issuer is currently rated at B for palm oil and B- for timber by the Carbon Disclosure Project (CDP). The issuer stated CDP likely penalise them because the issuer didn't disclose the percentage of sustainability sourced paper, which it has recently increased. As such, the issuer intends to report the new figure in the next iteration.

**Outcome of the engagement:** Insight will continue to monitor the issuers progress and expect a continuation of improving scores over time as the company's track record as a standalone entity improves. Insight plan to revisit the scores once their debut ESG report has been published and incorporated into the reports of the ESG rating agencies. Considering the increasing attention of the EU to the issue of deforestation, Insight recommended to Haleon that they bring forward the target date and align with peers (committed to source 100% deforestation-free products by 2025).

#### 3. Company: Enel Spa

**Topic:** Climate Change & Just Transition

**Details of the engagement:** The issuer is a multinational manufacturer and distributor of electricity and gas. Insight initiated the current engagement after their water research indicated the company has a large number of sites in areas of high-water stress, such as Italy, Spain and Chile. As such, Insight wanted to understand the issuer's awareness of this fact and their mitigation efforts. The issuer considers water risk less significant due to reduced reliance on coal and nuclear energy. As these sources historically drove high water usage, their decline—alongside increased adoption of low-water-intensity renewables—has led to falling water demand. The issuer expects water stress to continue decreasing as part of its decarbonisation strategy. For its remaining thermal plants, the issuer confirmed it is using improved cooling water management. This was initially prompted by the Italian drought in 2022, which forced the issuer to find new ways of saving water. Techniques it cited include developing drones to clean PV panels without using water and increasing the use of wastewater wherever possible.

**Outcome of the engagement:** Going forward, Insight will monitor the issuer's progress in ensuring a Just Transition, specific to their coal phase-out plan. Insight will also look out for any updates the issuer has in terms of their gas phase out plan, noting this may not be published until 2030.

# 3. Appendix B – Summary of voting over the year

The managers below were provided with the Trustee's definition of a 'most significant vote', as outlined in the Scheme's SIP. The voting examples provided all meet the criteria as they are related to the Trustee's key stewardship theme of climate change.

The Trustee has no reason to believe that the voting data provided is inaccurate or incomplete.

### Summary of voting behaviour in DB Section over the period

### Legal and General Investment Management ("LGIM")

The Trustee invests in pooled fund arrangements, and as such, it is not necessary for managers to consult with the Trustee before voting. As part of its wider due diligence of the implementation of investment strategies, the Trustee requests the managers to produce information that demonstrate the manager is exercising good stewardship (see table below) in line with the Pensions and Lifetime Savings Association's Vote Reporting Template.

The Scheme's equity exposure is achieved through the Trustee's investment in the LGIM FTSE TPI Global (ex Fossil Fuels) Equity Index Fund OFC. Following the almost full redemption placed from this Fund over the year, the Trustee has only very minimal equity exposure left (c.£100k). This is a pooled fund arrangement and voting information over the year for the Fund is summarised in the below table.

	FTSE TPI Global (ex Fossil Fuels) Equity Index Fund OFC
How many meetings were you eligible to vote at over the year to 31/12/2024?	1,690
How many resolutions were you eligible to vote on over the year to 31/12/2024?	21,818
What % of resolutions did you vote on for which you were eligible?	100%
Of the resolutions on which you voted, what % did you vote with management?	79%
Of the resolutions on which you voted, what % did you vote against management?	20%
Of the resolutions on which you voted, what % did you abstain from?	1%
In what % of meetings, for which you did vote, did you vote at least once against management?	72%
Which proxy advisory services does your firm use, and do you use their standard voting policy or created your own bespoke policy which they then implemented on your behalf?	LGIM's Investment Stewardship team uses ISS's 'ProxyExchange' electronic voting platform to electronically vote clients' shares. All voting decisions are made by LGIM and we do not outsource any part of the strategic decisions. To ensure our proxy provider votes in accordance with our position on ESG, we have put in place a custom voting policy with specific voting instructions.
What % of resolutions, on which you did vote, did you vote contrary to the recommendation of your proxy adviser?	15.5%

## Most significant votes

LGIM provided details of all votes related to the Trustee's stewardship priority of climate change. The following examples have been deemed most significant by the Trustee, with support from its investment consultant, based on the rest of the criteria outlined by the Trustee and detailed in the 'Voting' section within this Statement. The rationale as classifying each as a most significant vote is outlined in the table.

LGIM's most significant votes on behalf of the Trustee are as follows:

	Vote 1	Vote 2	Vote 3	Vote 4
Company name	Bank of America Corporation	Unilever Plc	The Goldman Sachs Group, Inc.	Canadian National Railway Company
Date of vote	24/04/2024	01/05/2024	24/04/2024	26/04/2024
Approximate size of % holding as at the date of the vote	0.40%	0.26%	0.21%	0.17%
Summary of the resolution	Report on clean energy supply financing ratio	Approve Climate Transition Action Plan	Report on clean energy supply financing ratio	Management advisory vote on climate change
LGIM's vote	For	For	For	For
Rationale	LGIM believe that banks and financial institutions have a significant role to play in shifting financing away from "brown" to funding the transition to "green". LGIM expects the company to be undertaking appropriate analysis and reporting on climate change matters, as they consider this issue to be a material risk to companies.	LGIM is publicly supportive of so called "Say on Climate" votes. LGIM expects transition plans put forward by companies to be both ambitious and credibly aligned to a 1.5C scenario. The plan should include the disclosure of scope 1, 2 and material scope 3 GHG emissions and short, medium and long-term GHG emissions reduction targets consistent with a 1.5°C Paris goal.	LGIM believe that banks and financial institutions have a significant role to play in shifting financing away from "brown" to funding the transition to "green". LGIM expects companies to be undertaking appropriate analysis and reporting on climate change matters, as LGIM consider this issue to be a material risk to companies.	LGIM expects companies to introduce credible transition plans, consistent with the Paris goals of limiting the global average temperature increase to 1.5°C. This includes the disclosure of scope 1, 2 and material scope 3 GHG emissions and short-, mediumand long-term GHG emissions reduction targets consistent with the 1.5°C goal.

	Vote 1	Vote 2	Vote 3	Vote 4
Outcome of the vote	N/A	Pass	Fail	Pass
Under what criteria does the Trustee deem this vote to be significant?	These votes are deemed to be most significant votes as they relate to climate change, the holdings each represent a relatively large £ exposure in the fund and the nature of each resolution appear relevant to the Trustee's beliefs and aims for the Scheme.			e in the fund and

### Summary of voting behaviour in DC Section over the period

#### **BlackRock**

BlackRock's Investment Stewardship team periodically publish detailed explanations of specific key votes in "vote bulletins". BlackRock believe these vote bulletins provide explanations of the most significant votes for the purpose of the Shareholder Rights Directive II.

The Trustee invests in a mixture of actively and passively managed pooled fund arrangements.

Although for passive investment portfolios the aim is to replicate the index, the Investment Managers are able to take ESG guidelines into considerations via two key approaches:

- 1) Firstly, by selecting an index that incorporates ESG guidelines at the outset. As a significant partner to the major index providers, BlackRock provide input into their methodology and product offering.
- 2) Secondly, where clients are invested across an index and in cases are unable to sell underperforming companies, engagement with companies, including proxy voting, is a key means to integrate ESG factors into investing.

The corporate governance program led by BlackRock's Investment Stewardship team is integrated within all portfolios investing in public companies, whether clients invest in branded sustainable investing funds or in BlackRock's core index-tracked and active investment strategies. The Investment Stewardship team acts as a central clearing house of BlackRock's views across the various portfolios with holdings in individual companies and aims to present a consistent message. BlackRock determine their engagement priorities based on their observation of market developments and emerging governance themes and evolve them year over year, as necessary. The team's key engagement priorities include:

- Board quality and effectiveness
- Strategy, purpose, and financial resilience
- Incentives aligned with financial value creation
- Climate-related risks and natural capital
- Company impacts on people

As part of its wider due diligence of the implementation of investment strategies, the Trustee requests its investment managers to produce information that demonstrates the manager is exercising good stewardship (see table below) in line with the Pensions and Lifetime Savings Association's Vote Reporting Template.

The DC section has equity exposure through the following funds:

- BlackRock 60/40 Global Equity Index Tracker
- BlackRock DC 70/30 Global Growth
- BlackRock DC Aquila World Ex-UK Equity Index
- BlackRock DC UK Growth
- BlackRock UK Equity Index Tracker
- BlackRock 60/40 Global Growth

These funds share a relatively similar investment profile and have material overlap in underlying holdings. Given that most DC and AVC assets were transferred in bulk to the Aegon Master Trust at the end of 2024, the DC section is now comparatively very small compared to the DB section. As such, the Trustee has taken a proportionate approach and reported below voting information for the largest of these funds as a proxy for all. The largest fund is the BlackRock DC 70/30 Global Growth Fund, which makes up c.28% of DC assets as at 31/12/24.

	BlackRock DC 70/30 Global Growth Fund	
How many meetings were you eligible to vote at over the year to 31/12/2024?	2,981	
How many resolutions were you eligible to vote on over the year to 31/12/2024?	25,220	
What % of resolutions did you vote on for which you were eligible?	99%	
Of the resolutions on which you voted, what % did you vote with management?	90%*	
Of the resolutions on which you voted, what % did you vote against management?	9%*	
Of the resolutions on which you voted, what % did you abstain from?	0%*	
In what % of meetings, for which you did vote, did you vote at least once against management?	35%	
Which proxy advisory services does your firm use, and do you use their standard voting policy or created your own bespoke policy which they then implemented on your behalf?	BlackRock use Institutional Shareholder Services' (ISS) electronic platform to execute their vote instructions, manage client accounts in relation to voting and facilitate client reporting on voting. In certain markets, BlackRock work with proxy research firms who apply their proxy voting guidelines to filter out routine or non-contentious proposals and refer to BlackRock any meetings where additional research and possibly engagement might be required to inform their voting decision.	
What % of resolutions, on which you did vote, did you vote contrary to the recommendation of your proxy adviser?	0%	

<sup>\*</sup> Figures may not sum to 100% due to a variety of reasons, such as lack of management recommendation, scenarios where an agenda has been split voted, multiple ballots for the same meeting were voted differing ways, or a vote of 'Abstain' is also considered a vote.

### Most significant votes

BlackRock provided details of all votes related to the Trustee's stewardship priority of climate change. The following examples have been deemed most significant by the Trustee, with support from its investment consultant, based on the rest of the criteria outlined by the Trustee and detailed in the 'Voting' section within this Statement. The rationale as classifying each as a most significant vote is outlined in the table.

BlackRock's most significant votes for the BlackRock 70/30 Global Growth Fund on behalf of the Trustee are detailed below.

	Vote 1	Vote 2	Vote 3	Vote 4
Company name	Amazon.com, Inc	Shell Plc	Toyota Motor Corp	Berkshire Hathaway, Inc.
Date of vote	22/05/2024	21/05/2024	18/06/2024	04/05/2024
Approximate size of % holding as at the date of the vote	Not provided			
Summary of the resolution	Report on Efforts to Reduce Plastic Use	Advise Shell to align its mediumterm emissions reduction target covering the Greenhouse Gas (GHG) emissions of the use of its energy products (Scope 3) with the goal of the Paris Climate Agreement	Amend articles to report on corporate climate lobbying aligned with the Paris Agreement	Disclose Berkshire Hathaway Energy's Emissions and Progress Towards Goal in Consolidated Report
BlackRock's vote	Against	Against	Against	For

	Vote 1	Vote 2	Vote 3	Vote 4
Rationale	The company already provides sufficient disclosure and/or reporting regarding this issue or is already enhancing its relevant disclosures.	The request was either not clearly defined, too prescriptive, not in the purview of shareholders, or unduly constraining on the company.	The proposal will not serve shareholders' interests.	Additional information regarding the company's plan to manage their strategy in the context of a transition to a low-carbon economy will help investors assess long-term risks and opportunities on this economically material issue.
Outcome of the vote	Fail	Fail	Fail	Fail
Under what criteria does the Trustee deem this vote to be significant?	These votes are deemed to be most significant votes as they relate to climate change (and in some cases also biodiversity) and the nature of each resolution appear relevant to the Trustee's beliefs and aims for the Scheme.			

#### **Final Remarks**

Overall, the Trustee continues to make investment decisions in line with the policies set out in the SIP.

The reporting period for this Statement covers 1<sup>st</sup> January 2024 to 31<sup>st</sup> December 2024. Any actions undertaken by the Trustee after this date will be covered in the next Statement. The Trustee considers Stewardship and effective engagement important tools to achieving more sustainable outcomes and where applicable, the Trustee does seek to incorporate its voting and engagement policies into its appointment terms with managers.